FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment). T/A - 38-14995 EVENS-NESS LAW PUBLISHING CO., PORTLAND CR. BTOCK TRUST DEED 49435 Page 30% THIS TRUST DEED, made this Rex W. Hunt and Jacalyn J. Hunt day of. Mav , 1978 hetween , as Grantor, Transamerica Title Insurance Company , as Trustee, and Harry L. Bray and Mary Ilene Bray , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lots 1 through 12, both inclusive, Block 52, GRANDVIEW ADDITION TO THE TOWN OF BONANZA, in the County of Klamath, State of Oregon. 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 profits thereof and all lixtures now or hereafter attuched to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seventeen thousand Three Hundred and No/100----- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereon. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneliciary may require and to pay for filing same in the 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 beneliciary. Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property, the sum in Arranting any easement or creating any restriction thereon as a pain in any subordination or other agreement altering this doed or the here or charge thereof; (d) reconvey, without warranty, all or any part of the property. The granteent altering this doed or the property The granteent altering this doed or the here or charge thereof; (d) reconvey, without warranty, all or any part of the property. The granteent altering this doed or the property The granteent and the recitals there not any matters or later shall be conclusive proof of the truthuleness thereof. Trustees they for any elevant of the any elevant of the any elevant of the services mentioned in this parafraph shall be not less than \$5.
10. Upon any default by granter hereunder, ben-ticrary may at any pointed by a court, and without regard to the advance, of any elevant to be a report of the struct, enter upon and take possession of soid property or any part theredy in its ewn name sue or otherwise clubel the runs less upon any indeficiences secured herein, and in such order a bare being provided and property. The indeficience is upon any indeficiences secured herein, and in such order as here being may determine.
11. The entering upon and taking possession of soid property, the collection of such rents, issues and profits, or the process of the advance of the advance of the indeficience of the advance of the advance of the runs of the indeficience of our points, or the process of upon end taking possession of soid property, the collection of such rents, issues and polits, or the process of the and other insurance policies or compensation or awards for any staking or damage of the property, and the application or release thereon as doussal, shall not cure or wave any default or notice of default hereunder or invalidate any act done hereby in his performance of any default hereunder or invalidate any act don 1. To comply with all laws, ordinances, regulations, covmants, conditions an executing such financing statements pursuant to the Uniform Community of the sensitivity of the sensitiv property, and the application or release thereol as dowsal, shall not cure to waive any default or notice of default hereunder or invalidate any act down waive any default or notice. 12. Upon default by grantor in pryment of any ind-htelmess secured hereby or in his performance of any afterement hereunder, the heneftexis may declare all sums secured hereby immediately due and rayable. In such an even and the above described real property is currently used for another the above described real property is currently used for another beneftexis may declare all sums secured hereby immediately due and rayable. In such an even declare all sums secured hereby instructive is the low advertised by the for contrasting furposes, the beneficiary may proceed to lowelose this trut deed in equify, as a mottgage in the manner provided by has for contrasting foreclass this dect in the trustee to lowelose this trut deed in equify as a mottgage or direct the trustee to lowelose this trut deed in equify as a mottgage or direct the trustee to lowelose this trut deed in equify as a mottgage or direct the trustee to lowelose this trut deed in the allower distributed and proceed to lowelose that even the trustee shall environment and sale in the latter even the beneficiary or the trustee shall fix the time and place of sale, sive now there and there are upon the trustee shall fix the time and place of sale, sive now that the trustee is also the beneficiary or the users in interest, respectively, the trustee shall fix the time and that whether the date set is the truste or the truste deal in the alarit the advection of the trust deel and the advection of the data set of the truste of the truste or the truste with the truste of the truste of alary advection of the trust deal and the advection of the trust deal and the advection of the trust deal and the advect of the truste of the shift and and trust ext and extends and the set of the truste of the truste of alary advection of the truste whether trust deal and the dadvect of the truste

NOTE: The Trust Dead Act provides that the trustee horizonter must be either an atteney, where is an act a second so of the Corporations that the trustee horizonter must be either an atteney. Where is an approximately the trustee horizonter is a sub-or savings and foun association authorized to do humans under the trust of creation of the United Stores. If the trustees of the trustees company attention is a table to company of this state, its subsidiaries, affiliation, agents or branches, or the United Stores or any agency theread. Andres and a second of an end of a second of a second of a

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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 and that he will warrant and forever defend the same against all persons whomsoever. This Trust Deed carries no prepayment penalty 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 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 hereir. 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. * IMPORTANT NOTICE: Dalete, 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 Rex W. Hunt Him 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. Jacaly 9.7 Hunt (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, (ORS 93.490) STATE OF OREGON, County of May 302) ss. , 19...... ..., 10 7.8 Personally appeared the above named. Rex W. Hunt and Jacalyn J. Personally appeared and each for himself and not one for the other, did say that the former is the Hunt president and that the latter is the · · · · · ... and acknowledged the loregoing instrusecretary of and that the seal allized to the foregoing instrument is the corporation, 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: ment to be . . . voluntary act and deed. Before me: OFTRIAL Notary Public for Dregon 63 My commission expires: yely Notary Public for Oregon (OFFICIAL 1 . My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 DATED: **Beneficiary** not lose or destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON (FORM No. 881-1) NESS LAW PUB. CO., PORT 55. County of Klamath I certify that the within instru-Contra di Constancia. ment was received for record on the 2nd day of June , 19.78 Grantor SPACE HESERVED X134441 in book......M78 on page 11828 or FOR HECONDER'S USE as filo/reel number. 49435 Record of Mortgages of said County. Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. TA Wm. D. Nilne 520-52 County Clark Title By Bernetha M Peputy Pee \$6.00