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	FN	FORM No. 881-Oregon Trust	Sef Series.	19	Yol. 75	Tage	656	in a star	, ,
		and the second division of the second second second		TRUST DEED 20th day o nd KATHRYN A. E CO. IS E. MACY	December CHAVEZ, husband TH: to trustee in trust, with	,197 & wife	4 , between , as Grantor, , as Trustee, as Beneficiary,		
		in Klamath	County, Orego	n, described us:	n nicela 12 of	TNDUSTRT	AI. ADDITION		
		The South ½ of TO THE CITY OF	E LOES 28, 29, F KLAMATH FALLS	, EXCEPTING T	l in Block 13 of THEREFROM the Sou	ith 5 feet	t thereof.	T AT	
		ios pur							
		RECE		• •	i i ula da	tenements beter	ditaments and Ap-		In the second
		and all fixtures now of FOR THE PU	r herealter attached to or L RPOSE OF SECURING USAND THREE HUI	sed in connection with PERFORMANCE of e NDRED FORTY-N note of even date herev I not sooner paid, to be	with, payable to beneficiary of due and payable Decemb	rein contained at Do or order and main oer 20	nd payment of the ollars, with interest de by grantor, the , 19.84	N.	
		To protect the 1. To protect, p and repair; not to remo not to commit or permit	security of this trust deed, exerve and maintain said proper- we or denoish any building or any waste of said property. or restore prompily and in ea- improvement which may be of any when due of the same result of the same same same same same and property; if the ben maning said property; if the ben maning said property; if the ben client may require and to pay officer, as well as the cost of	grantor agrees: therein (a	dorsement (in case of full reconve e liability of any person for the r) consent to the making of any r anting any easement or creating bordination or other agreement a tereof; (d) reconvey, without warri- ante in any reconveynce may gaily entitled thereto," and the rec- e conclusive proof of the truthful rvices mentioned in this paragraph (0, Upon any delault by dy me without potice, either in perso- binted by a court, and without re- binted by a court, the without secured, en- ty or any part thereof, in its own	nap or plat of said	property; (b) join in reon: (c) join in any		
		by find officers or se- beneficiary. 4. To provide a now or hereafter erecte and such niber, hazarda an amount not less tha	uching afencies as may be de nd continuously maintain insu 1 on the said premises against as the beneficiary may from t n \$ 0 the beneficiary, with fors pay	ance on the buildings loss or damage by fire ime to time require, in written in vable to the latter; all	sues and profits, including those p rss costs and expenses of operation ey's fees upon any indebtedness as ciary may determine. 11. The entering upon and offection of such rents, issues, and	and collection, incl ecured hereby, and taking possession profits, or the pro-	of and apply the attor- luding reasonable attor- in such order as bene- of said property, the cereds of fire and other		
		policies of intullates if the grantor shall fai deliver said policies to tion of any policy of the beneficiary may collected under any fir clary upon any indelifi may determine, or at any part thereol, may not cure or waive any act done pursuant to a act for hear said	Tor any reason to procure any the beneficing at least filteen d insurance now or herealter pil- vocure the same at grantor's e or other insurance policy may dness secured hereby and in st pilton of beneficing the entire pilton of beneficing the entire be released to grantor. Such a default or notice of default here ich notice.	such insurance and to any prior to the expire. The amount of buildings, expense. The amount f y be applied by benefi- the order as beneficiary amount so collected, on alication or release shall under or invalidate any ' liens and to pay all	voperty, and the application of re- vaive any default or notice of def- urational to such notice. 1. Upon default by granto vereby or in his petured hereby into neckian day un his detection may pro- neckiantage in the manner pro linet the truster to foreclose this he latter event the beneficiary or veoded his written notice of defau	fault heredunder or i aut heredunder or i rediately due and pi xeed to loreclose II vided by law for n trust deed by adv the trustee shall e ult and his election t	invalidate any act done ny indebtedness accured der, the beneliciary may ayable. In such an event his trust deed in equity nortgage foreclosures of vertijement and sale. In such cause to be to sell the said described or wheneven the trustee		
		tases, assessments and against said property charges become past d to beneficiary; should ments, insurance prem by direct payment 0 make such payment, and the amount so pa hereby, together with truit deed, shall be a	other charge art of such isses, before any user and promptly us or delinquent and promptly the granic to make paynn urm, licroing benelicitry with periodic and periodicary with periodic and the state set is do obligations described in par- ided to and become a part of t siver of any rights arising from	assessments and other deliver receipts therefor int of any tases, assess- pable by grantor, either h turds with which to make payment thereol, orth in the note secured agraphs 6 and 7 of this he dobt secured by this n breach of, any of the	which property to salisfy the obligation that is the time and place of as hall is the time and place of as aw and proceed to loreclose this 86.740 to 86.795. I.J. Alter delault at any lin the truster for the truster's agie. It of 86.86.700, may pay to the bru of 86.86.700, may pay to the bru the truster for the truster's agie. It boligation secured thereby (includ enlocing the terms of the obligation ereding \$20 each) other than such be due had no delault occurred, all loreclosure proceedings shall be	trust deed in the n me prior to five day he grantor or other eliciary or his succe- under the terms of ind costs and exper-	nanner provided in OR2 (s before the date set by person so privileged by essors in interest, respec- i the trust deed and the ages actually incurred in		
(<mark>1</mark> 55		ety hereinbelore des aume extent that the described, and all suc out notice, and the m render all sum secur constitute a breach of 6. To pay all of title search as with or	ribid, as well as the grantor, are bound for the payment payments shall be immediated mpayment thereof shall, at the d by this trust deed this frust deed. costs, lees and expenses of this as the other costs and expense in enlocing this obligation, any	shall be bound to the of the obligation herein potton of the beneficiary, by due and payable and trust including the cost a trust including the cost of the trustee incurred of trustees and attorney's	14. Otherwise, the vale sha place deplanted in the motice of a in upparted or in separate par- auction to the highest bidder for suction to the highest bidder for shall deliver to the purchaser its the poperty so sold, but withou of the truthlulness thereof. Any	all be held on the d ale. The trustee may cels and shall sell cash, payahile at t deed in form as re- t any covenant or any matters of fact person, escluding fi	fale and at the time and y sell said property eithe the parcel or parcels a time of sale. Truste quited by law conveyin warranty, express or in shall be conclusive prov he (rustee, bur includin		
		fees actually incurren- 7. To appear affect the security rit action or proceedings cluding evidence of t cluding evidence of t cmount of vidence of t cmount of vidence of t cmount of vidence of t cmount of vidence of t decise of the trial co decise court shall a pelvise court shall a	in and delend any action or the or powers of beneficiary or n which the beneficiary or frust cloure of this deed, to pay al the and the beneficiary so of tru these mentioned in this paragara rt and in the event of an appe- uri, frantor lurther adjeces to judge reasonable as the benefi- cel.	provee: and in any suit, it may appears including to costs and expenses, in- stees attorney's lees: the stees attorney's lees: the stees attorney's lees: the stees shall be from any judgment or pay such sum as the ap- ciary's or trustee's attor-	of the fruthiuness increas, any the grantor and beneficiary, may prison shell apply the proceeds of safe cluding the compensation of the attorney. (2) to the obligation as having recorded liens subsequent deed as their interests may appear untplus, if any, to the grantor or surplus. 16, For any reason perm time appoint a successor or success successor trustee, appointed here,	relant to the power to payment of (1) trustee and a reaso ecured by the frust of the interest of ar in the curies of the r to this successor in	provided herein, trust the expenses of sale, it unable charge by trustee deed, (3) to all persoi the trustee in the tru heir priority and (4) th n interest entitled to succession.		
		It is mutual 8. In the eve under the right of en- right, if it so elects, as compensation for to pay all reasonabli incurred by it first up applied by it first up	ij agreed that: i that any portion or all of sai intent domain or condermation, to require that all or any port such takind, which are in exce- tion any reasonable coits and or any reasonable coits and or any reasonable coits and terinas, and the at its own exp tion beneficiary's request.	on of the monies payable s of the amount required s less necessarily paid or paid to beneficiary and nenses and attorney's less, baid or incurred by bene- said or incurred by bene-	time appoint a successor of success successor trustee appointed hree conveyance to the successor frus powers and duties conferent meterized and duties conferent meterized and duties conferent meterized accessor of the such conference and the such clerk or Renclusive proud of proj schemeter frustee access this accessing duties and a public accessing duties and any party he trustor of any action or proces shall be a party unless such act	on any trustee her nt and substitution ary, containing rele	rein named or appoint shall be made by writt erence to this trust de the office of the Coun		
		and execute such in pensation, promptiy 9, At any ti	struments as shall be necessary ipon beneficiary's request, ne and from time to time upon its lees and presentation of th	n written request of bene- is deed and the note for	biligated to notify any party in fruit or of any action or proce- shall be a party unless such act beneliciary and those ch and has a valid, unencun Firschank Mort22		nim. Inal ne is ra	W 1 1 10 10 10 10 10 10 10 10 10 10 10 10	

NOTE: The Trust Deed At provides that the trustee hereunder must be either an attoiney, who is an active member of the Oregon NOTE: The Trust Deed At provides that the trustee hereunder must be either an attoiney, who is an active member of the Oregon NOTE: The Trust Deed At provides and the trustee hereunder must be either an attoiney, who is an active member of the Oregon of the Oregon of the Oregon of the United States, or a title Insurance concerning and Band association cuthorized to do business and the the Insurance of Property of this state, its sublidiaries, affiliates, agents or branches.

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657 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 irust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important "')tice below), (b) for an organisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural 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 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 grantor has hereunto set his hand the day and year first above written. Í * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is of applicable; if warranty (a) is applicable and the beneficiary is a creditor or 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, use Stevens-Nest Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Manuel Thomas nuss Chavez, Jr. geth Kathryn A. Chavez (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.490) STATE OF OREGON, County of ...) 55. STATE OF OREGON, , 19 Personally appeared County of Klamath , 19 74 who, being duly sworn, each for himsell and not one for the other, did say that the former is the December 20 Personally appeared the above named Manuel president and that the latter is the Thomas Chavez, Jr. & Kathryn A. secretary of and acknowledged the foregoing instru-, a corporation, and that the seal allized to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Chavez voluntary act and deed.their ment to be Belore r (DFFICTAL) Solow MS Cullough SEAC) Worker Public for Oregon Nothery Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My comprission expires gall My commission expires: PARE 5 County Scian Granto 50 Mest. DEED within record and page 96619 said KLAMATH JANUARY M., the 5 -OREGON ü 75 on number Mortgages d, WM. D. MILNE CLERK that цш received RUST o'clock County o. I certify t FORM 1, affixed COUNTY 5 STATE OF c M file Was day 4 \$00 book M ð 3 County Record as ment LSth . 2. Ы 4**.**00 \$ FEE REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. 75.64 Serve West Constant . Trustee The undersigned is the legal owner and holder of all indebtedness accured by the loregoing 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 sume 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 TO: ... said trust deed or pursuant to statute, to denot an evidences of machineness socared by said trust deed (which are denoted 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 19. DATED: Beneficiary cellation before reconveyance will be mode Do not lose or destroy this Trust Deed OR THE NOIE which it secures. Both must be delivered to the trustee for co 15