

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 hereol, if not sooner paid, to be due and payable.....

May 4

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final payment of principal and interest hereol, if not sooner paid, to To protect the security of this trust deed, grantor agrees: 1. To protect prestre and meintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waite of laid property. 2. To complete or restore promptly and in good and workmanike menore any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all law, ordinancer, regulation, covennis, cordi-tions and restrictions allecting said property; if the beneficiary to requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public office or olivee, as well as the cost of all lien seatches made by filing officers or tearching agencies as may be deerned deurable by the den-filiary. 4. To provide and continuously mainteen insurances on the building's the and such other husards as the beneficiary may from time to time require, in an argonin the first fan A.

any partitime to an optimized to insure the spincation or release shall not cure or wave any stabilities of the spincation or release shall not cure or sure any stabilities of the spincation or release shall not cure or sure any stabilities of the spincation or release shall not cure or sure any stabilities of the spincation or release shall any set done pursuant to such notice of delauit hereunder or invalidate any set done pursuant to such notice of the spincation or release shall are assessments and other charges that may be level or assessed upon or against said property before any part of such targe, assessments and other charges become part due or delinquent and promptly deliver receipts theretor to beneficiary: should the granter leif to make payment of any least, either by direct payment or by providing beneficiary with index asyment thered, and the amount or public within the point in the note secured by the train or other charges payable by get which in the secure due to delive the spanner. I with interest as aloresaid, the property here of any rights around from the solution between being and the amount or public within the secure and the amount or public within the secure and the secured by this trust deed, without waiver of any rights around from the obligation herein the they are bound for the payment, with interest as aloresaid, the property hereinbelore described, as well as the granter, and payable without so the trust deed insumediately due and payable and constitute a breach of this trust deed insumediately due and payable and to the secured by this trust deed insumediately due and payable and so this trust deed. To appear in and delered any action of the beneficiary is solid to the instructed.

decree of the trial court, account is a the bornand, pollate court shall adjude resonable as the bornand, provales on such appeal. It is mutually adjreed that: B. In the event that any porion or all of said property shall be taken strate the right of eminent domain or condermation, beneficity shall have the strate the right of eminent domain or condermation, beneficity shall have the strate the right of eminent domain or condermation, beneficity shall have the strate the right of eminent domain or condermation, beneficity shall have the strate the right of eminent domain or condermation, beneficity and to pay all resonable to require that here or the amount required to pay all resonable in such traceredings, takel be paid to beneficiary and incufied by it fint upon any resonable costs and stranese and attorney's less, obth in the trial and appelies costs and stranese and attorney's less, and execute such instruments as shall be necessary in obtaining such com-and execute such instruments as shall be necessary in obtaining such com-mentic to the such at the strate to time upon written request of bene-tices to time upon written request of bene-

y time and from time to time upon written request of bene-of its less and presentation of this deed and the note for

law and proceed to foreclose this trust deed in the mannet 86.740 to 86.795.

law and proceed to forecose and true over a second second by the first of the first n occurred, and t dings shall be dis d by the trustee.

be due had no delault occurred, and threely cure the delault, in which event all loreclosure proceedings shall be dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at the time and plece designated in the notice of sale. The trustee may sell said property either in one parcel or in separate porcels and shall sail the he parcel or parcels at succease, but without any covenant or warranty, express or implied. The recitals in the deci of any matters of last shall be held be held be well be held be held be underseen in the terms on a succease and shall sail the the workey in the terms of a sale. Trustee thell deliver to the purchaser is deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of last shall be conclusive proof of the truthfulness thereoil. Any person, escluding the structee, but including the granter and beneficiary, may purchase at the tail.
15. When trustee sells pursuant to the sponse of sale, including the compensation of the truther and a reasonable charde by trustee's structure, load the succeaser in infersit of the truth of the succeaser of the sponse of the succeaser of a succeaser to the inference of the succeaser trustee appoint deed as their interest amy appear in the order of their priority and (4) the succeaser trustee appoint deed without to any trustee head by written instrument to succeaser the laster while all be conclusive proof the succeaser trustee appointed herein or to any succeaser truste appoint deed as the succeaser trustee, he laster shall be evented with all title, powers and duits contertd up to non instrument resource to the succeaser trustee, appointent, and without conveyance to the succeaser trustee, the laster shall be evene to instrustee appointent and substitution shall be made by wr

The grantor covenants and agrees to and with the baneficiary 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

NOTE: The Trust Deed Act provides that the trustee hersunder must be either an atteiney, who is an active member of the Oregon State Bar, a bank, trust company or sovings, and loan association authorized to as business under the laws of Diegon or the United States, or a tule insurance company outhorized to insure title to read property of the state, its subsidiaries, alfultates, agents or branches.

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1. 5835 in the second second 10 11.1 . 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)^o primarily for grantor's personal, family, 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 purposes. purposes. This deed spplies 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 beneficiery 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 whonever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includer the plural. 1.1.1 IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above 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 creater 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 lian, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this netice. Inun m. 61 Elmer M. Stump Mary A. Stump Arry M 1173 STATE OF CALIFORNIA, 255. County of Sacramento On this. 4th _____diy of March in the year one thousand nine hundred and SeventySeven, a Notary Public in and for the... before me, Shirley M. Planchon County of Sacramento State of California, duly commissioned ELMER M. STUMP AND and sworn, personally appeared MARY A. STUMP SHIPPER W. PLANCION and acknowledged to me that ... they ... executed the same. TOWNY PUBLICS IN WITNESS WHEREOF I have hereunto set my hand and affixed my official seal SACE A STOL CONTRACT ON LONDS in the ... 14. Ally Magnetication Septem Conversion 220 certificate first above written. es a transfer y i Auley In Colonchord Sê State of California. sion ExpiresMay 24th 1979 thin instru-ord on the 1977 nd recorded 5834 Ā Clerk *Title* 5 Deputy Elmer M. & Mary A. Stump Grantor County. Beneficiary Services 10 DEED 177 - number 27777 of Mortgages of said Cour of Mortgages of said said s within a record o County and County of Klam a,th I certify that the with ment was received for recor 7thday of April 8t. 31.7. o'clock P.M., and at. 31.7. o'clock P.M. and and at. 31.7. o'clock P.M. and and BB" HLE 881 } R Realty OREGON William D. Milne, ż TRUST (FORM Fargo. allixed. OF STATE County Wells Rec È 100 . REQUEST FOR FULL RECONVEYAMOR To be used only when obligations have been toid TO: Truster . Sec. B. S. March 2014 2016 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 astisfied. 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: ., 19. i ar i dis an an Ranafriero ey this Yeard Deed OS THE NOTE which is 42600 11.00 and the second or property sets on . Mary 12:50 A. 145 2. 14