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Marine HESS LAW PUBLISHING CO., PORTU FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MTC 872-2636 30 Vol. 76 Page Ð TRUST DEED 22096 , 19 76 , between

 NUBERTA A. AXEL
 , 19 10 , between

 MOUNTAIN TITLE COMPANY, an Oregon corporation
 , as Grantor, as Trustee,

 and BRUCE JAMES HUDSON and SHARON L. HUDSON, husband and wife
 , as Beneficiary,

 WITNESSETH:
 Grantor irrevocably grants, bargains, sells and converse to the sells.

THIS TRUST DEED, made this 23rd day of November

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 5, Block 2, FIRST ADDITION TO LOMA LINDA HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging on now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or us then with said real section. now or hereafter appertaining, and the relies, issues and provide the provide the said real estate. tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

and a conveyed, insight or allomated by the Granter without its instantial, irrespective of the maturity datas expressed therein, or the product in a diverse property in a correctly with instantiants. The above distributed end property in and the convert of the instantial end of the security of this instantiants. The product is according property in a decide of the instantial end of the security of this instantiants and the security of this instantiants. The product is according property in a decide of the security of the instantial end of the security of the instantiant end of the security of the instantiants and the security of the instantiants and the security of the instantiant end of the security is and the security of the security of the security is and the securit

of the shall adjudge reasonable as the beneficiary shall be taken lees on such appeal. It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is not the semicond and post-one of the semicond and post-mutual is a semicond and the semicond post-mutual semicond be costs, expense and attorney bid or all reasonable costs, expenses and attorney that on beneficiary and or all reasonable costs, expenses and attorney that on the individual semicond be costs, expenses and attorney and or in all reasonable costs, expenses and attorney and or incurred by ben-in the trial and appellate caurts, necessarily field or beneficiary and in the trial and appellate caurts, necessarily field or the indebted in the trial and appellate caurts, necessarily field upon the indebted read by it such actions and the him own expense, to take such actions red hereby; and granter agrees, his own expense, to take such actions and be appendent and and be necessary in obtaining such com-essarily in such instruments and and be necessary in obtaining such comapplied both in liciary

recule such instruments as shall on, promptly upon beneliciary's 9, At any time and from time payment of its fees and presec ement (in case of full reconveyan bility of any person for the pay uest. time upon written request of bene-stion of this deed and the note for s, for cancellation), without allecting snt of the indebtedness, trustee, may

surplus, il any, to the grantor or to his successor in inforest entured to surplus. If any, to the grantor or to his successor in inforest entured to if for auccessor or successors it on any invision and therein ou successor in the appointed hereunder. Upon such appointment, with all convers and duties conferred upon any trustee herein evel or appo-hereunder. Each such appointment and substitution shall be made by we instrument executed by beneliciary, containing and the olice of the G ich appointment a d by beneficiary, record, which, wh of the county or nroot of proper nated. and Clerk shall and not snall be conclusi 17, Trust acknowledged is obligated to noti trust or of any shall be a party

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an ottorney, who is an active member of the Oregon State Bar or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorize property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. a bank, trust company

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- by seized in fee simple of said described real property and has a valid, unencumbered title thereto Except, Trust Deed, recorded July 18,1972 in Volume M72, page 7881, Microfilm Records of Klemath County, Oregon	
I that he will warrant and forever defend the same against all persons whomsoever.	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below); (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural	
(b) for an ognimeter, but the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- s, personal representatives, successors and assigns. The form beneficiary shall mean the holder and owner, including pledgee, of the s, personal representatives, successors and assigns. The form beneficiary shall mean the holder and owner, including pledgee, of the struct secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the sculing gender includes the feminine and the neuter, and the singular number includes the plural.	
asculine gender includes the relationship witten,	
The write and the second secon	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
this instrument is NOT to be a first lief, use Superinteen diregard this notice. Uvalent. If compliance with the Act not required, diregard this notice. the signer of the above is a corporation. the result of achaeveledgment opposite.) (ORS 93.490) DATE OF OREGON) STATE OF OREGON, County of	1 1 1 Charles Martin Contraction for from the first for th
TATE OF OREGON, } County ofKlamath	
A corporation A corpo	
My commission expires: 3-21-77 My commission expires:	
REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been paid.	
TO:, Trustee TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by s	aid od
trust deed have been fully paid and satisfied. You hereby the thread of indebtedness secured by said trust deed (which are delivered to a said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed by the terms of said trust deed	vou la
berewith together with sale thus, decay and the same. Mail reconveyance and documents to	
Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.	
TRUST DEED	- 55.
stavens NESS LAW PUD. CO PORTLAND. ORE. I certify that the within ins ment was received for record on 2/4thday ofNOVENBER, 197	the 6
Grantor Grantor SPACE RESERVED at. 11;31o'clockAM., and record in bookM. 76on page18948. FOR as file/reel number22096	ded or
RECORDER'S USE Record of Mortgages of said Count Witness my hand and sea	y.
Beneficiary AFTER RECORDING REYURN TO ' Mounitain' Title Company COUNTY CLERK	11 ···································
Attn: Marlene FEE \$ 6.00	puty

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