

NOTE: The Trust Deed Act provides that the trustee hersunder must be either an artorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to dobusiness under the lows of Oregon for the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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alera, proprintiz alpere beneficiari a raginerati. Fi al any lane sita cessi trac in cina popur vana.	nd the same against all persons whomsoever.
րեց՝ չու, որ վուր հանում ամբ հետում է։ ՀՀԱՅՅ ՆԴ՝ Համաշտումը, Համաշտում, ՀՀԱՅԴ ՀՀԱՅԴ (ՀՀԱՅԴ ՀՀԱՅԴ) ԱՀԱՅՅ ԱՅԴ ՀՀԱՅՀԱՅԴ (ՀՀԱՅԴ ՀՀԱՅԴ ՀՀԱՅԴ (ՀՀԱՅԴ), ՀՀԱՅԴ ԱՅԴ ՀՀԱՅԴ (ՀՀԱՅԴ), ՀՀԱՅԴ ՀՀԱՅԴ (ՀՀԱՅԴ), ՀՀԱՅԴ	(i) The second state of
<ul> <li>(a)* primarily for grantor's personal, family</li> <li>(b) for an organization, or (even it granto)</li> </ul>	the loan represented by the above described note and this trust deed are: ily, household or agricultural purposes (see Important Notice below), or is a natural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the bonefin s, personal representatives, successors and assigntract secured hereby; whether or not named as working dender includes the feminine and the r	t of and binds all parties hereto, their heirs legatees, devises, administration, of the gns. The term beneficiary 'shall mean the holder and owner, including pledgee, of the a beneficiary herein. In construing this deed and whenever the context so requires, the neuter, and the singular number includes the plural.
IN WITNESS WHEREOF, said gr	antor has hereunto set his hand the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whicheve t applicable; if warranty (a) is applicable and the such word is defined in the Truth-in-Lending Act neficiary MUST comply with the Act and Regulat closures; for this purpose, if this instrument is to be a purchase of a dwalling, use Stevens-Ness Form 1 this instrument is NOT to be a first lien, use Stevens- uivalent. If compliance with the Act not regulred	And Regulation Z, the lon by making required a FIRST lien to tinance No. 1305-or equivalent -Ness form No. 1306, or - disregard this notice.
the signer of the above is a corporation. STATE OF CALIFORNIA,	SS
G COUNTY OF Los Angeles	) REGON; County of
the undersigned, a Notary Public in and personally appearedKerry_S_ , personally known to me to be the perso	d for said County and State, FOR NOTARY SEAL OR STAMP
the within instrument as a witness thereto.	who being by me duly sworn, Penn a Pd Woodland
resides at543_Med Info Hills, CA91364 ewas present and sawRod	; that I R CONST NOTARY PLANE NIGH
personally known in, and whose name is subscribed to the w	to be that person described
execute the same, and that affiant subscribe	ed / Inis
name thereto as a witness to said execution	
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TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y	REQUEST FOR FULL RECONVEYANCE to the first of the first o
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