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EVENS-NEES LAW PUBLISHING CO., PONTLAND, OR: \$1204 T/A 38-12665-M FORM No. BBI-Oregon Trust Deed Series-TRUST DEED. TRUST DEED Vol. 77 Poge 10459 31016 TS THIS TRUST DEED, made this day of June 19.77, between CHARLES G. BERRYMAN and ELIZABETH A. SIMONSON as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY TRANSAMERICA TITLE INSURANCE COMPANY and DALE E. MC DANNEL and MABEL A. MC DANNEL, husband & wife , as Beneficiary,

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

The ShrasEtSEt of Section 16, Township 23 South, Range 10 East of the Willamette Meridian

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To comply with all laws, ordinances, regulations, coverants, conditions, and retitivity and property if the lay the Uniform Commercial Code as the inclusion y requires in the cost of all lies areas in the proper public office or olices, as may require the cost of all lies targets in the proper public offices or searching adencies as may be descend desirable by the breakley, provide and continuously maintain insurance on the buildings to breakley. The searches are the sold premise adjoint loss of desirable by the breakley prover public offices or searching adencies as may be descend desirable by the breakley prover public office or the sold premise adjoint loss or demanace by the comparise acceptable to the deliver and premises adjoint loss or demanace by the comparise acceptable to the leavelicatry at the solution of the applier of prediction and to the leavelicatry at the solution of the analytic premises that and and the adjoint of the a

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, wha or savings and loan association authorized to do business under the lows of Oregon or the Unit property of this state, its subsidiaries, affiliates, agents or branches, or the United Stutes or any

collection policies or compensation or awards for any taking wait not cure or properly and the application or release thread as dorsatilate any act done inverse default or notice of default hereunder or invalidate any act done 11. Upon default by grantor, in [4] ment of any indebtediess secured hereby or in his performance of any agreement of any indebtediess secured to barbon to such notice. 12. Upon default by grantor, in [4] ment of any indebtediess secured default in his performance of any agreement of any indebtedies as vent default in his performance of any agreement of any indebtedies as vent default in all states and any agreement of a state of a secure in his performance of any agreement of a state of a state default of a state of any performance provided by law for margan-dies and it the above devertibed to any proceed to barclose this trust default in given may proceed to barclose this trust devel in fuertiernent incluses. However, the in the manner provided by law for margan-barclosures. However, the number of barclose this trust devel in fuertiernent margane in the latter event the barclose this trust devel in fuertiernent margane in the latter event the barclose this trust devel in the sector of truster shall be the truste of barclose the state shall execute and and sole truster shall be the trust and plane of all, give notice thereol as then upon the truster shall be the time and plane of all, give notice thereol as then and on RS 86.740 to 86.052 wided in ORS 86.740 to 86.052 wided in ORS 86.740 to 86.052 wided and the bare time prove to the barclose by advectiment and sale 13. Should the bare time prove to the two and a constant spectrust and a latter events and the default accurred to barclose the terms and any integet de-tail the default accurred to barclose the terms and and the field. The integet and the bareliciary or his auccessor and exclusion the manner pro-vided in the formation approximation of the trust and at the trust. The terms and the default accurred to reach particle at wou

aurplus, it any, to the granter or to an autocons in interve may from time to turble 16. For any reason permitted by law beneliciary may from time to time appoint a successive reasons to any trustee named being to any time appoint a successive reasons to any trustee hard to appoint conveyance to this contered upon any trustee herein about a supoint powers and being contened upon any trustee herein the made by written hereinder. Each such appointent and substitution shall be made by written hereinder. Each such appointent and substitution shall be made by written hereinder. Each such appointent and substitution shall be made by written hereinder. Each such appointent and substitution shall be made by written hereinder. Each such when the net successive that deed and the Recorder of the county or counters in a high the property is situated. Whill be conclusive proof of priore appointment of the successive trustee. hereunder. Each such a instrument executed by and its place of record that the conclusive prop acknowledged is made obligated to notify arr tenst or of any action shall be a party univer-, when eccorded in the property is situated, yor counters in which the property is situated, upper appointment of the successor trustee struct when this dress the successor trustee is not been on periodical situations any other deed of vectors in which without, brenchistore ac trustee redging in which without, brenchistore ac trustee land or proceeding as brought by trustee.

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10410-The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Subject to covenants, easements, and restrictions of record. and 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, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even +1-form tor-is a -natural-person) are for businesser-commercial-purposes other than agric purposes **Diffuses** This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatecs, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Charles G. Berryman *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305, or if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent, if compliance with the Act not required, disregard this notice. If the signer of the above is a corporation. Flip beth for Sum oncone Flizabeth A. Simonson lif the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93 490) STATE OF OREGON, County of ..., 19. and each for himself and not one for the other, did say that the former is the STATE OF OREGON, County of Develutes June 12 . 19 77 b E Personally eppeared the above named Charles G. Berryman and and that the seal attixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-ball of said corporation by authority of its board of directors; and each of half of said corporation instrument to be its voluntary act and deed, them acknowledged said instrument to be its voluntary act and deed, Before me: secretary of Elizabeth A. Simonson · and acknowledged the foregoing instruvoluntary act and deed. ment to be their (OFFICIAL SEAL) (OFFICIAL (OFFICIALI BETTY 1. like Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires: Sept 13, 1978 REQUEST FOR FULL RECONVEYANCE to be used only when abligations have been paid The undersigned is the legal owner and holder of all indebtedness secured by the lorogoing trust deed. All sums secured by said The undersigned is the logal owner and holder of all indebredness secured by the lorcgoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the said trust held between under the secure. Well reconvergence and demonstrate to 4.78 制行车 estate now held by you under the same. Mail reconveyance and documents to , 19 DATED Beneficiary istee for cancellation before reconveyance will be made. Do not lass or destroy this Trust Deed OP THE NOTE which it secures. Both must be de Downed to the STATE OF OREGON **S**5. County of KLAATH TRUST DEED I certify that the within instrument was received for record on the 14th day of <u>JUNE</u>, 19.77, 3.47 (FORM No. 881) STEVENS HESS LAW PUB CO. POR SPACE RESERVED Record of Mortgages of said County. Grantor FOR WE BAT Witness my hand and seal of RECORDER'S USE 1.1 County affixed. WI. D. HILNE Beneficiary 4 Title CONNEY SLERK AFTER RECONDING RETURN TO By A lazel Shaze Deputy 0 FEE \$ 6.00 11.1 5 **B**SA 1 ~ 5 No 2017 e. . .2345

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