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as secured by this instrument, irrespective of the maturity dates example, shall become immediately due and payable.
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as a secured by this instrument, irrespective of the maturity dates example, conserved the making of any repriction thereon: (c) join in any subordimation or other agreement allecting this deel or the line, or charge because in any resonance of the instrument, all or any part of the property. The parates in any resonance allecting this deel or the line, or charge because in any resonance of the trustence of the trusten

arrous, il any, to the granter or to his successor in interest entitled to such surplus, il any, to the granter or to his successor in interest entitled to such surplus. If the successor or successor ho any trustee name herein or is ony time appoint a successor is used trustee name herein or is ony successor to the successor trustee, the latter shall be vested with all tills, owners and duties contered upon any trustee herein ranted or appointed herein or any encode the successor trustee intering the made by written instrument executed by beneficiary, containing reference to the its successor and its phase of record, which, when recorded in the attent of Clerk or Recorder of the county or counties in when the propert trustee is a successor trustee in the successor is and the successor is conclusive proof of the county or counties in when the propert trustee is a successor in the successor is any then the properties in an acknowledled is made a public record an line and by law. Trustee is indeed, obligated to notily any party hereto to be during and ender any other is and obligated to molity any party hereto to proceeding its proved by trustee shall be a party onless such action or proceeding its proved by trustee shall be a party onless such action or proceeding in the successor is any shall be a party onless such action or proceeding its proved by trustee.

who is an active member of the Oregon State Bar, a bank ther compan United States, a this insurance company outbolized to insure this to rea NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altamay, who is an or savings and loan association authorized to do business under the lows of Oregon or the United Sta property of this state, its subsidiaries, uffiliates, against or branches, or the United States or any against

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Section 20

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The grantor covenant fully seized in fee simple of	its and agrees to and with the beneficiary and it for a solution of the second state o	hose claiming under him, that he is law-	
	nd forever defend the same against all persons	n an	
I I I I DIT DUDALIV IOT PLANIO	it the proceeds of the loan represented by the above do r's personal, family, household or agricultural purpose or (oven it grantor is a natural person) are for busines	a Zanadi Barada akan kempatan dari kerda kerda kerda dari berta dari berta dari berta dari berta dari berta dar	
This deed applies to, inut tors, personal representatives, su contract secured hereby, whether musculing gender includes the h	tres to the benefit of and binds all parties bereto, thei accessors and assigns. The term beneficiary shall mean r or not named as a beneficiary herein. In construing the eminine and the neuter, and the singular number inclus REEOF, said grantor has hereunto set his hapd	the holder and owner, including pledgee, of the s deed and whenever the context so requires, the les the plural.	19 Hernester Herterlande
IMPORTANT NOTICE: Delete, by line applicable; if warranty (a) is a or such word is defined in the T beneficiary MUST comply with the disclosures; for this purpose, if this the purchase of a dwelling, use SI if this instrument is NOT to be a fir equivalent. If compliance with the	Ining out, whichever warranty (a) or (b) is applicable and the beneficiary is a creditor ruth-in-lending Act and Regulation Z, the Act and Regulation by making required instrument is to be a FIRST lien to finance levens-Ness Form No. 1305 or equivalent; st lien, use Stevens-Ness Form No. 1306, or Act not required, disregard this notice.	. Jean Sutphin	
If the signer of the above is a corporation we the form of acknowledgment appeals STATE OF OREGON, County ofKlamath June 23. Personally appeared the abo Don D. Sutphin and Sutphin, 20.	h ss. , 19.76 . Gloria J.	ounty ol) ss and who, being duly sworn, one for the other, did say that the former is the president and that the latter is the	
and acknowledge	voluntary act and deed. bill of said corporation and the hall of said co	secretary of , a corporation, o the foregoing instrument is the corporate seal it said instrument was signed and sealed in be- authority of its board of directors; and each of instrument to be its voluntary act and deed, (OFFICIAL SEAL)	
EED Grantor	Beneficiary Wy commission expires: Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary	Title Title Da Vi S 96 032	
TRUST D	STATE OF OREGON County of KLAATH County of KLAATH I certify that the ment was received for 3rd-day of JUNE at 2;04-o'clock P.M., n book M.76, on pa or as file number 153 Record of Mortgages of s Witness my hand County affixed.	WI. D. MILNE COUNTY CLERK PER 6.00 FEE 9 6.00 FOL V Adair F P. O. B. O. 246 Fort Jones, Ca	
	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.		
The undersigned is the legi trust deed have been fully paid a said trust deed or pursuant to su herewith together with said trust of estate now held by you under the	Company , Trustee al owner and holder of all indebtedness secured by the and satisfied. You hereby are directed, on payment to yo atute, to cancel all evidences of indebtedness secured b deed) and to reconvey, without warranty, to the parties same. Mail reconveyance and documents to	u of any sums owing to you under the terms of y said trust deed (which are delivered to you designated by the terms of said trust deed the	
DATED: Do not lose or destroy this Trust Dee	ed OR THE NOTE which it socures. Both must be dolivored to the trust	Beneficiary * for concellation before raconveyance will be made.	

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