881-Oregon Trust Deer FORM No ٩ SN TRUST DEED 22 19.7.2 , between May day of THIS TRUST DEED, made this MYNEELAH CLINE KLAMATH COUNTY TITLE COMPANY , as Grantor, , as Trustee, , as Beneficiary, WINIFRED C. JORDAN anđ WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in The West half of Tract 7, Block 5, First Addition to Altamont Acres, according to the official plat thereof on file and of record in the office of the County Clerk for Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances 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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

final payment of principal and interest hereof, if not sooner paid, to be due and payable

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sum of Two Thousand and no ho/100-current date here there on according to the terms of a promissory note of even date here final payment of principal and interest hereol, if not sooner paid, to how the terms of a provide the security of this trust deed, frantor agrees:
1. To protect the security of this trust deed, frantor agrees:
1. To protect the security of this trust deed, and there and the different of the renove or demolish any building or improvement there and the different of the renove or demolish any building or improvement which may be constructed, diamaged or destroyed thereon, and pay when due all costs mourted there over and work manifes the beneficity so there are any building to a provide and the property if the beneficity so requests, condition in executing such financing statemprise and to pay for filing same in the proper public office or over the set of all the second statement of the buildings and in executing according dencies as may be deemed desirable by the beneficity. To provide and continuously maintain insurance on the buildings in a mount not less than f 2,000.00 within the second state and the execution and statement of provide and continuously maintain insurance on the latter: all company provide the beneficity at least fibre days soon as inverted if the denci shall be the diverson to procure any such insurance and to insure the soon any procure the same at grantor sequents. The anomaly provide the the diverson to procure any such insurance and to intro any provide the the same at grantor sequence. The anomaly is related to the barder as the senter and the diverson to procure any such insurance and to insurance there on any be related to the same and the diversity of any provide and the context of the same and and the any prime where the and the same and the diversity of any prime where the any of the diversity of any prime thereof, and the any set of the diversity at least fibre days prime. The anomaly is thereof any free or other insurance policy may be applied by b

ed by the trial court, we encound the as liate court shall adjuide reasonable as liate court shall adjuide reasonable as It is mutually adjreed that: It is mutually adjreed that: A. In the event that any portion or all of said property der the right of eminent domain and all or any portion of the shi, if it is or elects, to reasonable and all or any portion of the shi, if it is established to the encourt of the said of the second second the same that all or any portion of the second second the same that all or any portion of the second second the same that the same second the same pay all reasonable costs and expenses and applied by it first upon any reasonable costs and expenses and applied by the same that any applicit expension, necessarily paid or in the same second of the balance applied upon 1 erty shall be taken appellate courts, need dings, and the bala rantor agrees, at its s, at its own shall be nece in obtair in the second se

ficiary, pay

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Surplus, it any, to the grantor or to his successor in interest entities to such surplus. 16. For any reason permitted by law beneliciary 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 successor to the successor trustee, the latter shall be verted with all title, conveyance to the successor trustee, the latter shall be verted with all title, conveyance to the successor trustee, the latter shall be werted with all title, conveyance to the successor trustee, the latter shall be werted with all title, conveyance to the successor trustee, the latter shall be verted with all title, for the successor trustee, the latter shall be verted with all title. Conveyance to the successor trustee, the latter shall be of the County and its place of record, which, when recorded in the ollies of the County shall be conclusive proof of proper appointment of the successor trustee. shall be conclusive proof of proper appointment of the successor trustee. Shall be conclusive proof of proper cord as provided by law. Trustee is poly of the successor trustee is poly the record as provided by law. Trustee is poly the proof of the successor trustee. uch ted by record, wh tool of pro ntool of pro nts thi ubli

trust or or any shall be a party

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

must be either an attorney, who is an orlive member of the Oregon State Bar, a bank, trust company ress under the laws of Oregon or the United States, or a title insurance company authorized to insure title to HOTE: The Trust Deed Art provides that the or savings and loan association auth real property of this state, its subsic

1.8.K ÷., Á. 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 organisation, or (even il-grantor is a natural person) are for business or commercial purposes other than eThis deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. *IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the beneficiary MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1306, or equivalent; No. 1306, or equivalent. フカ Oline neel. Ċ (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.4901 Klamath STATE OF OREGON, County of) ss. STATE OF OREGON. County of Klamath May 22 , 19 Personally appeared , 19 72 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named mentage be president and that the latter is the 1.1 1 secretary of , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: uer GTARA , r 9 mas (OFFICIAL My commission expires: Notary Public for Oregon SEAL) WWWW.SLICE FORME REL 14, 187 My commission expires: the recordec instru Deputy' Title. Grantor Beneficiar) said County seal 50 197 TRUST DEED that the within record and 11:02 o'clock A M., and page Klamath hand No. 881) Record of Mortgages of received for 50 STATE OF OREGON, тy Wm. D. Wilne County Clerk Liav (FORM By, Furce Co Witness J County affixed. certify of Fee 31, 00 of Belie 203was County bookment ŝ at .Е 1 REQUEST FOR FULL RECONVEYANCE 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 cancel 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: Beneficiary iose or desiroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconv