

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or now or hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used tion with said real estate. together with all and singular the ten

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 100

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of tills search as will as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's less actually incurred. 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee may anoth any suit action or proceeding in which the beneficiary or trustee may anoth any suit attor or proceeding in which the beneficiary or trustee and expines any auit for the foreclosure of this deed, to pay all costs and expines any auit for the foreclosure of this deed, to pay all costs and expines any auit for the foreclosure of this deed, to pay all costs and expines any auit for the foreclosure of this deed, to pay all costs and expines any auit for the foreclosure of this deed, to pay all costs and expines any auit for the trait could general the second of an appeal from any judyment or pellate court shall could general the beneficiary's or trustee's attorney's pellate court shall could general that: 1. It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent days portion or all of said property shall be taken in the tright if it so elects to require that all derrais portion of the monies payable as compensation for such taking, which are importion of the amount required to pay all reasonable costs expenses and attorney's file amount required both in the trial and appellate courts, necessarily paid or incurred by ben-biciary in such proceedings, shall be paid to bearly payable to the such proceedings, and the balance applied by the both in the trial and appellate courts, necessarily paid or incurred by ben-biciary in such proceedings, and the balance applied by the both in the trial and appellate courts, necessarily paid or incurred by ben-biciary in such proceedings, and the balance applied by taking uch com-ponseding and grantor agrees, at its own expense, to take such actions and execurably, and beneficiary in time by it income is the tinal and appellate the balance appendix to the tinal and appellate the balance appendix to the balance appendix tot the balance appendix to the balance

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surplus, it any, to the granics or, to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all titls, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, containing reference to this trut dead and its place of record, which, when recorded in the olice is it fur dead land is a place of record, which, when recorded in the other the dead clerk or Recorder of the courty, or counties in which the property is situated, thall be conclusive proof of proper appointment of the succession trustee. *T. Trustee accepts this trust when this dead fully rescuted* and exhowledded is made a public record ma courded for the other full appointed and nd or appointed made by written this trust deed of the County perfy is situated, ed by beneliciary, co record, which, when of the county, or cou e proof of proper app a accepts this trust made a public record ' any party hereto of clion or proceeding in

is situated, irustee, ecuted and usice is not ther deed of y or trustee acknowled i in trust or of any shall be a party

NOTE: The Trust Deed Act provides that the trustee heroundor must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan asociation outhorized to do business undor the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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3.1 14-2-22 The grantor covenants and agrees to and with the beneliciary 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 covenants, conditions, plat restrictions, reservations, rights, rights of way and easements now of record. Taxes for the year 1977-78 are a lien, but and that he will warrant and forever delend 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) - tor an organization, or (even 41-granter is a natural person) are for business or commercial purposes other than a purposs This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, auccessors 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 feminine 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. RTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is alicable; if warranty (a) is applicable and the beneficiary is a creditor word is defined in the Truth-in-Lending Act and Regulation Z, the Word is defined in the Truth-in-Lending Act and Regulation Z, the IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creativer 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. It the stever of the physic is an another the steven of (atherine) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) Catherine M. McClure (ORS 93,490) STATE OF OREGON. STATE OF OREGON, County of. County of Klamath. Personally appeared the above named Lloyd McClure and Catherine M. ..., 19... Personally appeared each for himself and not one for the other, did say that the former is the McClure ...... president and that the latter is the secretary of..... ment to be: their voluntery act and that the seal allized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and cealed 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: .....voluntary act and deed. Belore me: (OFFICIAL SEAL Kathy R. malla Notary Public for Oregon Wy commission expires: 6-13-80 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 5 7 REQUEST FOR FULL RECONVEYANCE Te be used only when colligations have been paid. TO: Trustee 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 DATED: Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconvey. TRUST DEED STATE OF OREGON (FORM No. 881) STEVENS NESS LAW PUB. CO., PORTL SS. County of Klamath 15.16 4 I certify that the within instru-MC CLURE Grantor SPACE RESERVED LOST RIVER DEVELOPMENT FOR .....on page 142 nber 33679 .....or RECORDER'S USE as file/reel number..... CO., a corporaction Record of Mortgages of said County. Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO Transamerica Title Ins. Cp. Wm. D. Milne Courty Clerk ŝĥ. Title 01 Sast Short G Deputy Fee \$6.00 to mar : Margare 1 繬 fein N Q ....

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