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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	Vol. mrg Page 19965 @
FORM No. 881-Oregon Trust Deed Safety Action 1001	Volimee Page
10' 80% 20"	November
DENNIS L. MCCLURE AND OLGA A. MCCLURE, hus DENNIS L. MCCLURE AND OLGA A. MCCLURE, hus as Grantor, KLAMATH COUNTY TITLE COMPANY	, as Trustee, and
as Grantor.	
SHIELD CREST, INC., AN OREGON CORPORATION	
as Beneficiary, WITNESSETH:	it cover of sale, the property
as Beneticiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to t County Oregon, described as:	trustee in trust, with power of outer the t
in Klamath County, Oregon, described as:	
	a contract the second second second second second
Lot 3 in Block 4 of Tract 1245, First Add to the official plat thereof on file in t	dition to Shield Crest, according he office of the County Clerk of
Klamath County, Oregon.	같은 방법에서 비슷했다. 귀엽 소문에 관하게 하는 것이 가지 않는 것을 하는 것이 하는 것이다.
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the DOUDDENT MUCHCAND FITTER HUNDRED AND NO 1000-

sum of FOURTEEN THOUSAND FIVE HUNDRED AND NO/100-----

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>April 1 1</u>. <u>April 1 1.</u> <u>April 1 1.</u>

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon; and repair: not to remove or demolish any building or improvement thereon; and repair: any building or improvement which may be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurregulations, covenants, condi-tions and restrictions altecting said property if the beneliciary so requests, to foin in creditions saltecting say require and to pay for tiling same in the cial cost of the sacchs may require and to pay for tiling same in the cial officers or searching agencies as may be deemed desirable by the beneliciary.

uons and restrictions allecting and property; if the beneficiary so requests, to join, in executing such litering and require and to pay for filing same in the proper public office or officing as well as the cost of all liter searching agencies as may be deemed desirable by the beneficiary. The such as the cost of all liter searching agencies as may be deemed desirable by the beneficiary. The such as the cost of all liter searching agencies as may be deemed desirable by the beneficiary. The such as the beneficiary may require and to pay for filing same in the form of the said premises against loss or damage by liter and such other has the beneficiary, may frace from the buildings are such as the beneficiary and frace on the buildings of the same atcompate the beneficiary and frace of the beneficiary and the thereof,

NOTE property

ney's lees on such appear. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken with the sevent that any portion or all of said property shall have the under the right of eminent domain or condemnation, beneliciary shall have the index of the sevent that any portion of the monies payable right, il it so elects, to require that of any portion of the monient required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and poplied by it list upon any reasonable costs and expenses and attorney's lees. both in the trial and appellate courts ablance applied upon the indebtedness, ticiary in such proceedings, and the balance applied upon the indebtedness, secured hereby; and grantor, agrees, at its own expense; to take such actions and execute such instruments as the shalne to point witten request of bene-9. At any time and from trestnetion of this deed and the note for-liciary, payment of its lees and presentation of the indebtedness, trustee may the linbility of any person for the payment of the indebtedness, trustee (a) consent to the making of any map or plat of said property; (b) join an (a) consent to the making of any map or plat of said property; (b) join an (b) the taken to the making of any map or plat of said property; (b) join and (b) the taken to the making of any map or plat of said property; (b) join and (b) the taken to the making of any map or plat of said property; (b) join and (b) the taken to the making of any map or plat of said property; (b) join and (b) the taken to taken to the taken to the taken to taken

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ument, irrespective of the maturity dates expressed therein, or
granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the property. The 'thereoi, 'd) reconvey, without warranty, all or any part of the property. The 'thereoi, 'd) reconvey, without warranty, all or any part of the property. The 'thereoi, 'd) reconvey, without warranty, all or any part of the property. The 'thereoi, 'd) reconvey, without warranty, all or any part of the property. The 'thereoi, 'd) reconvey, without warranty, all or any part of the property. The 'thereoi, 'do the subord part of the property. The 'thereoi, 'do the subord part of the property may at any time without notice, either in person, by agent or by a receiver to be appressed and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and taking possession of said property or any part thereol, in its own and taking possession of and property, the 'one upon and taking possession of and property, the 'insurance policies or compensation or awards for any indebiedness secured hereby, and in such order as benevaive any detaution on tree of delauit hereunder or invalidate any at consequence policies or compensation or awards for any indebiedness secured hereby inmediately due any indebiedness secured insurance, the beneficiary may detaut on notice of any agreement hereunder, time being of the insurance policies or such progrey immediately due and payable. Thus the advertise of property and the application or release thereof as aloresid, shall not cure convalue any direct the trustee to part payable there'n' and the application or release there and a payable. Thus the estimate any act any a greater or invalidate any at any indebiedness recorded in a situat deed by in equity as a morfage may advert

together with frustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and as the time and place designated in the notice of sale or the time to which said sale may be postponed as in separate parcels and shall sell the parcel or parcels at in one parcets with bidder for cash, payable at the time of vale. Trustee auction to the highest bidder for cash, payable at the time of vale. Trustee shall delivery so sold, but without any covenant or weindny, express or im-the property citals in the deed of any matters of the trustee, but including of the trusthulness thereof. Any person, excluding the trustee, but including of the trusthuleness thereof. Any person, excluding the expense of sale. Shall apply the proceeds of sale to payment of (aconable charge by trustee scheding, (2) to the obligation secured by the trustee (d, (3) to all persons the garget at their subsequent to the interest of their priority and (4) the surplus. If any, to the grantro or to his successor in interest entitled to succh surplus. 16. Beneliciary may from time to time appoint a successor or succes-

Matting their interests may appear in the outer or in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here under. Upon such appointent, and without conveyance to the successor under. Upon such appointent, and without conveyance to the successor under. Upon such appointent, and without conveyance to the successor under. Upon such appointent, and without conveyance to the successor under. Upon such appointent, and without conveyance to the successor under. Upon such appointent hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment in which, when recorded in the morts the conclusive prool of proper appointment of the successor trustee. This trust when this deed, duly executed and 17. Trustee accepts this trust when this deed, duly executed is not acknowledged is made a public record as provided by law. Trustee is not acknowledged to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding is brought by trustee.

attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real states or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. The Trust Deed Act provides that the trustee hereunder must be either an wings and loan association authorized to do business under the laws of O brings and loan association authorized to do business under the laws of O brings and the state, its subsidiaries, offiliates, agents or branches, the United S

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he grantor covenants and agrees to and with	h the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
ized in fee simple of said described real prop	
(i) A state of the second s	
it he will warrant and forever defend the sa	me against all persons whomsoever.
(a) A series of the series	
All and a second sec	sattari na 1999 - 1998 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 19 Na apara da antigara da antigara da angle ang Na angle
¹⁵ The state of the state	
nan mang sa	
31. Altria Strategy and State and State and Annual Stat Annual State and Annual State an	is the above described note and this trust deed are:
The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family or house (a)* primarily for grantor or (even if grantor is a nati	presented by the above described note and this trust deed are: hold purposes (see Important Notice below); ural person) are tor business or commercial purposes.
an a	nde all parties hereto, their heirs, legatees, devisees, administrators, executors,
al representatives, successors and assignment here thereby, whether or not named as a beneficiary here	in. In construing this deed and whenever the context of the second s
d hereby, whether or not named as a beneticiary nere includes the feminine and the neuter, and the singula IN WITNESS WHEREOF, said grantor h	has hereunto set his find the day, and year first above written. $\mathcal{M}_{\mathcal{M}}$
and the state of the second	Muum
DRTANT, NOTICE: Delete, by lining out, whichever warranty plicable; if warranty (a) is applicable and the beneficiary h word is defined in the Truth-In-Lending Act and Regult	ation 7. the second
h word is defined in the house and Regulation by making of the second se	ng required
ures; for this purpose use statements of a seguration of the pliance with the Act is not required, disregard this notice.	OLGA A. MCCLURE
signer of the above is a corporation, form of acknowledgement opposite.)	
TE OF OREGON	STATE OF OREGON, }ss.
T12-045	County of
County of	19, by
	<u>85</u>
Aga A. McClure	
Herring Hurten Notary Public for Oregon	Notary Public for Oregon (SEAL
EAL)	My commission expires:
(1) Construction (Construction) (QUEST FOR FULL RECONVEYANCE
To be use	id only when ubligations have been paid.
(- 1948) 전철학 - 1877년 - 1971년 - 1971년 - 1971년 - 1971년 - 1971년 -	Tustee
to at least owner and holder of	all indebtedness secured by the foregoing trust deed. All sums secured by said
ist deed have been fully paid and satisfied. I be all end trust deed or pursuant to statute, to cancel all end	vidences of indebtedness secured by said trust deed (which are control of said trust deed to
rewith together with sale that score, Mail reconvey	ance and documents to
an ar form other addition and the state of the states of	ane ta dinasi mula kanasa ana atao satu ni puota dinasi mula kanasa ana atao satu
ATED:	
[일을 통하는 문법이 한 호텔은 이상에 가입니다. [14] 전 15] 전 14] 전 14	Beneficiary
the Trust Deed OF THE NOTE which it	t secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
집중 것이 없는 것이 가 없는 것이 없는 것을 것 같아.	
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