on subject 5112 DE 32001 Fire \$13.0 Volum89 Page 21667

FOLM No. 181-1—Onigan Trist Deed Series—TRUST DIED (No restriction on assigni

The date of maturity of the debt secured by this instrument is becomes due and payable.

The above described real property is not currently used for agricultus. The above described real property is not currently used for agricultus. The protect, the security of this trust deed, strantor agrees:

1. To protect, preserve and maintain said property in good cordition and repair; not to remove or denomish any building of improvement thereon; not to commit or permit any wasts of said propenty in good and workmanishe maintenance of the said property; if the beneficiary so requests, to join in executing such linearing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for lifting same in the proper public office or offices, as well as the cost of all line searches by the beneficiary or searching agencies as may be deemed desirable by the beneficiary or searching agencies as may be deemed desirable by the beneficiary of the said premises usuants to the countries of the said premises usuants to the countries of the said search of the said search of the said premises usuants to the countries of the said premises usuants of the said price and such of the saids as the beneficiary way from time to time require, in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall, be delivered to the beneficiary as soon as insured; if the grantor shall lail for any reason to procure any such insurance and to it the grantor shall lail for any reason to procure any such insurance and celiver said policies to the beneficiary at least litteen days prior and beneficiary in the said preservation of any policy of insurance now or here there is a soon as insured; if the grantor shall be in the said procure of the said pro

pellate court shall adjudge reasonable as an expellate court shall adjudge reasonable as an expellate court shall have the interest of the state of

EVENS NESS LAW PUBLISHING CO. PORTLAND, OR 97204

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or creating any restriction thereon; (c) join in any subordination or convey, without warranty, all or any part of the property. The thereof, in the convey of the restriction of the property of

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default costs and expenses actually mourred in enforcing the obligation of the trust deed and expenses actually mourred in enforcing the obligation of the trust deed together, with trustees and attorney's fees not exceeding the amounts provided by law.

together with trustees and autorney's tee not exceeding the anoth is postate by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either be postponed or in separate parcels and shall sell the parcel or parcels at autoin to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee strongy (2) to the obligation secured by the trust deed, (3) to all persons stationgy (2) to the obligation secured by the trust deed, (3) to all persons having the trustee and the trustee in the trust deed is their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortisage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed duly executed and

or the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged 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 trustee hareunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the love of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and	aore	es to and with the	hand in the same	those claiming under him, that he is law-
1 tony scized in fee simple of said d	2SC17	ped real property a	nd has a valid,	unencumbered title thereto
except reservations, apparent on the ground	es	trictions an	d easement	s of record and those
and that he will warrant and fore	4.44	lefend the same as	April 1997 and 1997 a	
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The grantor warrants that the prod (a)* primarily for grantor's person				
(b) for an organization, or (even	1:25	网络马达特纳勒特 电压电池		
secured hereby whether or not named as	a har	aficiast bassis Is	snall mean the ho	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract and whenever the context so requires, the masculine
Le Martin personal and community of the community of the		dittie strigular number	inciuaes the piurai.	
A transport of the state of the	Said	grantor has hereu	nto set his hand	the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, we not applicable; if warranty (a) is applicable of	ed the	hanaficiane le a conditae	Charles	D. Turner
boneficiary MUST comply with the Act and	ng /w	and Regulation I, the	Specialist to A. Special	
disclosures; for this purpose use Stevens-Ness If compliance with the Act is not required, disc	igar i	this notice.	The state of the state of	A POLITICAL PROPERTY OF THE PR
(If the signer of the above is a corporation,	1 (1)	Mineral herrigina (a. 1 Mineral Colon algebra Colons) Mineral Colon and All Colons	Samuel Samuel	in der sette film i Miller einer Einstelle der Werker und der den der setzen der der der der der der der der d Betreitungs der Beitrick der
use the form of acknowledgement opposite.)	1 401 1 1 411 1 1 401 1	รรุกับอาหาร์ เป็น โด้คระบาที่ 669 กา พระบาทสาราสาราสาราสาราสาราสาราสาราสาราสาราสา	Section of the Sectio	
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nust deed have been fully pard and satisfi	ya. r	ou nereby are directed	. on payment to v	toregoing trust deed. All sums secured by said ou of any sums owing to you under the terms of
herewith together with said trust deed) and	canc	el all evidences of ind	ebtedness secured	by said trust deed (which are delivered to you sidesignated by the terms of said trust deed the
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DATED:		., 19	PARKS & R	ATLIFF
			<b>D.7.</b>	
			By:	Beneficiary
Do not lose or clostray this Trust Deed OR THE	NOTE	which it secures. Beth must i	be delivered to the true	tee for cancellation before reconveyance will be made.
11.21 WS 9 00 01.1		10 - 10 - 1. C	nysing pulied	裏が突ゅう ちゃくしょ きゅうどう たいさい コヨー
TRUST DEED	17.	gareer point	jamath Eit)	STATE OF OREGON, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	1			County of Klamath
Charles D. Turner	1111	Outlier and we		I certify that the within instrument was received for record on the 8thday
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E Malligichair. Gran	or	SPACE RE		at .4:05 o'clock P.M., and recorded in book/reel/volume No M89 on
ARKS & RATLIFF		FOR		page 21667 or as fee/file/instru- ment/microfilm/reception No7648,
Formum and the strain abbot	ME M			Record of Mortgages of said County.
Beneiici	CY			Witness my hand and seal of County affixed.
arks & Ratliff	<b>L</b> PI		9 91	Evelyn Biehn, County Clerk
28 Nosth, 7th Street		18 157 6	ar <b>en</b>	NAME TITLE
lamath Falls OR 97601		Fee \$13.00	Tita e Citae.	By Quuline Mullending Deputy