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either an atto aws of Oregon United States attorney, w to is an active member of the Oregon State Bar, a bank, trust company United States, a title insurance company authorized to insure title to teal agency thereaf, or an escrow agent licensed under OR5 696.505 to 696.585.

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

decree of the trial court, grantor further agrees to pay such sum its ine ap-pellate court shall adjudge reasonable as the beneficiary's or frustee's attor-iney's less on such appeal. It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of event that any portion or all of said property shall be taken a compensation for the fragment of an any portion of the amonies parable in the visit of event that any portion or all of said property shall be taken of the right of event that any portion of the amonies parable and the right of event that any portion of the amonies parable and the right of the proceedings at one of the amonies parable applied by grantor in out, proceedings at one of the amonies parable applied by grantor in out, proceedings at one of the amonies parable applied by grantor in out, proceedings at one prises and attoricity is fees necessarily paid or incurred by been-secured hereby, and grantogeness, at its own expense to take such attoring generate such instrument grees, at its own expense, to take such attoring generation of its fees and frame to time upon written request of bene-endorsement of its fees and frame to its deed and the note of the institution of its fees and frame of the indebtedness, trustee may the issuing of any person for the payment of the indebtedness, trustee may

join in executing such linancing statements pursuant to the Unitorn Commerproper tode as the benefician may require and to pay for lining and the proper properties of searching algencies as may be deemed desirable by the beneficiary.
 a To provide and continuously maintain insurance on the building and such of the required on the said premises against ance on the building and an anount not hazards as the fourther predicting of the beneficiary of the beneficia

In above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees, and repairs on protect, preserve and maintain said property in dood condition. The complete or remove or demolish any building or improvement which may be added and workmanike addition of the community of the security in dood condition. The complete or restore promptly and food and workmanike destroyed thereon, and pay where all costs incurred therefor. The security all security is the balances, regulations, covenants, covenants, control content security and resulties and the security in the security of the s

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledge is made a public record as provided by law. Trustee is obligated for is any party hereto of pending sale under any other dees trust or of any action or proceeding in which grantor, beneficiary or tru shall be a party unless such action or proceeding is brought by trustee. ted and e is not deed of trustee

surplus, it any, to the granter or to his successor in interest entitled to uni-surplus, it any, to the granter or to a bis successor in interest entitled to succ-sors to any trustee named herein or to any successor trustee appoint a successor or success under. Upon such appointment, and without conveyance appoint detec-ing any trustee herein be vested with althout conveyance to the successor and any trustee herein be used or appointed little, powers and duties conferred which when recorded in made by written instrument executed appointment, which the noterty is estimated, shall be conclusive proof of proper appointment 17. Tester

the grantor and beneficiary, may person, excluding the trustee, but includin 15. When trustee sells proceeds at the sale. shall apply the proceeds of sale to payment of (1) the expenses of sale, in cluding the compensation of the trustee and a trustable charge by the stiorney. To the obligation secured by the trusteed of the trustee having recorded liens subsequent to the interest end of the trustee and person surplus, if any, to the grantor or to bis successor in interest entitled to such 16. Beneficiary may from time to time.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may auction parcel or in separate by law. The trustee may sell said property either the possible shall be parcels and shall sell the parcel or parcel or auction the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by aw conveying of the recitals in the deed of any matters of lact shall be conclusive proof. At the thild and purchase at the sale. Its when trustee sells pursuant to the powers provided herein, trustee.

instrument, irrespective of the maturity dates cyntessed interest, or induced, timber or graing purpose.
(a) consent to the making of any map or plat of said property: (b) ioin in symptomic for examing any restriction thereon: (c) ioin in any consent to the making of any map or plat of said property: (b) ioin in symptom of the realing any restriction thereon: (c) ioin in any consent to the making of any map or plat of said property: (b) ioin in symptom of the realing any easement or creating any restriction thereon: (c) ioin in any consent for the realing any restriction of the rougery. The services mentioned in this paradraph be described is part of the property. This services mentioned in this paradraph shall be not less this.
10. 10. The without any default by shall be not less this collect the reality of any security of any security of any at they secured, and any map or and take adogues of any security of any restriction, including the services and profits, individuel and unpaid, its collect the reality may at any the indebtedness were and profits in the rout indicate and any map or and take adogues of any security and the indebtedness is collect the reality or any part they secured, and any map or any taking or dismined of any security and the services of been shown any indebtedness secure double and unpaid. In the route, in its own any indebtedness is and profits, in the source of default because and profits in the route of any taking or dismined of the application or release there of any taking or dismined of the application or release there of any taking and taking index the trust is and taking index the trust is and the trust is and take any payed. In the application or release there of any taking is secured and there application or any default because and any factoria the subscription of subscription of a subscriptin and a s

sum of TWENTY-TWO THOUSAND FIVE 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 of a promissory not sooner paid, to be due and payable <u>Per Terms of note</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installments hereot, if becomes due and payable. In the event the within described property, or are solved, or any interest therein is sold, advect by the grantor without first having obtained the written consent or approval of said note there, shall become immediately due and payable. To protect the security of this trust deed grantor adrees: (a) consent to the making of any man or plat of said property. (b) ion in

sum of TWENTY-TWO THOUSAND FIVE HUNDRED AND NO/100-

the second of the south

That portion of Government Lot 11 lying South of the O & C Railroad right of way and the North 1/2 and the North 1/2 of the South 1/2 of Government Lot 14, all situate in Section 14, Township 36 South, Range 12 East of the Willamette Meridian

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

FAUSTS BEED

Oscar T. Anderson, Jr, as Beneficiary, in

., as Trustee, and

PORTIAND

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\$7204

between

SHING CO

Vol. M85 Page

-Oregon Trust Deed Series-TRUST DEED.

50410

Edwin J. Walker MOUNTAIN TITLE CO., INC

FORM No. 881.

00

as Grantor, ..

THIS TRUST DEED, made this ......25th...day of ......June...

989**9** 

|  | with the beneficiary and those claiming under him, that he is law-<br>operty and has a valid, unencumbered title thereto   |
|--|--|
| (1) Statistical Statisticae Sta<br>Statisticae Statisticae Statist | (a) A set of the se                |
| (a) A set of a set    | (1) A set of the set<br>of the set of the set of<br>the set of the set of the<br>set of the set of the<br>set of the set of the<br>set of the set of the se |
| and that he will warrant and forever defend the  | same against all persons whomsoever.   |
|  |  |
| (a)* primarily for grantor's personal, family, hous  | n represented by the above described note and this trust deed are:<br>ehold or agricultural purposes (see Important Notice below),<br>atural person) are for business or commercial purposes other than agricultural   |
| This deed applies to, inures to the benefit of and<br>fors, personal representatives, successors and assigns. The  | I binds all parties hereto, their heirs, legatees, devisees, administrators, execu-<br>term beneficiary shall mean the holder and owner, including pledgee, of the<br>iciary herein. In construing this deed and whenever the context so requires, the<br>nd the singular number includes the plural.  |
| IN WITNESS WHEREOF, said grantor h   | as hereunto set his hand the day and year first above written.   |
| * IMPORTANT NOTICE: Delete, by lining out, whichever warran<br>not applicable; if warranty (a) is applicable and the beneficia<br>as such word is defined in the Truth-in-Lending Act and Re-<br>beneficiary MUST comply with the Act and Regulation by m<br>disclosures; for this purpose, if this instrument is to be a FIRST<br>the purchase of a dwelling, use Stevens-Ness Form No. 1305  | ry is a creditor<br>gulation Z, the<br>laking required<br>lien to finance  |
| if this instrument is NOT to be a first lien, or is not to finant<br>of a dwelling use Stevens-Ness Form No. 1306, or equivalent<br>with the Act is not required, disregard this notice.   |  |
| (if the signer of the above is a corporation, Witnesses as t<br>use the form of acknowledgment opposite.)  |  |
| STATE OF OREGON, guards at the   | em, Oregon and are (/<br>STATE OF OREGON, County of) ss.   |
| County of State Correct  | ional  |
| , 19   | y Personally appeared  |
|  | duly sworn, did say that the former is the   |
| / -Edwin J   | president and that the latter is the   |
| fle withen as  | ,,   |
| and acknowledged the foregoing instru-<br>ment to be voluntary act and deed.   | a corporation, and that the seal affixed to the foregoing instrument is the<br>corporate seal of said corporation and that the instrument was signed and<br>sealed in behalt of said corporation by authority of its board of directors;<br>and each of them acknowledged said instrument to be its voluntary act<br>and deed.   |
| Before me:<br>(OFFICIAL  | Before me:   |
| SEAL)  | Notary Public for Oregon (OFFICIAL   |
| My commission expires:   | My commission expires: SEAL)   |
| 2. 2017 Sector Sector<br>Sector Sector Sec   |  |
|  | JEST FOR FULL RECONVEYANCE   |
| n get het die eine der eine der der eine die der die der die der die der die der die der die die der die die d<br>Die <u>die der die die die die die die die die die die</u>   | only when obligations have been paid.  |
| <i>TO</i> :  | , Trustee  |
| trust deed have been fully paid and satisfied. You hereby<br>said trust deed or pursuant to statute, to cancel all evid<br>herewith together with said trust deed) and to reconvey, w  | Il indebtedness secured by the foregoing trust deed. All sums secured by said<br>are directed, on payment to you of any sums owing to you under the terms of<br>lences of indebtedness secured by said trust deed (which are delivered to you<br>ithout warranty, to the parties designated by the terms of said trust deed the  |
| estate now held by you under the same. Mail reconveyand  | e and documents to   |
| DATED: 19  |  |
| ితు జూలా ఇందు విజానాలు.<br>విజానాలు జూలాలు   | and a start of the start of t               |
|  | Beneficiary  |
| D  | ures. Both must be delivered to the trustee for cancellation before reconveyance will be made.   |
| ne line tere as results with their part of the terest and  |  |
| en e   |  |
| TRUST DEED   | ss.  |
| (FORM No. 881)<br>Stevens.ness Law PUB. CO., PORTLAND, ORE,  | County of  |
|  | was received for record on the 27th. day<br>of   |
|  | at <u>2:11</u> o'clock <sup>P</sup> M., and recorded   |
| Grantor  | SPACE RESERVED in book/reel/volume No. <u>M85</u> on<br>page <u>9398</u> or as fee/file/instru-  |
| and the second   | FOR page or as tee/file/instru-<br>RECORDER'S USE ment/microfilm/reception No. 50410,  |
| e Hereitan (har hereita)<br>An Hereitan (har hereita)  | Record of Mortgages of said County.  |
| Beneticiary  | Witness my hand and seal of<br>County affixed.   |
| AFTER RECORDING RETURN TO  | Evelyn Biehn, County Clerk   |
| MOUNTAIN TITLE CO., INC.   | NAME TITLE   |
|  | By Trans Amilto Deputy   |
| ll Fee   | : \$9.00   |

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