FORM Ne. 881-Oregon Trust Deed Series-TRUST DEED. TEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 9730 IN-I 32688 78198 TRUST DEED Ve., 79 Page 28856 Ķ. • THIS TRUST DEED, made this **30** Everett W. Root and June D. Root, husband and wife, and Diane Rhudy,, 19. 79., between Tas Grantor, Klamath County Title Company Bill D. Alexander and Murel L. Alexander, husband and wife, ..., as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property -inKlamath.....County, Oregon, described as: El NWL SEL Section 22 Township 36 South, Range 10 E.W.M. Subject, however, to the following: 1. Rights of the public in and to any portion of said premises lying within the limits of public roads and highways, & disclosed by Vol 307 page 337 2. Easements, including the terms and provisions thereof, from Bank of Calif ornia et al, dated February 18, 1970 recorded February 25, 1970 in Vol M70 page1509, Records of Klamath County, 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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of cach agreement of grantor herein contained and payment of the sum of Fourteen thousand four hundred and no/100----note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in 600 condition and repair, not to remove or denolish any building or improvement thereon: not to complete or restore promptly and in 600 and workmanike manner any building or improvement which may be constructed, damaged or detroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, refulation, covenants, condi-tions and restrictions allecting statements pursuant to the Uniform Commer-cial Code as the beneficiary to request, to proper public offices, as well as the cost of all lien searches made by filing officers or electing egencies as may be deemed desirable by the beneficiary. lural, timber or grazing purposes.
(a) consent to the making ol any map or plat of said property; (b) join in Any subordination or other agreement allociting this deed or the lien or charge thereol; (d) reconveyace may be described as the "person or persons in any unit (d) reconveyace may be described as the "person or persons be conclusive proof in this paragraph shall be not less the "person" of the second by grantice in any verticials thereol. Trustee's less lor any of the second be conclusive proof of the trust by grantor have beneficiary may at any independent of the trust by grantor have beneficiary may at any pointed by a court, and the recurst the beneficiary may at any pointed by a court, and with our regard to the advance of the second property or any part thereol, in units beneficiary may at any pointed by a court, and without regard to the advance of less than \$3.
10. Upon any independent regard to the advance of the second property or any part thereol, in using a secured, enter upon and take possession of and property, it is upon any indebtedness accured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the following of such reals is and propension or releas thereol of all net any of dense of the property, and the explication or releas thereol as all oreads of all not cure or wave any default or notice of default hereonder of invalidate any act once or property and the explication or releas thereol and all not cure or wave any default by grantor in payment of any indebtedness accured thereonder any taking or damage of the such as aloready were any default by grantor in payment of any indebtedness accured thereonder of the such as aloready were any default by grantor in payment of any indebtedness accured thereonder of the proceeds of the any construct. tions and restrictions attricting sear property, it is the Uniform Commet-tion in executing auch timanicing statements pursuant to the Uniform Commet-cial Code as the beneficiary may require and to pay for filing same in the proper public officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings mow or hereafter erected on the said premises against loss or damage by lire and auch other harmeds as the hereficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be the beneficiary at least litteen days prior to the expira-tion of any policy of insurance now or hereafter placed on and buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any line or other insurance policy may be applied by benefi-cary upon any indebtedness accured hereby and in such order as hemely and done pursuant to such netices. 5. To keep said perions levels for construction I ens and to pay all for grants and other there of delault betreunder or invalidate any act done pursuant to such netices. 5. To keep said perions there from construction I ens quark therefu-to beneficiary shall due or delays that may be levied or assessed upon there charges become past due or delautent of any take, assess-ments, insurance prenounds, leves or other charges payable by grantor, either by direct payment, beneficiary may, at its option, make payment of any to the denount bo pid, with interest at the rate set lotth in the not excured hereby, fogether with the obligations described in paragraph 6 and 7 of this trust deed, shall be added to and become a part of the doligation herein described, and all such payments shall be waive any default or notice of default hereunder or invalidate any ext done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the benefic.ary may declare all sums secured hereby immediately due and payable. In secure any event the beneficiary at his election may proceed to forcelose this trust deed by advertisement and sale. In the latter event the benefic ary or the trustee that to self the said described test property to matical the objective that funct the end cause to be recorded his written notice of default and his election to self the said described test property to matical the objective or notice thereby, whereupon the trustee shall the the matter and pake of an election the manner provided in ORS 56.740 to 56.795. 13. Should the heneficiary or his successors in interest, respec-tively, the entire amount the beneficiary or the successors in mitterest despec-tively, the entire amount the due under trustees and etpeness actually incurred in object the result of the beneficiary or his successors in interest, respec-tively, the entire amount then due under trustees and attorney's less not er-ending the terms of the objections proceeding schall be dismised by the duality in our all forcelouse process due the respec-tively, the entire amount then due under trustees and attorney's less not er-cerding the terms of the objections proceeding's shall be dismised by the trustee. the detaill, in which event all foreclosure proceedings shall be dismused by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place devianted in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either nuction to the higher bidder for cash, pavable at the time of sale. Trustee the property with the sale shall be held in lorm as required by law converges the trustee may sell said property either the trustee may see the sale of the trust of the trust be the time of sale. Trustee the property with device for cash, pavable at the time of sale. Trustee the property with budder for cash, pavable at the time of sale. Trustee the property with device of any matters of lact shall be conclusive proof of the truthlumes thread. Any person, excluding the trustee, but including the denote and beneficiery, may purchase at the sale. 15. "When trustee sells normal a reasonable charge by tails, and cluding the compensation of the trustee day at a sense by the trust attorney. (2) to the obligation secured by the trust devid. "I be all person attorney. (2) to the obligation secured by the trust devid. "I be all person attorney. (3) to the obligation secured by the trust devid. "I be strustee attorney. (3) to the obligation secured by the trust devid. "I be strustee attorney. (4) to the granter or to his successor in interest entitled to such surplus. fers actually incurred. Insolving hims bongarion and trustees and attorney's altert the security rights or powers of beneficiary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit hor the foreforuur of this deed, to pay all costs and expense, in-cluding evidence of other and the hereliciary's or trustees attorney's level, the annum of attorney's fees inventioned in this paragraph 7 in all cases shall be lived by the trust court, grantice liver of the speet from any indigenet or decise of the trust court, grantice liver liver as such sum as the ap-pellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's level on such appeal. amount of attorney's free nontronned in this paragraph. In the paragraph, the disk to trial count and in the exect of an appeal from any indjament of decise of the trial count, gave further appeals and para such summ as the appeals court shall adjudge reasonable as the beneficiary's or trustee's attorney's fees on such appeal. If is mutually agreed that: A finite by the trial count, gave that is a start of the beneficiary is or trustee's attorney's fees on such appeal. If is mutually agreed that: A finite we be that any portion or all of said property shall be taken under the right of enument domain or conformation, hencheary shall have the right of enument domain or conformation. The amount required to pay all reasonable costs, represent and attorneys then to beneficiary and required for applied by distinct in such proceedings, shall be pard to beneficiary and applied by at first upon any reasonable costs and exponets pay and or incurred by beneficiary and the beneficiary and the indebtedness being beneficiary and a such proceedings, shall be necessarily paid or incurred by beneficiary and grantor a shall be necessarily pay being such proceedings and the beneficiary mother monther beneficiary and the beneficiary in obtaining such course and shall be necessarily pay of here the indebtedness to the beneficiary, payment of the final and presentation of this dead and the beneficiary beneficiary beneficiary in such proceedings, and the beneficiary is obtaining such course and the beneficiary is obtaining such course and the beneficiary is obtaining such course and the beneficiary is obtained and the beneficiary is obtained and the beneficiary is able to be any obtained by the any obtained and the beneficiary is a shall be the indebtedness, trustee may be able to be any obtained of the beneficiary is able to be any obtained of the beneficiary is a start be accurated by the structure of the second second be beneficiary is a shall be the payment of the indebtedness. The second be any obtained and the otheres pay ab surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16 For any reason permitted by law baneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder Upon such appointment, and without conversion to be successor trustee, the latter shall be vested with all thile, provide the successor trustee, the latter shall be vested with all thile, interest and duter conferred upon any trustee herein named by written interest and the successor trustee, the latter shall be made by written hereinder. Each such appointment and substitution shall be made by written and its place of record, which, when recorded in the ollice of the County Creek or Recorder of the county or counties in which the property is substi-shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when the died, duly estimate and achimated to notify any parts heredo of provided by law. Trustee is no indigited to notify any parts heredo of provided by any other ded of trust or of any action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bur, a bank, trust company or subrings and four association authorized to do business under the Taws of Oregon or the United States, a title insurance company authorized to insure sittle to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed under OPS 676.505 to 676.565.

28857 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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust dood are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) -lor-an-organization-or-(even if grantor-is a natural person)-are for business-or-commercial purposes other then a 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 des i 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 d. 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 as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. and year first above written. The whole boot W. Root Everet Koo June D. Ù loot lin 7 'y 61.11 Diane Rh (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF CALIFORNIA 15 - 3 93 4901 STATE OF OREXAR. CALIFOR County ... Santa Clara County of Santa Clara December 5 , 19 79 Personally appeared the above named ... Ever ott Root and June D. Root, husband December 5 W . ionally appeared the abc Diane Rhudy and wife, Frenetto Cor • • • • · .. Juni He Root ------.... .. . and acknowledged the loregoing instrutheir voluntary act and deed. and acknowledged the lorege instrument to be her voluntary act and deed. ment to be. Belore me: (OFFICIAL Clionla andrew alle Betore me: CALLE COLOR CALIFORN TOFFICIAL Notary Public for COLOR CALIFORN TOFFICIAL SEAL) Belore me: Notary Public for RNEED CALIFORNIA 9/25/81 URSULA ANDREA ALLEN My commission expires: May 12, 1981 NOTARY PUBLIC - CALIFORNIA Principal Office in SANTA CLARA COUNTY My Commission Expires Sept. 25, 1981 Commentation REQUEST FOR F RECONVEYANCE DONNA _ REIDBURN To be used only when NOTARY PUBLIC - CALIFORNIA gations have been paid. TO: SANTA CLARA COUNTY . 1 My commission expires May 12, 1981 HINHINHIMI HINHIMIMI The undersigned is the legal owner and holder of all indeb trust deed have been fully paid and satisfied. You hereby are di tess secured by the foregoing trust deed. All sums secured by said ed, on payment to you of any sums owing to you under the terms of indebtedness secured by said trust deed (which are delivered to you deed or pursuant to statute, to cancel all evidences .th together with said trust deed) and to reconvey, withou stranty, to the parties designated by the terms of said trust dood the ate now held bytyou under the same. Mail reconveyance an cuments to DATED: , 19 Beneliciary et lase or destroy this Trust Deed OR THE NOTE which it st ... Both must be delivered to the trustee for concellation before reconvey. will be TRUST DEED STATE OF OREGON, (FORM Ne. 881) ENS NESS LAW PUE. CO., POI } ss. AND. OR County of Klamabh I certify that the within instrument was received for record on the at...11:35.....o'clock. P. M., and recorded SPACE RESERVED Grantor FOR page:...28856.....or as document/lee/lile/ RECORDER'S USE instrument/microfilm No. 78198 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO Eric Tharalson County affixed. 3356 Wilshire Dr Winger Durcht Line Redding, CA 96001 TITLE By Servethe Shelsch Deputy