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	TORM No. 681—Oregon Trust Deed Saries
	28549 TRUST DEED Vol77 Page 6960
8-	1247 (THIS TRUST DEFD, made this 6th day of April
消費 公売	and Batty Aberro, as Trustee,
	WITNESSETH
	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Klamath County, Oregon, described as:

Lot Five (5), Block Twenty-One (21), Third Addition, River Pine Estates, Klamath County, State of Oregon, according to the official plat thereof on file with the County Clerk of Klamath County and Subject to the Building and Use Restrictions appurtement thereto and on file in Volume M-73, Page 6940, Deed Records.

This property is not currantly used for timber, Agriculture, Grazing or Mining Purposes.

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 thereunto 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 Three Thousand One Hundred Fifty dollars and no/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 sconer paid, to be due and payable. Pursuant to note

cial Code as the beneficiary may require and to pay for filming the filming the proper public office or offices, a well as the cost of all lien searches made by filming officers or searching agencia as may be deemed desirable by the beneficiary.
4. To provide and continuously maintain insurance on the buildings now or hereafter preceded on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than 4.
an amount not less than 4.
an amount not less than 5.
and the provide and continuously maintain insurance on the buildings policies of insurance shall be delivered to the beneficiary are less than a statistical policies of the same shall be delivered to the beneficiary at least filtern days prior to the expiration of any policy of insurance new or hereafter placed on said buildings the beneficiary may from the test filtern days prior to the expiration of any policy of insurance new or hereafter placed on said buildings the beneficiary may be related to grantor. Such applied by beneficiary at least filtern days into a collected, or any determine, or al option of beneficiary the entire amount to collected, or any determine, or al option of beneficiary the entire amount to collected, or any determine, or al option of beneficiary the entire amount to collected, or any determine, thereof, may be transported to grantor. Such application or relates shall need on a such about the second buildings with a maxima be applied by beneficiary shall be deliver any be transported to grantor.
5. To keep said premines free from suchanic' liens and to pay all tasks such payment, beneficiary may, at its option, make payment thereof, and due during the deliver and prompty deliver receipts thereof and the degran or about the dest secured hereby due to any statist arising from breach of any of the transporte and booms applied by the second payment, beneficiary may, at its option, make payment ther

of tills search as well as the other costs and expenses of the trustee incurred in connection with or in enlocing this obligation, and trustee's and attorney's less actually incurred. 7. To appear in and detend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit ection or proceeding in which the beneficiary or trustee and income se-ter the security rights or powers of beneficiary or trustee, and in any suit ection or proceeding in which the beneficiary or trustee attorney's less anound to ditorney's less mentioned the security of trustee may appear, including env put lor the toreclosure of this deed, to pay all costs and expense, in-fined by the trial court, genore further agrees to pay used sum as the ap-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's less on such appeal. It is mutually agreed that: 8. In the even that any portion of all of said property shall be taken under the right of eminet that any portion of an excess of the monit of pay all reasonable costs, expenses and attorney's less to pay all reasonable costs, are in proceed of the monitary payable as compensation for such taking, which are in process of the measurity lead co mourted by grantor in such proceeding, shall be paid to beneficiary was both, in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied up to the indektoness secured hereby; and grantor agrees, et ils own expense, to take such actions and execute such instrumenta as shall be necessarily no the indektoness and execute auch instruments as shall be pay at the actions and execute auch instruments as shall be necessarily no taking to co-pensation, promptly upon beneficiary's request. pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of, its fees and presentation of this deed and the note for

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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

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

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86.740 to 86.795. 13. After default at any time prior to five days before the date set by the trustee for the trustees asie, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and frustee's and attorney's lees not ex-ceeding \$50 each) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

All foreclosure proceedings chail be annuesed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sail said property either matching the trustee of the sale shall sail the parcel or parcels at matching the trustee ball of the trustee may sail said property either matching the trustee ball of the trustee may sail sail the parcel or parcels the property so sold, but suit as deed in form as required by law conveying the property so sold, but suit as deed in form as required by law conveying the property so sold, but suit as deed in form as required by law conveying the truthulness thereof. Any person the sail be conclusive proof of the truthulness thereof. Any person the sail the factor for the function 15. When frustee sells purruant to the powers provided herein, trustee the truthulnes thereof is a cammar of if it is the average to the truth in the sail sole of the truthulness thereof is a same to the truthulness thereof.

Sensors and constituinty, may purchase all the sale. IS When frustee sells purrunnt to the powers provided herein, trustee abail apply the comproceed of sale to payment of (1) the apreness of sale); in-cluding the comproceed of sale to payment of (1) the apreness of sale); in-cluding the comproceed of sale to payment of the trust deed, (3) to all persons having recorded liens ubsequent such an interest of the trustee in the trust deed as their interests may appear in the interest of the trustee in the trust deed as their interests may appear in the successor in interest entitled to such surplus.

uted by beneficiary, containing reference to the frecord, which, when recorded in the office of er of the county or counties in which the propert vice proof of proper appointment of the successor tes accepts this frust when this deed, duy, a made, a public record as provided by law. The proof of the successor is accepted by law. The successor the accepted by law. The successor the accepted by law. The proof of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the successor the accepted by law. The successor of the accepted b

17. Trustee and acknow shall be a party unless

Service States 6964 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, lamily, household or agricultural purposes (see Important Notice 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 pledges, 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 terminine and the neuter, and the singular number includes the plural. IN WITNESS WEEREOF, said grantor has hereunto set his hand the day and year first above written. *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-Lariding 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 lise to finance the purchase of a dwelling, us Steveni-Ness form No. 1305 or equivalent; 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, disregard this notice. x Donald 3. Franklin x Carof m. Ananplin (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON STATE OF OREGON, County of) }ss.) 89 County of Deschutes ., 19... Personally appeared . and who, being duly sworn, each for himself and not one for the other, did say that the former is the www.uniterand acknowledged the foregoing instrupresident and that the latter is the and be 212 their voluntary act and deed. [11] 24 - 14 - 17 - 26 - 27 ⁻ 28 - 27secretary of and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was stined 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: (OFFICIAL SEAL) (Difficial (Difficial) (Di -3 (OFFICIAL Notary Public for Oregon SEAL) My commission expires: 5 County. 6960 0 19.7 recon (Des DEED 6279 within record, R 28549 s of said Co hand and and KLMATH page. of citity that the will be 5 STATE OF OREGON ÿ. RUST 0 30 MILNE Per s (FORM **GLERK** and and COUNTY Å. ·IMM 2 5 tarr. ં \$ FEE REQUEST FOR FULL RECONVEYANCE To be used only when chilgeitons have been pold. It = 1 and from a contrary information of the set of the TO plan set of the set o The undersigned, is the legal owner and holder of all indebiedness secured by the foregoing 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 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 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 nealle B. Frantin dat Sacol N. Sreptin, Durland Tan arstroi itile Corona 100 Arstroi itile Corona 10 $(A) \ge 1$ $\langle P S \rangle$ V. S. P. - Venet I Beneficiary A State Barrier Do not lose or detroy this Trust Dead. OR THE NOTE which it secures. Soft must be delivered to the trustee for constitution before reconvergence will be made. State and a second Contractor and 1:2 11 pri provinci da 88 T. I AN A STATE 1

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