

FORM No. 881---Origon Trust Deed Series -- iRUST DEED.

proper public office or offices, is well as the cost of all fuel searches mide beneficiary. 4. To provide and continuously maintain invariance on the initiances now or hereafter erected on the said premises adainst less or dimage by the and such other harards as the hereficiary majorithes for the transfer by the employed of the said of the said premises adainst less or dimage by the employed of the hereficiary majorithes the transfer of the said of the employed of the hereficiary majorithes the transfer of the said of the employed of the hereficiary majorithes the said of the employed of the hereficiary of the said of the said of the employed of the said of the said of the said of the employed of the said of the said of the said of the said of the employed of the said of the said of the said of the said of the employed of the said of the time of the said of the time of the said the said of the sa deed, shall be added to and become a pair productive 0 and i of this deed, without waive of any right arising from the lieft secured by this pairs hereof and for such payments, whi interest as above of any of the betinbelove described, as well as the franter, shall be which the pro-extent that they are bound for the payment of the obligation of the bed, and all such payments shall be immediated; due and payable weils totice, and the monpayment thereof shall, at the option of the beneficiant. of the secured by this trust deed immediated; due and payable weils that a secured by this trust deed immediated; due and payable weils be added and the monpayment thereof shall, at the option of the beneficiant, of To pay all costs, less and expenses of this trust including the cost is secured by this trust deed. 5. To appear in and defend any action or prospecting nutpervising to the security rights or powers of beneficiary or trustee may appear, including the security rights or powers of the section of the trustee incurred at other which the beneficiary or trustee may appear, including the vidence of the section of the beneficiary's or trustee's attorney's less; the by the trial court, due to the security in any payment of a vidence of the securit due to far appear's new shall be beneficiary's or trustee's attorney's less; the by the trial court, granter unther agrees to pay such any plagment or so (our thal adjudge reasonable as the beneficiary's or trustee's attorney's less; the sourt shall adjudge reasonable as the beneficiary's or trustee's attor-tes on such appeal. It is mutually affeced that:

lees and presentation of this deed and the full reconveyances, for cancellation), without on for the payment of the indebtedness, true

ease consent to the induity of any meta-fair consent to the induity of any meta-stanting any casers of consenting a dimensional or other adverting a dimensional inconvey without warm frantise in seconvey without warm frantise in the seconvey and the second frantise proof of the second second term of the second second second term of the second second second time without notice admitting the tran-themical second second second second the second second second second time without notice admitting to own the indebtodness berefit second second second sector or any part thereof, in its own. charge v. The

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then alf trustee for ORS 86.760 tively, the obligation s

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interests may ap y, to the grantor 16 For any reason permitted by law beneficiary may frent a successor or successors to any frustee normal to

time appoint a successor or successor successor trustee appointed hereunde conveyance to the successor trustee, powers and duties conferred upon the Eech such appointment a taust or shall be

The Trust Deed Act provides that the trustee hereu ands and loan association authorized to do business are of the entry in subsidiaries affiliates grants are State Bar, a bank, trust company sho is an United Sta

23785 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever delend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are. (a)\* primarily for granter's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an experimentary of Grant if granter is a vertical particultural purpose (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successor, 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 constraing this deed and whenever the context so requires, the masculine gender includes the leannine 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. • 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 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. If the signer of the phase is a consortion. Tiemes Eugene Methin Sr. Thomas Eugene Robbins, Sr., Grantor (If the signer of the above is a corporation, uso the form of acknowladgment opposite.) (URS 93 490) Individual Acknowledgment ) 55. STATE OF CALIFORNIA COUNTY OF San Diego On October 10, 1977 SS. Company and before me, the undersigned, a Notary Public in and for said uly sworn, mer is the County and State, personally appeared tter is the Thomas Eugene Robbins, Sr. rporation, Furnished by vorate seal led in be-id each of and deed. known to me to be the person\_\_\_ асклоwledged that <u>he</u> executed the same. Fille FFICIAL SEAL) Notary Seal Jerm WITNESS my hand and official seal. OFF PATRICIA A. BERRINGTON htreen (1: NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN -----Patricia A. Berrington SAN DIEGO COUNTY My Commission Expires June 9, 1930 Notary Public in and for said County and State TT-14 9006 la tes 1. II it S ۲. d ar 間に ä STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was received and filed for record on the <u>BUL</u> day of December A.D., 19.77 at 11; 18 o'clock AM., and duly recorded in Vol. M77 of MORTGAGES \_\_\_\_\_on\_Page\_\_\_23.78/\_\_\_ WM. D., MILNE, County Clerk FEE \_\_\_\_\_\$ 6.00 By Dernithan H Leboth Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been po TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said said trust deed in pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you statut 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 new held by you under the same. Mail reconveyance and documents to DATED; Beneficiary or destroy this Trust Deed OD THE concellation before reconveyours