1-13524 FORM No. 881. Cregon Trust Deed Series-TEUST DEEL THIS TRUST DEED, made this ______ day of ______ February_____, 19.88 ..., between NVI 10 00 Vol. M88 Page 2696 as Grantor, MOUNTAIN TITLE (0., an Oregon corporation ELIZABETH M. HUGHES, hitter, and Trustee, and करतां के मुख्यप्रदेशनें के एवं होते Count and a start the total of the start of the as Beneficiary. 20 3635 the state of the states Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in _____Klamath_____County, Oregon, described as: lê prinder washedtived for more for partition day Lot 7, Block 37, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION in the County of Klamath, State of Oregon. Ó 12.23 "THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA-TION OF APPLICABLE LAND USE LAW AND REGULA-TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU-MENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY FLANNING DEPARTMENT TO VERIFY APPROVED USES." then, at the beneficiary's option, all obligations secured by this instance immediately due and psyable. The above described real property is not currently used for agricul To protect the security of this trust clead, grantor agrees: . To protect, preserve and maintain said property in Good condition and repain and to remove or demolith any, building for improvement thereon; To protect the security of this trust clead, grantor agrees: . To protect the security of this trust clead, grantor agrees: . To protect the security of this trust clead, grantor agrees: . To protect the security of this trust clead, grantor agrees: . To compare any building or improvement which may be constructed, damaged or 3. To comply with all the ell costs incurred therefor. Tors and restrictions allecting said property: if the iteraliciary so requests, to cliad Code as the beneficiary may require pursuant to the Uniform Commer-graper public officer or offices, as well as the to pay for filing sarches made by filing officers or searching agencies as may be idemed desimble by the sensities due to the said premises against loss or damage by ling and such other has and premises against loss or damage by ling to companies acceptable to the beneficiary may require any such insurance and to driver said policies to the said premises against loss or damage by ling an amount not less than \$ the Aeroficiary may from timo to the expira-ation of any policy of insurance now or hereafter frame and to for or any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grant spaced on said buildings, the beneficiary may procure the same at grant spaced on coelected, or not cure or waive any defensed to grantor. Such application or collected, or not cure or waive any defensed to grantor. Such application or collected, or not cure or waive any defensed to grantor. Such application or collected, or not cure or waive any defensed to grantor. Such application or collected, or not cure or waive any defense Iural, limber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in synthetic second property is an easement or creating any restriction thereon; (c) join in any subordination, or, other, agreement allecting this deed, or the limit or, charge granteei, any reconveyance warranty, all or any part of the property. The legally entitled thereto, and there is all or any part of the property. The seconveyance is the indication and other agreement allecting this deed, or the limit of the person poer of the truthulness therein of any matters or large shall be conclusive proof of the truthulness therein of any matters or large shall be conclusive proof of the truthulness thereot. Trustee's less for any of the property any detault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any fearity for private and profits, including those past due and unpaid, and apply the same, ney a less upon any indebfeares secured hereby, and in such order as atom.
11. The entering upon and taking possession of said property, the insurance policies or compensation or avards for any taking or dama do the and other store of such rents, issues and profits or administion or awards for any taking or dama do the rents, and the such as thereby a such of the as alonged of the such or data and other involves of such rents, issues and profits or any near there is a solve and the property, the insurance policies or compensation or awards for any taking or dama do the rends, and the such or datas thereol as aloresaid, shall not cure or property, and the application or awards for any taking or dama do the rends and the such order as aloresaid, shall not cure or 12. Upon default by grantor in payment of any indebtedness secured hereunder or invalidate any act done pursuant to such notice. 2. Upon delault by grantor in payment of any indebtedness secured declare and this performance of any agreement hereunder, the beneficiary may event the baseliciary at his election may proceed to foreclose this trust deed advertisement and the control of the trustee to foreclose this trust deed advertisement and the control of the trustee to foreclose this trust deed advertisement and the control of the trustee to foreclose this in election to sell the said to be recorded his written notice of default and trustee shall to sell the said to be recorded his written notice of default and this election hereby, whereupon the index of the obligations secured thereof, as then required by law and proceed to foreclose this trust deed in the manner provided in OKS 66.740 to 86.795. 13. Should the beneficiary elect to foreclose the advertised the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and safe then alter default at any time prior to five days before the date set by the frustee for the trustee's safe, the grant or other priors no privileged by fively, the entire amount then due under the his successors in interest, respec-obligation secured thereby (including costs and strongys fees not ex-cound the amounts provided by law) other this and attorneys i ges not ex-cipal at the amount provided by law) other this and attorneys i ges not ex-cipal at the amounts provided by law) other that and attorneys intereby cincluded the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. The detailt, in which event all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and ipace designated in the notice of sale or the time to which said sale may be postponed as provided by parcels and shall sell the parcel or part either auction to the highest bidge parcels and shall sell the parcel or part either auction to the highest bidge parcels and shall sell the parcel or part auction to the highest bidge parcels and shall sell the parcel or part auction to the highest bidge parcels and shall sell the trust of sale. Trustes the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof the franthiness thereoit. Any parcon, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. "15." When trustee sale pursuant to the powers provided herein, trustee cluding the compensation of the trustee day areasonable charge by fusite in-statorney. (2) to the obligation secured by the trust deed, (3) to all bering auroing accorded liens uppear in the order of their priority and (4) the surplus, it any, to the grantor of to his successor in interest entitled to such auroing treason permitted by law bondiciery may how the trust auroing the property to here the same to the interest of the trustee of the such auroing the property to here the same to the interest of the trustee of the trust auroing the interest may appear in the order of their priority and (4) the auroing the property the processon to the successor in the trustee the stude to such auroing the same trust the bar of the trustee the trustee the trustee the trustee the such auroing the the processon permitted by law bondiciery may how the such pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such 'appeal.' It is mutually agreed that: It is mutually agreed that any portion of the theorem the index the 'isht of eminent domain or condemnation, beneficiary shall have the as compensation levels, to require that all or any portion of the unious payable' to pay all reasonable costs, expenses and attorney's tees incomes required incurred by granable costs, expenses and attorney's tees incomes required incurred by direct pay any reasonable costs and expenses and beneficiary and both in the trial up any reasonable costs and expenses and beneficiary and both in the trial up any reasonable costs and expenses and beneficiary and both in the trial up any reasonable costs and expenses and beneficingy and both in the trial up any reasonable costs and expenses and beneficing as the secured hereby, and gings, and the balance applied up in the inabled ness pensation, promptly upon much as shall be 'necessary in obtaining such com-secured is the firm of a greent aton of this deel and the note for ficiary, payment of its fees from time to time upon written request of bene-endorsement (in case of tuil reconveyances, lor cancellation), without altecting the liability of any person lor the payment of the indebt dness, trustee may surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If it is an entity reason permitted by law beneficiary may from time to the appoint a successor or successors to any trustee named Antein or to any successor trustee a correspondent to the point such appointment and without successor trustee to the successor trustee, the latter shall be vested with all title. And the appoint a successor trustee, the latter shall be reade sponted intrument executed by beneficiary, containing release named by an all title. Arecunder. Each successor trustee, the latter shall be made sponted instrument executed by beneficiary, containing release to this trust and and its place of record, which any containing release to this trust and clerk or Recorder of the county or counties in which the property is situated, 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any public record as provided by law. Trustee is and obligated to notify any payble record as provided by law. Trustee is on ashill be a party unless such 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 Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon of the United States, a title insurance company authorized to insure the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

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2693 The grantor covenants and egrees to and with the beneficiary and those claiming under him, that he is law, fully 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 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 This deed applies to, in tres 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 neutor, 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, whichover warranty (c) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the truth-in-Londing Act and Regulation Z, the beneficiary iMUST 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 threas-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 Sovens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disrogard this notice. Leon B bythe Leon B. Lytle Sun / WITNESS: Brian Brodsky STATE OF CALIFORNIA COUNTY OF LOS 14 SS Se Н 1988 __before me MTC WORLD TITLE COMPANY ... personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath FOR NOTARY SEAL OR STAND of a credible witness what is personally known to me), who being by me duly sworn, diposes and says: That BEODS K resides at 4136 HRCM DU Strong City A OFFICIAL SEAL was present and saw 1_eon 5e JEANNE NIGH that B-Notary Public-California LOS ANGELES COUNTY personally known to him to be the person described in, and whose name is subscribed to the within and annexed My Comm. Exp. Aug. 18, 1989 instrument, execute the same; and that affiant subscribed _name thereto as a witness of said execution. Staple' Signature WTC 062 TO: Trustee annas leid 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 estate now held by you under the same. Mail reconveyance and documents to Constant and the second and N Millings APPROVED UNES." CLLACE CONTINUES OF CHARACTER STRATE TO ADDRESS OF CONTINUES OF CHARACTER STRATES OF CHARACTER STRATES OF CONTINUES OF THE DATE OF THE STRATES OF THE CHARACTER STRATES OF THE STRATES OF Do not lose or destroy this Trust Dred OR THE NOTE which it secures, Lab joint boldelly doit to the trustee for cancellation before reconveyance will be made (TION OF APPLICED IN THE LATE WAY WAD RECULATION OF APPLICATED IN THE LATE WAY WAD RECULATED IN THE LATE WAY WAD RECULATED IN THE LATE WAY WAD RECULATED IN THE LATE WAY WAS RECULATED IN THE LATE WAY WAS RECULATED IN THE LATE WAS RECULATED IN THE RECULATED INTERPOLICIED INTERPO ullill. and dealers the states TRUST DEED STATE OF OREGON. a Chardine (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE MERCE STREET IN THE STREET County of Klamath SS. I certify that the within instrument was received for record on the24th day LYTLE mount dragm, clearthed de of recorded instance provided instance of the second at 3:16: " o'clock . R. M., and recorded SPACE RESERVED Grantor HUGHES FOR page _2696 _____ or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 84666 Record of Mortgages of said County. Bensliciary NY ARD BIN PARA Witness my hand and seal of AFTER RECORDING RETURN TO Elizabeth M. Hughes C/O ELI PROPERTY CO. 1 18840 Ventura, Blvd., #215 Tarzana, Ca. 91356 County affixed. gine and a second Evelyn Biehn, County Clerk nuld Speputy By PAm 18021 0650 Amil Fee: \$10.00 He. 161-Creates frist Cred Striet - 1801 1 Devel