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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.
^{°°} 14364
1st May
RICHARD E. DANKERT AND FAIRLEIM , as Trustee, and as Grantor, KLAMATH COUNTY TITLE COMPANY as Grantor, D. BUBNS AND ANNA M. BURNS, husband and wife, with full rights
THEODORE R. BOILD THE
as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property Grantor irrevocably grants, bargains, described as:
Township 41 South, Range 10 East of the
NZSZNWZNEZ OF Section 13, founty, Oregon. Willamette Meridian, Klamath County, Oregon.
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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 TWENTY NINE THOUSAND NINE HUNDRED AND NO/100----

sum of _______ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable NOVEMBEL 1, 19.90... The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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becomes due and payable. In the event the winn the without first ham sold, conveyed, assigned or aliented by the grantor without first ham sold, conveyed, assigned or aliented by the grantor secured by this instrume herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees: If the payable of the security of the strust deed, grantor agrees in the payable of the security of this trust deed, grantor agrees in the payable or restore or demoish any building or improvement which means the control of the security of the security of the security of the security of the control of the security of the control of the security of the control of the security of the security determined therefor.
To complete a restore promptly and be constructed, damaged or destroyed thereon, and pay when due redinances, regulations; covenants, condition in executing such discipation and to pay tor filing some in the property with all had property, if the beneficiary so requests, to find the security and the said property, if the beneficiary so requests to pay then the inclusion may require and to pay tor filing some in the said property in the security in the the building the security of the said code and the said proper public the said code may from time to time require. In an such other heards as the addition may from time to time require. In an such other heards as the addition of the secure any such the the expiration of the said property and the secure the said of the secure and the secure and the secure the same at a filter flave the secure the same at a section or release the secure the same at a section or release the secure the same at a secure of an and the secure the same at a section or release the secure the same at a section or release the secure the same at a section or release the secure the same at a section or release the secure the same at a section or release the secure the same at a second the reprise. The amount the fact the prelimi

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the sconvergence of the second second second second second second second acconvergence of the second second second second second second sconvergence of the second second second second second second point of the second second second second second second second sconvergence of the second second second second second second point of the second second

umment, irrespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon: (c) join in any subordination or other afreement allecting this deed or the lien or charge subordination convey, without wairanty, all or any mate of the property. The thereoi: (d) any reconveyance may be described as the "property or presents france in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services mentioned in this paragraph shall be not less than 55 services and prolits, including those past due and unpaid, and apply the same, base costs and expenses of operation and collection, including treasonable attor-ney's less upon any indebtedness secured hereby, and in such order as bene-ticary may determine. I. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the imsurance policies or compensation or awards for any taking or damage of the imsurance policies or compensance of any agreement hereunder, time being of the escence with respect to such payment and any indebtedness secured in equity, as a mortfage or direct the trustee to pursue any other light or devent the beneficiary at his election the proseed to loreclose this trust deed is devent the beneficiary at his detection the proseed to loreclose this trust deed is the beneficiary elects to for a use to be advertisement and sale, the beneficiary may describe at law or in equive which the beneficiary may avec. In there or on the beneficiary elects to force or systelly divertisement and any inequity, as a mortfage

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided 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 rin separate parcels and shall sell the parcel or parcels at auction to the higher bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, capress or im-the property so sold, but without any covenant or warranty, capress or im-the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee statore, (2) to the furture of sale to payment of (1) the expenses of sale, information subscience of the truste and a reasonable charge, trustee's attorney, (2) to the but but both truste and a reasonable charge, the truste's having recorded liens subsequent to the interest of the truste at the sub-sciputs, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee panel herein and to the appoint a successor or succes-sors to any trustee panel herein and the sale.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed herein runder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested within the trusteers and duries conferred upon any trustee herein named or appointed hereinsers. Each such appointment and substitution shall be made barpitten instrument executed by beneficiary which, when recorded in the mortsage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee paths this trust when this deed, duly executed and acknowledge shill any party hereto of pending sale una yother deed of obligated to may action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

atlarney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real isoles or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or sovings and loan association authorized to do business under the laws of Orr property of this state, its subsidiaries, affiliates, agents or branches, the United St

North Hanning and Manhandrand Articles		8350	٦ ٦
The grantor covenants and agrees to and with the year of the second seco	e beneficiary and those cla and has a valid, unencurr	iming under him, that he is law- ibered title thereto	
y seized in tee simple of the			
d that he will warrant and forever defend the same	against all persons whoms	Oever.	
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The grantor warrants that the proceeds of the loan repres (a)* primarily for grantor's personal, family or household (b) for an organization, or (even if grantor is a natural	ented by the above described no purposes (see Important Notice person) are for business or com	ote and this trust deed are. e below), mercial purposes.	
(b) for all organized This deed applies to, inures to the benefit of and binds This deed applies to, inures to the benefit of the benefit	all parties hereto, their heirs, he ficiary shall mean the holder and in construing this deed and whe	egatees, devisees, administration ad owner, including pledgee, of the contrac never the context so requires, the masculin	5, :t ie
IN WITNESS WHEREOF, said grantor has	hereunto set his hand the d	av and year first above within	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (u) not applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose use Stevens-Ness Form No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose use Stevens Notice Steven No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose the steven No. 1319; or equ disclosures; for this purpose the steven No. 1319;	perium	in a Dankert	
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)			!
STATE OF OREGON	STATE OF OREGON, County of) ss.)	
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May 1 OTAA 75 90.59 RICHARD E. DANKERT AND PATRICIA A. DANKERT	85 of		•••••
Milling Ducking Can	Notary Public for Oregon	(S	EAL)
(SEAL) My commission Expires: 12-19-92	그 승규는 것 같아요즘 가지 않는 것 같아.		
REQUI	EST FOR FULL RECONVEYANCE only when obligations have been paid.		
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