

Tose ar upitrary this true Deed OR (112: NOIS which II services. Bain must be delivered is the irreter for concellation before reconservance will be more.

together, with all, and singular the tenements, hereditaments and appurtenances 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 connec-tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of w TWENTY, THREE, THOUSAND, AND, NO/100, (\$23, 000, 00),

wan thist need to be become immediately due and payable, is and out of this instrument, irrespective of the written consent or approval of the rentility of the service of

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Budd conveyed, assigned or Anomales of the framework without Tirst having oblamed her written consent of approval of the beneficiary.
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secured here by and granter agrees had been expense, to yrake such better and execute such instruments as shall be measury in obtaining such com-pensation, promptly use and norm time to time upon written request of been licitary, payment of its fees and presentation of this deed and the note for addressent (in case of lull reconveyances, for cancellation), without allocating the liability of any person for the payment of the indebtedness, trustee may

Beneticiary.

shall be conclusive product proper appointment of the successor trustee. 17. Trustee, accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustec hereunder, must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and load load conclusion issociation outpoint of a business under the low's of Oregon or the United States Act the Insure the Bor, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

and a me var to applicate output and agree	5 to and with the beneficiary and those claiming under him, that he is law- bed-real-property and here
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and an organization, or (even if gra	of the loan represented by the above described note and this trust deed are: anily: household for agricultural purposes (see Important Notice below), antor is a natural person) are for business or comparations.
ors personal representatives, successors and a ontract secured hereby whether or not named asculine gender includes the leminine and the left personal courses successors and the IN WITNESS WHEREFOR	as a beneficiary herein. In construing this dead and whenever, the context so requires, the as a beneficiary herein. In construing this dead and whenever, including pledgee, of the a neutry, and the singular number, includes the plural, as a mean surt in a structure of the singular number, includes the plural.
IMPORTANT NOTICE! Delete/ by lining out, which of applicable; if warranty (a) is applicable and th such word is defined in the Truth-in-Lending (applicable) which	ever warranty (o) or (b) is a ward of the day and veer tiret above written.
he purchase of a dwelling/use Stevens-Ness form "his maroment's MOT to be a first lien of is ne a dwelling use Stevens-Ness form, No' 1306, or rith the Act is not required, disregard this notice	Det di ritisti lien te finance, se ITMA LOUISE IStoutentaute and settement of the finance in the finance is a structure to a settement of the source to a setteme
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