

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereauto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of <u>nine hundred seventy and no/100-</u> 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 ford event of distingtion of bitset there there are the second event of the second event of the second of the second event final payment of principal and interest hereol, il not sooner paid, to be due and payable Appl1 15 , 1973

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said promote in the bart

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To protect the security of this trust deed, Arantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to cammit 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 idue all costs incurred therefor. 3. To complete our restore promptly if the beneficiary so requests, to pion in executing such financing statements pursuant to the Unitorn Commer-grand Calle as the heneficiary may require and to pay to 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 beneficiary.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

fully seized in fee simple of soid described real property and has a valid, unencumbered title thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainery, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches.

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required property to satisfy the obligations secured netroly, whereupon the trible shall fix the time and place of sale, five noise thread as then required by solved to 58.753.
13. After default at any time prior to five days before the date set by the trustee low the trustee's sale, the granter or other person so priviled by OKS \$8.740 to 58.751.
14. After default at any time prior to five days before the date set by the trustee low the trustee's sale, the granter or other person so priviled and the obligation secured thereby (including costs and expends on the second the obligation secured thereby (including costs and expends on the second the obligation secured thereby (including costs and expends on the second of the principal as would not then and the distance of the trustee sale.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale. The trustee may sell said property either and the principal as would not then and the thread of the distance of the trust sell. The trustee is a sell said to the trust sell said to the principal second to the high sale to the parcels and shall sell the parcel ar parcels at an use of the high sell said property either and the trust biddle for each, payable at the time of sale. Trustee shall deliver to the parchaser its deed in form as required by law conveying the granted in the deed of any matters of later shall be conclusive proof of the truthfulnes subsequent in the order of (1) the expenses or since the sale shall be the parcel are parcels and the principal second of the principal second of all persons secured by the trustee.
and herediciny, may purchase at the sale.
beta induction to the biddle for the parcel shall be conclusive proof at the interest of sale. The trustee is the sale shall be conclusive proof at the same of a substanted by trustees at the same of the interest of the trustee of all persons substante on the oddle of the interes





If the stoper of the above is a cargoroution, use the form of acknowledgment opposite.) STATE OF OREGON, County of There are a stop of the stop of	Secretary of
TRUST DEED (FORM No. 881) Grantor Grantor STATE OF OREGON, STATE OF OREGON, STATE OF OREGON,	I certify that the within instru- ment was received for record on the 22nd day of EEB. and recorded in bookM 72. on page 1876. Record of Mortgages of soid County. Witness my hand and seal of Ounty attived. MM. D. HILME. Title. By C. M. D. HILME. Title. By C. M. D. HILME. County attived. Deputy EEE S4.00 Deputy attives. A. C. A. C. C. C. C. Deputy attives. A. C. A. C.
TOUEST FCK FULL RECONVEYANCE To be used only when obligations have been poid. 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 hully 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 recouvey, 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	

The Arantor 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 un-organization; ex-Geven 4-grantor is an andural person) preser fusiness, or commercial purposes other then neglicultural parposes

parposes: This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and usains. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In constraint 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 granter has hereunto set his hand the day and year first apopte written.

<sup>11</sup>MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or <sup>31</sup>MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable; the beneficiary MUST comply with the Truth-In-Lending Act and Regulation Z by making required disclosures; for this purposa, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use 5-N Form No. 1306 or equivalent; if this instrument Is NOT to be a first lien, use 5-N Form No. 1306, or aquivalent. 44 78 .....

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and that he will warrant and forever defend the same against all persons whomsoever.

Do not lose or destroy this Trust Deed OR THE HOTE which it sucures. Both must be delivered to the trustee for cancellation before essenveyonce will be more.

Beneficiary