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FORM No. 881—Oregon Trust Deed

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either un atterney, who is an or savings und foun association authorized to do business under the laws of Oregon or the Ur real property of this state, its subsidiaries, affiliates, agains or branches.

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19. 19. 1.15 11 12878 Do not lose or destroy this Trust Deed OK the NOIE which is secures, boin must be 1 Beneficiary aarva estate now held by you under the same. Mail reconveyance and documents to herewith together with and trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the 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 hereby to the order of the trust deed or pursue of the providences of the providences are delivered to you nan Ye The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 1 OL <u>7,1118160</u> To be used only when obligations have been paid. REQUEST FOR FULL RECONVEYANCE FEE AA. 00<sup>By</sup> I certify ment was recein 8th day of at 10;19.0'clos in book. M.72. tiling fee numbe ord of Mortgage Q STATE OF County Ń AC 200 STEVENS-NESS LAW PUB. herst TRUST fee number. I Mortgages o Witness y affixed. Car E. COUNTY of ] 2.2 o'clock of, P OREGON FORM No. lethera. . . 9773 ту MILNE k CLERK of no Ø AM., 5 nn page 12877 DEED hand said KLAMATH 881) County. Nox and rec 12877 and in instru-d on the 19\_72 Dep seai Title λ ú ras ä ŝ 2 (OFFICIAL Relate new Construction expired the bare of My commission expires: Notary Public for Oregon SEAL) (OFFICIAL and that the seal attived to the foregoing instrument is the corporate seal of the totpotetion, of said corporation and that said instrument is a said to be and sealed in be that of the foregoing is bound of directors, and each of them acknowledged said instrument to be its voluntary act and deed them as the instrument to be its voluntary act and deed them as the instrument is bound of the instrument is bound of the instrument is bound of the foregoing is the instrument in be. 1 h The Mart voluntary act and deed. County of acknowledged the 'ss' Pelsonelly appeared the above named Pranklin H. Englory 2000 - 200 - 2000 secretary of -unizni gniogenol ent begbelwondag bag president and that the latter is the and for himself and not one for the other, did say that the lorner is the pup -Personally appeared **6** STATE OF OREGON, STATE OF OREGON, County of .58 ( 1067 66 SHOI 4.1 to inore the above is a corporation, the second state is a corporation is a second state in the second state second state i \* INPORTANT NOTICE: Delete, by lining out, whichever worranty (q) or (b) is and applicable; if warranty (a) is a copilicable and the beneficitry is a creditor or such word is defined in the Truth-In-Lending Lot and Regulation by making required listourust, MUST comply with the Act and Regulation by making required istourust, for this pupties, it this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Slevens-Ness Form No. 1305 or equivalent if this instrument is Not to be a first lien, use Slevens-Ness Form No. 1306, or activation of the above is a copratient. 1 -13A IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year lirst above written. i in n tangan 1. This deed applies to, inures to the benefit of and binds all parties hereto, their, heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the mote 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 haminine and the neuter, and the singular number includes the plural. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily lor grantor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) vior an organisationy or (even the andor is eventually events are vor business or commercial purposes wither than and the process of the component of the andor of the component are vor the provement of the component of the component of the provess of the component of and that he will warrant and forever defend the same against all persons whomsoever. ..... | \*\* |} 1.7 3 - **P**I  $T^{\circ}$ Strate Real and States 1. 3 MACHINE &

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