No. 881-1—Origon Trust Deed Series—TRUST DE	• TRUSI DE	ED V	101. M81 Po	go11994	
	17th day	v of	June	, 19.81, bet	wee
RANDALL L. HINK and	I FIW REINOL			, as Trustee,	an
Grantor, TRANSAMERIC	A TITLE INSURANC	E CU.	band and wi		
CHARLES W. HANSEN an	nd MARIAN E. HAN	NSEN, MUS	Dalla and wa		
Beneficiary, Grantor irrevocably grants, b Klamath	WITNESS Rengains, sells and conver minty, Oregon, described	ys to trustee	in trust, with po	wer of sale, the pro	peri
The N'zN'zSWZSWZ of S of the Willamette M feet as a non-exclu County of Klamath,	leridian, EXCLUD Bive easement for	or ingres			
gether with all and singular the tenen w. or hereafter appertuning, and the r		urtenances and	all other rights the	reunto belonging or in	any con
on with said real estate. FOR THE PURPOSE OF SECU	URING PERFORMANCE o. IUNDRED and NO/	of each agreement 100 Dollars, with inte by grantor, the	erest thereon accord final payment of	contained and paymen ing to the terms of a pro- principal and interest h	t of - omis nerec
The date of maturity of the date ecomes due and payable. The above cescribed real property is	not currently used for agricultu	ural, timber or gro	izing purposes.		
To protect the security of this tre 1. To protect, preserve and maintain s 1. To protect, preserve or demolish any bu	ist deed, grantor agrees: aid property in good condition ilding or improvement thereen;	granting any case	ment or creating any	ing this deed or the lien	orc
2. To complete or restore promptly a	nd in food and workmatilike as be constructed, durnaged or	frantee in any f legally entitled th be conclusive pro- services mentioned	ereto," and the recitals of of the truthlulness in this paragraph shall	there'n of any matters or l thereof. Trustee's levs for a be not less than \$5.	ny 4
ons and, restrictions affecting said property, in	sunt to the Uniform Commer-	10. Upon time without not pointed by a cou	ice, either in person, l ice, and without regard	by agent or by a receiver to the adequacy of any se	curii said
oper public office or offices, as well as the poper public office or offices, as ma filing officers or searching agencies as ma	y be deemed desirable by the	erty or any part	including those past	ne sile or otherwise collect fue and unpaid, and apply collection, including reason d hereby, and in such orde	the
now or hereafter erected on the said fired of the said such other hazards as the This fired .	Leinverlie in written in less payable to the latter; all	ficiary muy deter 11. The collection of such insurance policies	entering upon and tal rents, issues and pro- or compensation of av	ing possession of said pro its, or the proceeds of fire ards for any taking or dan	and ange act c
the grantor shall lail for any reason to pro	filteen days prior to the expira-	pursuant to such	notice.	payment of any indebtedn	ess s
the beneficiary may produce or other insurance po collected under any fire or other insurance po ciary upon any indebtedness secured hereby a ciary upon any indebtedness secured hereby a	and in such order as beneficiary and in such order as beneficiary and in such order as beneficiary and in such order as beneficiary	declare all sums	secured hereby imme	diately due and payable. I ay proceed to foreclose this	n su trus
any part thereof, may default or notice of def not cure or waive any default or notice. act done pursuant to such notice.	and thereinder or invalidate any on truction liens and to pay all	execute and cau	to be recorded his w	ritten notice of default and ty to satisfy the obligation	nis e ins :
laxes, assessments and before any part of su	ch taxes, assessments and other mompthy deliver receipts therefor	the manner prov	ided in ORS 86.740 to	86.795. to loreclose by advertiseme	nt a
by direct payment or by providing benefic	option make payment thereof.	then alter defau trustee for the ORS 86.760, m	ill at any time prior of trustee's sale, the gra ay pay to the beneficia a amount then due uno	ntor or other person so pr iry or his successors in intel ler the terms of the trust di	ivile rest, eed a
and the amount so path the obligations describe hereby, together with the obligations describe	part of the debt secured by this	enforcing the fe	ants of the obligation a	nd trustee's and attorney's) other than such portion (nees of th here
covenants hereof and they are bound for the p erty hereinbefore described, as well as the same extent that they are bound for the p same extent that they payments shall be in	it antor, shall be bound to the psyment of the obligation herein and diately due and payable with-	the default, in the trustee.	which event all loreck	sure proceedings shall be a held on the date and at t	he ti
described, and the nonpayment thereof shall out notice, and the nonpayment thereof shall render all sums secured by this frust deed i render all sums becare of this trust deed.	nit iediately due and payable and	place designate be postponed a in one parcel	d in the horice in shines is provided by law. The or in separate purcels bidder for cas	he trustee may sell said pro and shall sell the parcel o h, payable at the time of s	opert; or pa sale.
of file search as well as the other costs and in connection with or in enforcing this oblight	lation and trustee's and attorney's	shall deliver to the property s nlied. The reci	the purchaser its deed o sold, but without an tals in the deed of any	in form as required by la y covenant or warranty, ex matters of fact shall be con on evoluting the trustee, b	press
affect the security rights or powers of beneficiary action or proceeding in which the beneficiary	o say all costs and expenses, in-	the grantor and 15. Wh	the heneficiary, may purch then trustee sells pursual proceeds of sale to p	use at the sale. It to the powers provided h ayment of (1) the expenses	erein s ol
any suit for the interior and the beneficiary cluding evidence of title and the beneficiary amount of attorney's less mentioned in this amount of attorney's less mentioned in the	puragraph 7 in all cases shill be an appeal from any judgment or	cluding the co attorney, (2)	to the obligation securi	d by the trust deed, (3) t the interest of the trustee	in i
decree of the that adjudge reasonable as t pellate court shall adjudge reasonable as t ney's fees on such appeal.	her benchiciary's of these s	surplus, it any surplus, it any	, to the grantor or to	his successor in interest en	livin
8. In the word that any purchase inder the right of eminent domain or condruder the right of the require that all or right, if it so elects, to require that all or right, if it so elects to such taking, which are	and portion of the monies paying	 time appoint a auccessor trust conveyance to 	the successor of successor the successor trustee, turies conferred upon	the latter shall be vested any trustee herein named	and with or t
to pay all reasonable costs, expenses and	attorney's fees including and shill be paid to beneficing and is and expenses and attorney's less	d hereunder. Ka instrument ex	ch such appointment a souted by beneficiary, of record, which, who	of substitution source to the containing reference to the in recorded in the office of	in tr I the
applied by it first upon any reasonation	own expense, to take such action meessary in obtaining such com	shall be concl	usive proof of proper a usive accepts this tru is made a public rec	provintment of the successor st when this deed, duly ord as provided by law. T	trus exect rust
applied by it first updt applied courts, net both in the trial and appellate courts, net ficiary in such proceedings, and the hala secured hereby; and grantor agrees, at its secured hereby; and grantor agrees, at its	TANT	acknowleaged			
applied by it first upon any	tine upon written request ion of this deed and the note to for cancellation), without allectin	of trust or of an trust or of an shall be a pa	rty unless such action	or proceeding is brought by	

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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

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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if frantor 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, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the commact secured hereby, whether or not narred 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 WHEREOF, sail grantor has hereunto set his hand the day and year first above written.

* INIPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the bandficary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to firance the purchase of a dwelling, use Stevens-Ness it arm No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Kundell I Find Jaurence Healey (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, Įzs. STATE OF OREGON, County of. county of Klamath Personally properted the above named Personally appearedwho, each being first Rondalla L. Hinh d Lawron & Healey duly sworn, did say that the former is the president and that the latter is the secretary of . a corporation, and that the seal atfixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by suthority of its board of directors; and each of them acknowledged said instrument to be its voluntary act 42 . ~5 . and acknowledged the foregoing instruand acknowledged the toregoing instru-ment to be the second and deed. Betwe met (OFITICIAL SEAL) Notary Rublic for Oregon My commission expires: 3-22-85 and deed. Before me: Feldingte Notary Public for Oregon (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness 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 caucel 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 DATED:, 19 Beneficiary De not lose or destruy this Trust Deed OR THE NCTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. entrementant insters and officers TGGD GH s non-excrimente i der care TRUST DEED 28 100 201 1010110 32 ANY CUMPTING THE MELLION FOR STATE OF OREGON. (FORM No. 881-1) County of Klamath SS. LAW PUB. CO., PORT I certify that the within instrument was received for record on the CREATER CONTRACTOR 2nd day of July , 19 81. at 10:59 o'clock A. M., and recorded in book/reel/volume No. M81, _____on SPACE RESERVED Grantor FOR page...11994 or as document/fee/file/ In to many state in the second and so the second and so the second and second and second and second and second instrument/microfilm No. 1636 Record of Mortgages of said County. JIER GANNERGE CO Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO menter fronties T/A-So.6th S TACK Evelyn Biehn County Clerk By Bernotha State cho Deputy