

Lots 1, 2 and 5, Block 1 in ROBERTS RIVER ACRES, according to the official plat thereof, on record in the office of the Klamath County Clerk, Klamath County, Oregon.

* 拉一時期發展

which said described real property does not exceed three acces, together with all and singular the tenements, hereditaments and appurtenances and all other rights therecurb belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereon all fixtures new or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor berein contained and payment of the sum of THR EE THOUSAND SEVEN HUNDRED FIFT Y AND NO/100----- 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 not sooner paid, to be due and payable April 15, 1981

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4. To previde and continuously maintain instrance on the dummy is now on breakter event of the sum premises against loss or damage by the and such other harards as the beneficiary may from time to time requirt, in an amount not less than 5 written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of anoty shall be diversed to the beneficiary as soon as insured; the event of the same at granters expense the expense of the event of the even

r. 10 appear in and delend any action or proceeding purporting affect the security rights or powers of beneficiary or trustee; and in any su for the proceeding in which the beneficiary or trustee may appear, includ, any suit by the finance of this deed, to pay all costs and expresse, cluding of attorney's less mentioned in this paragraph 7 in all cases shall dere of the trial court and in the event of an appeal from any the trial court shall adjudge reasonable as the beneficiary's or trustees and the net shall be the finance of the trial court is and the event of an appeal from any indigenees after the trial court shall adjudge reasonable as the beneficiary's or trustee's attorney's lees and the second be appeal.

our shall adjudge reasonance as a second state of the sta

and from time to time upon written request of bene lees and presentation of this deed and the note for ficiary must be either

endursement (in case of full reconveyance, for can ellate the lability of any person for the payment of the initi-(a) cursent to the making of any may or plat of said y graning any easement or creating any restriction there suboilmation or other adjocent allecting this deed to thereal, (d) reconvey without wattanty, all or any part pranter in days reconveyance may be described as the legally entitled thereto," and the result therein Tauters services mentioned in this platform have been that there (0, Upon any default by statistics) and the tranter (0, Upon any default by statistics).

ciary may at any receiver to be ap-1 any security to il any security for ssion of said prop-le collect the rents, d apply the same

The plan any more and taking passession of said property, the 11. The entring upon and taking passession of said property, the on of such rents, usues and profits, or the proceeds of fire and other are policies or compensation or awards for any taking or damage of the sy, and the application or release thereal as allowers and shall not cure or any default or notice of default hereunities or invalidate any act dome at to such policie. re will by grantor in payment of any indebtedness secured

12. Upon 12. Upon hereby or in his declare all sums beneficiary at bis as a montgage in direct the fuster the latter event recorded his write in his performance of any agreement becaunder, the benefit sums secured hereby minelinately use and payable. In such at his election may proceed to foreclose this trust deed dark in the manner provided by law for montfaste forec truster to foreclose this trust deed by advertisement an event the beneficiary or the truster shall execute and Co is written notice of default and his election to self the solid rest to satisfy the oblightoos secured hereby, whereupon to

the lattice event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the oblightons recured hereby, whereupon the trustee shall his the time and place of such as a work on the theory of the trustee shall his the time and place of such as a work of the manner provided in OKS B5.740 to 86.785. IJ. If alter delault and prior to the time and date set by the trustee for the trustee shall, the grantor contemports no privileged by OKS 85.750 pays the entire annum. Theorem on the person so privileged by OKS 85.750 pays the entire annum. Theorem on the person of the principal as would not be presented by the trust of the trustee shall his the half and theorem of the trustee and attorney's fees not exceeding S50 each. 14. After the large of the such as may then be required by law tol-lowing the recordation of soid notice of delault and the fixed and attorney's fees not exceeding S50 each. 14. After the large of such cords as if may there be required by law tol-lowing the recordation of soid notice of delault and the fixed as a whole of sale. Trustee shall sell said property as provided by law, either as a whole at the ime of sale. Trustee shall delivit, so which but without any covenant or warmany, comentains the trust, so the trustent is a hole and and the bill sale. Trustee shall delivit, so which but without any covenant or warmany, comentainse provid to the trust which any covenant or warmany, comentainse provid to the trust hour of an atterney of the bills of any other of ball here to reach the truste which hat without any covenant or warmany, comentainse provid to the trusthout and covenant of the higher bidden for cash in the truste which hat without any covenant of the higher bidden to cash the trustee hall delivit, so which hat any the order of any provident of the struster ball and provident of the struster ball and the trustee by law covenant of balls bidden for cash in the trust of any atthe trustee, but including the grant sale. 15. When trustee sells pursuant to the powers pro

15. When proceeds of sail pply the proceeds of sail the lawful lees of the (2) to the obligations recorded liens subsequer

any, 16. For sint a any reason

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The Trust Deed Act provides that the trustee hereunder

٠, 14124 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 teal property and has a valid, unencumbered title thereto 1 -, s and that he will warrant and forever delend the same against all persons whomsoever. 1. 1. 1. . Sec. 2 This 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 feminine and the neuter, and the singular number includes the plucal. IN WITNESS WHEREOF, said grantor has hereinto set his hand and seal the day and year first above Robert L. Houser) written. (SEAL) والمنج الم (SEAL) 1. 1. 2 (SEAL) (if the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93 490)) 53. STATE OF OREGON, County of STATE OF OREGON,) ss , 19 County of Lane and Personally appeared 17.26 , 1973 who, being duly sworn, each for himself and not one for the other, did say that the former is the October Personally appeared the above named Robert L. Houser president and that the latter is the secretary of , a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behall of said corporation by author-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Refore me: and acknowledged the foregoing instrument to be secretary of hisvoluntary act and deed. 11: Before (OFFICIAL Versen) Encele (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: FIL 1.197 J My commission expires: Sec. 1 TITLE COMPANY Fuerne. Oregon 97401 <u>Cier</u> Beneficiary j, County TRUST DEED Ś 12-26 3 ents Complim CASCADE 1 1075 Oak Street ATE OF OREDON, Unity of Nameth 2254 Return to: Ţ . Karaja 北京が旅行 Ĵ, $^{A}\mathcal{S}$ 3 1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid , Truste 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 sume. Mail reconveyance and documents to 17 DATED: , 19 . Repeticiary 5 nes will be made _ Do not lose or destroy this Trust Deed OR THE NOTE 1