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12311 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 except: Mortgage, including the terms and provisions thereof, given to secure an indebtedness with interest thereon and such future advances as may be provided therein. Recorded: July 30, 1974, Volume M74, Page 9304, Microfilm and that he will warrant and forever defend the same against all persons whomsoever. Records of Klamath ΞŦ 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, lanily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural # This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 Gret shove written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)) 55. STATE OF OREGON, County of STATE OF OREGON, 19 Klamath and County of n..... Personally appeared 10 who, being duly sworn, each for himself and not one for the other, did say that the former is the uly 30, 19 76 Personally appeared the above named. Daniel J. Duff and Doris V. president and that the latter is the Duff, husband and wife 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-half 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: ind acknowledged the loregoing instrument to be their (OFFICIAL, A. Ttheir' voluntary act and deed. apline Addinoto ALA T (OFFICIAL SEAL) SEAL) Notary Public for Oregon () , My commission_expires: 3-21-77 Notary Public for Gregon My commission expires: Grantor DEED pue and page 711149 H Sai Lamath hand 881) the М., б OREGON Б of Augu MILNE Mortgages Clerk ŝ that TRUST received my number FORM affixed. certify Witness of of ý OFġ Z County was J. County 50 file book STATE County . MM -Ĵ as à at 5 REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid 行政的行为的 ..., Trusice 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 19. DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before re once will be 3

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