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TIA 38-13190-11 TEVENS NESS LAW PUULISHING CO., PORTLAND. OR. 9720 FORM No. 881-Oregon Trust Deed Series-TRUST DEED Vol. 17 Page 17306 1 働 TS TRUST DEED 35807 September 77, between THIS TRUST DEED, made this 13 v. MAURICE H. MAIME, An Unmarried Man 19 day of .... , as Grantor, د این اور این TRANSAMERICA TITLE INSURANCE COMPANY ..., as Trustee, BERNICE MAIME, An Unmarried Woman , as Beneficiary, and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: A Parcel of land situated in Lot 4 in Block 2 ALTAMONT ACRES, in Klamath County, Oregon, and more particularly Beginning at an iron pin on the North line of Boardman Avenue, said point being South 89°40' East a distance of 156.0 feet from the Southwest corner of said Lot 4; thence North 0°26' East parallel with Bisbee Street described as follows:

a distance of 141.8 feet to an iron pin on the North line of said Lot 4; thence South  $89^{\circ}40'$  East along the North line of said Lot 4 a distance of 75.0 feet to an iron pin; thence South  $0^{\circ}26'$  West parallel with Bisbee Street a distance of 141.8 feet to an iron pin on the North line of Boardman Avenue; thence North 89°40' West along said North line a distance of 75.0 feet, more or less to the point of beginning.

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 fixtures 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 DETEMENT MULTICAND AND NO. (100

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The above described real property is not currently used for egited To protect the security of this trust deed, frantor agrees: 1. To protect preserve and maintain said property in good condition egain; not to remove or demolish any building or improvement thereon; control to remove or demolish any building or improvement thereon; control to remove or demolish any building or improvement thereon; control to remove or restore promptly and in good and workmanlike any building or improvement which may be constructed, damaged or yed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-and restrictions altecting said property; if the beneficiary so requests, to ne securing such financing statements pursuant to the Uniorm Commer ode as the beneficiary may require and to pay for thing same in me ing buildice or offices, as well as the cost of all lien searchs made ing offices or searching agencies as muy be deemed desirable by the clary. tions a

proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings mov or hereafter crected on the said premises against loss or damage by live and such other heards as the provide the provide the terms of the provident companies acceptable to the beneficiary, with loss payable to the cryster all policies of insurance shall be delivered to the beneficiary with the start of the granter, shall all for any reason to provide any policy of the expira-deliver said policies to the beneficiary with loss payable to the charact and nuch and such other heards and the delivered to the beneficiary and in such of the expira-deliver said policies to the beneficiary and the start of the expira-deliver said policies to the beneficiary and insuch of the expira-deliver said policies to the beneficiary and insuch order as beneficiary in any policy of insurance means at frantor's seness. The amount the beneficiary may produce the insurance policy may be applied by benefi-collected under any lifedness secured hereby and in such order as beneficiary in any deleval to note the second to frantor. Such application or release shall any determine and other observed hereby and in such order as beneficiary end done pursuant to such notice. S. To keep said premises tree from construction lines and one of against said properly before any part of such policy and proved as ensensed upon of against said properly before any part of such policy by grantor, either to beneficiary; should the grantor had policy and proved as ensensed upon of against said properly before any part of such policy and the such notics to beneficiary; should the grantor had one charges payable by grantor, either make such payron is domining beneficiary with funds with which for by direct payrent or belivery may, at its option, make payment thereof and the amount with the obligations described in paragraphs

against charges to bene ments, by dire make s and the hereby, trust d covena erty h same 

e court shall adjudde reasonable as the beneficiary s of transferred less on such appeal. Ites on such appeal. It is mutually adreed that: It is mutually adreed that: It is mutually adreed to any portion of the event that any portion of the event that any portion of the such that the the reasonable costs, and the such are the such and the such and the such appeal to any portion of the mount required mpensation lor such taking, which are in excess of the mount required mpensation lor such taking, which are in excess of the beneficiary and red by grantor in such proceedings at all along by and it costs and attempts and the beneficiary and red by grantor in such proceedings at and expenses and attempts less in the trial and appellate the halance applied upon the indeltedness red hareby; and fuminonis as shall be necessary in obtaining such com-escuels action of non-

upon beneficiary's trauest. ne and from time of time upon written request of bene-lis lees and the fold this deed and the note for of full receiptions, for cancellation), without effecting person for the payment of the indebtedness, trustee may

perty; (b) join in (c) join in any he lien or charge the property; The persons

cultural, timber or grazing purposes.
(a) consent to the ranking of any map or plat of said propu-anting any elsement or creating any restriction thereon; subordination or other agreement affecting this deed or the thereof; (d) reo reconveyance may be described as the "pi france endition of the recent affecting there of any mati-be conclusive proof of the truthfulness therein of any mati-be conclusive proof of the truthfulness thereon. Trustee's lee time without horize, either in person, by aftent or by a re-pointed by a court, and without regard to the adequacy of they on any part. Thereof, end to be and they are pointed by an court, and without regard to the adequacy of they on any part. thereof, enter you and take possess insue and profits, including those past due and unpaid, and sets costs and expenses of operation and collection, including neys's lees upon any indebtedness secured hereby, and in sue licitary may determine. up Ioi upon 19 deter

liciary may determine. 11, The entering upon and taking possession of said property, collection of such rents, issues and profils, or the proceeds of fire and c insurance policies or compensation or awards for any taking or damage o property, and the application or release thereof as aloresaid, shall not cu ware any default or notice of default hereunder or invalidate any act th

12. Upon delault b hereby or in his performan declare all sums secured her ind il the above describer timber or grazing purpose deed in equity, as forelosures. However il suit liciary at his election the fram mortade or direct the fram and saide. In the latter even cause to be recolled his wer-said describert reel property upon the trutt as hall fir the required by 86.740 .05 4 and the proceed to to 86.795.

, taw a in ORS 86.7 13, Should then after default trustee for the tru ORS 86.760, may tively, the entire ar obligation serve y elect to loreclose by advertisement and neet to torcerose by the date set by the frantor or other person so privileged by elicitary or his successors in interest, respec-under the terms of the trust deed and the

ice designated n one purcel or in sec ction to the highest all deliver to the pu-property so sold, "The recitals in "mess th parcel or parcel or parcel or parcel of sale. red by law c

shall a 1) the expenses of a asonable charge by ust deed, (3) to all of the trustee in the time to

, to the granicy or to no successor in interest in any reason permitted by law beneliciary may from a successor or successors to any trustee named herein of a successor or successors to any trustee hard by beneliciary he latter shall be vested with futies conferred upon any trustee herein named or a bruck appointment, and substitution shall be made by central by hereiliciary, containing reference to thistir of a successor which when recorded in the olice of the successors. time à

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NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and lean association authorized to do business under the property of this state, its subsidiartes, affiliates, agents or branches,



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and the second 17367 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 30 5 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, family, household or agricultural purposes (see Important Notice below), -(b)--forum organization, or (even it grantor is a natural poreon)-are-for-business or commercial purposes other than a 4.27 - F. purposes This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, 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 leminine 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. \* 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 Z; 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 equivalent; 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. MALME lan MAURICE H. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93,4901 STATE OF OREGON. STATE OF OREGON, County of Klamath 19. County of ... Personally appeared 5-ept. 13 , 19.77 and Personally appeared the above name MAURICE H. MAIME who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ...... ments to be his. Notary Public for Oregon My: Cormission expires: 7-21-8/ (OFFICIAL SEAL) Notary Public lor Oregon My commission expires: 6 8 ki 6 10-36-3 TRUST DEED STATE OF OREGON (FORM No. 881) 55 County of ......KLAMATH. I certify that the within instrument was received for record on the "16th day of .SEPTEMBER....., 19...7.7..., at...11;32....o'clock A.M., and recorded SPACE RESERVED Granto FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO M. D. MILNE TRANSAMERICA COUNTY CLERK TITLE Title By Sernethand Letoch Deputy ME STATES FEE \$ 6.00 1.44.275 τ. C LEAN

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