FORM No. 88)-Oregan Trust Deed Series (+1

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V 75 Page 4971 489 Start Start A TRUST DEED THIS TRUST DEED, made this 25thday of April , 1975 , between ELIZABETH WOLTERING TRANSAMERICA TITLE INSURANCE CO., , as Grantor, and ORVILLE C. DILLMAN and HELEN L. DILLMAN, husband and wife, as Trustee, , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: Real property more particularly described in Exhibit A attached hereto 152 which is made a part hereof as though expressly rewritten herein. ÷ Ø nJ. - M

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances 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 grantor herein contained and payment of the sum of - - Six Thousand, Four Hundred and 00/100 - - - - Dollars, with interest

sum of - SIX indusand, four Hundred and 00/100 - - - 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 final payment of principal and interest hereof, if not sooner paid, to be due and payable April 10 , 19 78 .

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constitute a breach of this frust deed immediately due and payable and ocnstitute a breach of this frust deed.
6. To pay all costs, lees and expenses of this frust including the cost of the expenses of the start due and payable and payable and the start as the other costs and expenses of the start due to the start of t

petite court shall adjudge reasonable as the beneficiaty's or trustee's attur-ney's lees on such appeal. It is mututally affreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, baneficiary shall have the right, it is a lects, to require that all or any portion of the monin parable to pay all reasonable costs, expresses and attorney's lees necessarily noil or incurred by first parable costs, expresses and attorney's lees and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebiedness second hereby; and grantor agrees, at it sown exponse, to take such actions permations proceedings, and time to time upon written request of here-ficiary, payment of its lees and presentation of this deed and the note for 9. At any the is less and presentation of this deed and the note for the structure of its lees and presentation of this deed and the note for 9. At any structure of the structure of the structure of the structure of the structure of its lees and presentation of this deed and the note for 9. At any structure of the structure o

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

The four Deef Art provides that the tractice beausater cost be either an attainey, who is an active member of the Origan or surveys and bun association surfacilies to do basiness under the laws of Origan or the Darted States, or a title insurance real property of this state, its subschemes, all-lights, agents or branches. 1.1 Processing and the second seco

a be due and payable April 10 April 10 , 19 78
b b due and payable April 10 , 19 78
and orsement (in case of tail recurseparce, for cancellation), without affecting the lability of any person for the payament of the indebtedness, trustee may suboffmation or other adverment affecting the and property. (b) for any suboffmation or other adverment affecting the advertes of the payable of the pay

56.740 to \$8.795.
1.3. After default at any time prior to five days before the date set by the trustee for the trustee's sale, the granto or other previous so privileged by ORS \$6.760, the entire amount then due under the terms of the trust eef and the obligation secured thereby (including costs and espenses actually incurred in enforcing the trust eef and the obligation and trustee's and attorney's term of the obligation of the principal as would not then be attorney to be not each other trust eef and the due to the additional trustee's and attorney's term of the obligation and trustee's and attorney's term of the obligation and trustee's and attorney's term of the due had no default accurred, and thereby cure the default, in which event all foreformer proceedings shall be distinged by the trustee.

all threefolure proceedings shall be dismissed by the trustee. 14 Otherwise, the sale shall be held on the data and at the time and place designated in the mome of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the highest bidder parcels and shall sell the parcel or parcels at shall deliver to the highest bidder parcels and shall sell the parcel or parcels at shall deliver to the purchaser is cash, payable at the time of sale. Trustee the purperty so sold, but without many covenant or warranty, express or im-plied. The recitals in the deed of any covenant or warranty, express or in-the trustees sells on the deed of the sale. 1. When trustees sells purchase excluding the trustee, but including the complexities of sale to payment to the sale. (1) the expresses of sale, in cluding the complexition of the trustee and at (1) the expresses of sale, in structure, (2) to the obligation secured by the trust of the trustee in the truste deviate any beyond to the most of the trustee in the truster deviations, (2) to the obligation versue to the interst of the trustee in the trust deviation and because the appear in the order of the trustee in the trust deviate any travent or to his success at in interst entitled to such and the trustee many payment in the mode of the trustee in the trust deviate any travent promoter of the movies of the trustee in the trust deviates their interests may appear in the mode of the trustee in the trust deviates the success the payment of the movies of the trustee in the trust deviates the success the payment of the movies of the trustee in the trust deviates the success the payment of the movies of the trustee in the trust deviates the success the payment of the movies of the trustee in the trust deviates the payment of the payment of the movies of the trustee in the trust the success the payment of the movies of the trustee in the trustees the payment the trustee of the

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law hencliciary may from time to time appoint a successor at successor to any trustee hand begin or to any successor trustee appointed hereinder. Upon such as more able to the successor trustee appointed hereinder. Upon such as the sub-conversion to the successor trustee, the latter shall be indeed by the inter-powers and duties conferred upon any trustee herein named out all tale, powers and duties conferred upon any trustee herein named out all tale, powers and duties conferred upon any trustee herein here and the indeed pre-under executed by bencheiary, containing reference to this trust deed information evented which here coulded in the other of the County Creck or free of prevent of the county or counties in which the property is situated, built be conclusive and proper appointment of the successor trustee. 17 Trustee meeting and the trust when this deed, duty created and echnileded is made in public trust when this deed, duty created and trust on both any action or proceeding submodel by trustee, hild he a party unless such action or proceeding is brought by trustee.

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FORM No 632

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4972 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, bousehold 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 purposes.

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This deed applies to, inures to the benefit of and binds all parties bereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pleddee, of the contract secured hereby, whether or not named as a beneficiary herein. In constraing this deed and whenever the context so requires, the masculing gender includes the feminine and the neuter, and the singular number includes the plaral.

TATE OF WAXEN) County of Honolulu) MAY April /, 19 75 Personally appeared the above named Elizabeth Woltering and acknowledged the foregoing instru- ent to be her, voluntary act and deed.		ther, did say that th president and that secretary of ing instrument is th	the latter is the
TATE OF WAXEN) County of Honolulu) MAY April /, 19 75 Personally appeared the above named Elizabeth Woltering and acknowledged the foregoing instru- ent to be her, voluntary act and deed.	STATE OF OREGON, County of , 19 Personally appeared each for himself and not one for the o and that the seal affixed to the foredo of said corporation and that said instru	ther, did say that th president and that secretary of ing instrument is th	and sing duly sworn, he former is the the latter is the , a corporation,
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Elizabeth Woltering and acknowledged the foregoing instru- ent to be her, voluntary act and deed.	and that the seal allised to the forego of said corporation and that said instr	ther, did say that th president and that secretary of ing instrument is th	he former is the the latter is the , a corporation,
$(\gamma) = (1 + 1) (1 + 1$	and that the seal affixed to the forego of said corporation and that said instru	ing instrument is th	
$\begin{array}{c} Preface, me: \\ Preficial \\ e_{AL} \\ e_{AL} \\ \end{array} \qquad \qquad$	them acknowledged said instrument t Before me:	f its board of direct	nd sealed in be- ors; and each of
NOTARY PUBLIC OF OXXXXX HAWAII NOTARY PUBLIC, HIST SELICIAL CIRCUIT STATE OF HAWAII MY COMMISSION EXPIRES: 2/11/78	Notary Public for Oregon My commission expires:		(OFFICIAL SEAL)
	I certury that the writhin instru- day of day of it if if if it is o'clock M., and recorded in book on page or as filling fee number is Rec- ord of Mortgages of said County. Writness my hand and seal of County affixed. Title	By Deputy Stevensness law fue. co fortland. orc.	ANDERICA TITLE INSURANCE C 500 MAIN ST. 714 FALLS, OREGON 97601
To be used a The undersigned is the legal owner and holder of a rust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w state now held by you under the same. Mail reconveyanc	e are directed, on payment to you of any su ences of indebtedness secured by said trus eithout warranty, to the parties designated e and documents to	ums owing to you un st deed (which are by the terms of sa	der the terms of delivered to you
DATED:, 19	an a		

1.120 FORM No. 633-1 0477so KNOW DORI to grantor paid does hereby gra certain real pro uated in the Co Met - B YIK 1000 24:5 <u>- 11</u> 15 (accerved. 14 575 $\langle g^{*} \rangle$ 1 10 = 18° 14. lit 2nd 3rd 4th أتقاء والاستنب grante ı Ca: he M.(Tot ax han Þ . . . 1 1 ٠, gram ful c. ीमिल कार्यादद रक्रियाद 1 1. 4.1 STA Ŀ. (Ofi

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ad OR THE NOTE which it secures. Both must be del

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FXHIBLY A

A tract of real property in Government Lot Numbers 32 and 29 in Section 16, Township 35 South, Range 7 East of the Willamette Meridian, parti-

cularly described as follows: Beginning at the quarter section corner on the South boundary of Section 16, Township 35 South, Range 7 East of the Willamette Meridian; thence North along the center line of Section 16, a distance of 1320.0 feet, more or less, to the Northwest corner of Government Lot Number 33, which corner is monumented with a 3/4" iron pipe; thence East along the North boundary of Lot 33, a distance of 323.30 feet, more or less, to a point on the Easterly right of way boundary of U. S. Highway No. 97, which point is monumented with a 3/4" iron pipe; thence South 2°22'; West along said right of way boundary a distance of 333.30 feet to a 3/4" iron pipe marking the Northwest corner of that parcel of land recorded in Vol. 363 at page 58 of Deed Records of Klamath County, Oregon; thence following along the bounds of said parcel of land, North 62°07' East, 629.30 feet; thence East a distance of 454.20 feet; thence South a distance of 95.00 feet: thence East 107.27 feet: thence leaving said bounds and bearing North 41°03'2' East 155.48 feet to a 1/2" steel rod which marks the Northerly corner of that tract of land described in Vol. M-69 at page 8199 and in amended description thereof; thence North 51°10' West 56 feet to the South line of a roadway and being the true point of beginning of this description; thence South 51°10' East along the Easterly boundary of said tract of land in M-69 at page 8199, a distance of 786.0 feet, more or less, to the water line of Williamson River; thence North 26°47' East along said water line a distance of 165 feet; thence in a Northwesterly direction 708.5 feet, more or less, to a point on the Southerly line of a roadway and that is also North 45°50' East 132.7 feet from the true point of beginning; thence South 45°50' West 132.7 feet to a 1/2" steel rod to the point of beginning.

ALSO the right to use and maintain an existing roadway for ingress and egress to and from the land above described from U. S. Highway No. 97, the centerline of said roadway being particularly described as follows: Beginning at a 3/4" iron pipe at the intersection of the Easterly right of way boundary of U. S. Highway No. 97 and the North boundary of Lot 33, Section 16, Township 35 South, Range 7 East of the Willamette Meridian: thence South 2°22' West along said right of way boundary a distance of 178.4 feet to the true point of beginning of this description; thence North 73°56'40" East a distance of 572.20 feet to a point which bears South 20.00 feet from the North boundary of Lot 33; thence East parallel with the North boundary of Lots 33 and 32 a distance of 552.87 feet, more or less, to a point from which a line bearing North 45°50' East will be parallel with and 20.0 feet Northerly from the North boundary of land being conveyed; thence North 45°50' East, parallel with and lying 20.0 feet Northerly of the North boundary of lend being conveyed, a distance of 335.3 feet.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

this <u>8th</u> day of <u>May</u> A. D. 19 75 at / o'clock p. M., one duly recorded in Vol. <u>M.75</u>, of <u>MORTGAGES</u> on Page 497

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GANONG, GONDONX & SISEMORE ATTORNEYS AT LAW 530 MAIN BIREST KLAMATH FALLD, ORE.

FEE \$ 4.00

W. D. MILHE, County Clerk



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