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| ORM No. 681-Oregon Trust D | eed Serles. | | Vol. 16 Page | 15819 |
| KI THIS TRUST Theodore D. Kearr Transamerica Title and Wells Fargo Grantor Irrev in Klamath | 19984 DEED, made this ney and Diane Kearny Insurance Company, Realty Dervices, Inc ocably grants, bargains, County, Oregon | WITNESSE7 sells and conveys described as: | y S vife poration orporation, Trustee "H: to trustee in trust, with | power of sule, the property c + 10.5 3 |
| in the County. in Volume 20, | of Klamath, State of pages 21 and 22 of <i>I</i> | Oregon, as show Maps in the office | n on the Map filed on of the County Record | October 3, 1773 ler of said County. |
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which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and apprintenances and all other rights thereinto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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 $\frac{1}{2}$ $\frac{1}{2}$

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

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Dollars, with interest
a ba due and payable to beneficiary or order and made by grant, the
a ba due and payable in the payment of the payment of the stand property (b) pin in any restriction thereon; (c) pin in any restriction; present at the stand property; (b) pin in any restriction; present at the stand property; (b) pin in any restriction; present at the payment of the stand property; (b) pin in any restriction; present at the stand pay between the stand; pin any restriction; pin any popularized and substitution shall be a benciliary, containing relearces to this to benciliary, containing relearces to the office of the county or counties in which the property of of proper appointment of the successor epis this trust when this deed duty en a public record as provided by law. Tr party here of pending and or, benefician or proceeding in which granter benefician such action or proceeding is brought by 17. Trustee acknowledged is manually

payment of the tass and presentation of this deed and the note for small be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

active member of the Oregon Stole Bar, as bank, trust economic ted States or a title insurance constant dubertand to insure title to NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is or savings and loan association authorized to do business under the laws of Cregon or the real property of this state. Its subsidiaries? affiliates, agents or branches.

· Statist 15820 1.81 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 lor grantor's personal, lamily, household or agricultural purposes (see Important Notice bolow), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 tors, personal representatives, successors and assigns a beneficiary herein. In construing this deed and whenever the context so requires, 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 feminine 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. J Thinkne & Kiarney * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not 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 equivelent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, diaregard this notice. hane earne Anth 5 STATE OF CALIFORNIA, COUNTY OF 65 untressed E OF OREGON, County of Angeles SS. COUNTY OF <u>1997</u> FOR NOTARY SEAL OR STAMP 10-70) (Rev. AND DIANT Kearney OFFICIAL SEAL personally known to by to be the same person described in; and whose name is subscribed to the within annexed instrument, GERALD E. GREEN Witness NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My Commission Expires Aug. 25, 1978 h15____name execute the same and that affiant subscribed thereto as a with s . (G.S.) Ń ll Staple Signature. Title đ the es of said County. hand and seal ., and recon on page 15819 19984 19.76 **Seneficiary** inst Granto Lo at the within i d for record o QCTOBER., 19 50 DEED KLAMATH CLERK 88) D. MLINE **OF OREGON** number 1 Mortgages o that 6**°**00 o'clock... Å. received 'n 0 RUST (FORM affixed. of rtify at 3; 39 o'ch in book M. 76 itness COUNTY s 5 0 J.F.E. WM. I cer was day (County o or as file r Record of l W STATE (County ment 1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. SCHOLS the raise e na tran a sine The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Trusteo The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said frust 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 here here the parties of the statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you here here the parties designated by the terms of said trust deed, the horewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the TO estate now held by you under the same. Mall reconveyance and documents to. DATED: All French Control Cont 16.4.4 的现在分词 The state of the second Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellution before reconveyonce will be

A PARTICIPATION