

and PACIFIC WEST MORTGAGE CO, an Oregon corporation , as Beneficiary, in

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lots 3A, 3B, 4A and 4B in Block 4 RAILROAD ADDITION IN THE CITY OF KLAMATH FALLS, Klamath County, Oregon.

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The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon, 2. To contrain any waste of said property. 3. To contrain the property of the bank of the same of the sa

clan Code as the beneliciary may require and to pay for liling same in the pyper public office or offices, as well as the cost of all lien searches made by the public office or searching adencies as may be deemed desirable by the beneliciary of the said premises adainst loss or damage by the and such other havards as the beneliciary may room time to time require in an amount not less than \$\$ the beneliciary may from time to time require in policies of insurance in the beneliciary in the beneliciary is soon as insured; if the grantor shall fail for any reason to there all provides the beneliciary is the beneliciary as soon as insured; if the grantor shall fail for any reason to more any such any such insurance and the beneliciary is the beneliciary at the said building, the grantor shall fail for any reason to more the angle and building, the grantor shall fail for any reason to more any such insurance and to the beneliciary is the said building of the same at grantors ere policy and building, to the termine, or at other insurance policy may be applied to the beneliciary of the same at grantors ere policy and building, to the constant any procure the same at grantors and building any part thereol, may below of the grantor. Such application or release band any part thereol, may below of the grantor. Such application or release band any applied to the charges that may be beind of the grantor. Such application or release shall be defined by the constant to such the same and the part of the same and promptly deliver any and the grantor be and the same part and the same same the angle of the same at the solid or and the part of the same any part thereol, may be defined by the constant back that may be beind of the same and the same and the part and the same and the

less actually incurred and delend any action and trustee's and attorney's altest the sociality incurred and delend any action or proceeding, purporting to altest the social and the social and any action or proceeding, purporting to action or product in which the beneficiary or trustee; and papear, insue any suit for the trust course of this deed, to pay all costs and expanded in amount of attorney's its and the beneficiary's or trustee's attorney's less; in amount of attorney's its and the beneficiary's or trustee's attorney's less; in decree of the trust court and inthe event of an appeal from any judgment or decree of the trial court, drame further agrees to pay such sum as the op-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's tess on such appeal.

surf shall adjudge reasonable as the beneliciary's or trustees attor-on such appeal. I the event that any portion or all of said property shall be taken right of eminentian or condemnation, beneliciary shall have the is so elects, to requiring or condemnation, beneliciary shall have the maation for such taking which are in excess of the amount required it so elects, to require that all or any portion of the monies payable il reasonable costs, which are in excess of the amount required by grantor in such prosent and attorney's fees necessarily paid or by grantor in such prosent and expenses and attorney's fees, it first upon any renormabile, shall be paid to incurred by been be trial and appellate courts before any paid or incurred by been such proceedings, and the barnes applied upon the indebtedness ereby; and grantor afrees, at its own expense to take such actions promptly upon beneliciary's request.

NOTE

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the CTYMY CTY MUOTICAND AND NO/100

Instrument, interpretive of the maturity dates expressed therein, or isolutural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. (b) join in a granting any essement of creating may restriction thereon; (c) join in any subordination or other grazing this ded or the line of the making of the restriction thereon; (c) ison or provide the restriction of the restriction of the restriction of the ded or the line or the restriction of any restriction of the restriction 24 conditioning the terms of the obligation and transferences netually incurred in seeding \$50 ench} other than such portion of the und attorney's less not es-al fore had no default occurred, and thereby cure threshealt, in which event all one proceedings shall be dismissed by the trusteleault, in which event place designated in a noise of sale. The trustee any sell said property either auction to the highest bidge parcels and shall sell the parcel or party before the proceeding shall be held on the date and at the time and place designated in a noise of sale. The trustee any sell said property either auction to the highest bidge parcels and shall sell the parcel or party either auction to the highest bidge parcels and shall sell the parcel or party either auction to the time of any more and the trustee any series or in-the property so sold, but without deal in form as required by law conveying the granger and benchicary, may purchas at the trustee, but including a shall deliver to the purchaser, by purchase at the trustee, but including the granger and benchicary, may purchase at the trustee, but including shall a state and the second to parment of the trustee in including shall a state and the trustee and a reasonable charges or im-attorney, (2) to the state on the trustee and a reasonable charge is trusteen deed as their interests ready approximate to the interest of the trustee and (3) trustees is a surplus. If any, to the granger in the order of the invisity and (4) rule surplus. surplus, ill any, to the grantor or to his successor in interest entitled to surplus. 16. For any reason permitted by law beneliciary may hom tim ime appoint a successor to successors to any trustee named herein or to successor trustee, appointed hereunder. Upon such appointment, and with powers and duits contered upon any trustee herein named with all percender. Each such appointment and substitution shall be medic appoint instrument executed by appointment and substitution shall be medic appoint and its place of record which, when recorded in the ollice of this of the contusy and of the conter appointment of the successor trustee shall be conclusive provide the propert spin which the property is son the appoint of proper appointment of the successor trustee that of any action or proceeding and sale under any other deer shall be conthain a provide of provide of a provided by law. Trustee in obligated to notify any party here of a provided by law. Trustee shall be a party unless such action or proceeding in which the proferty is shall be conditioned a public record as provided by law. Trustee in obligated to notify any party here of provided by law. Trustee in shall be a party unless such action or proceeding in which denotify be trusteer. inter itten deed unty ated, and its place of r Clerk or Recorder shall be conclusive 17. Trustee acknowledged is m obligated to notify and

Id grantor agrees, at its own expense, to take such actions instruments as shall be necessary in obtaining such com-y upon beneliciary's request. Time and from time to time upon written request of bene is a start and presentation of this deed and the nois for a of full reconvegances. for cancellation, without affecting person for the payment of the indebtedness, trustee may

Deed Act provides that the trustee hereunder must be either an attorney, lean association authorized to do business under the lows of Oragon or the state, its subsidiaries, affiliates, agents or branches, or the United States or who is an active member of the Oregon State Bar, a bank, trust company o United States, a title insurance company authorized to insure title to rea or savings and loan asso property of this state, its

10.45 Not Harman Survey and

19722 The granter 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 . 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)* 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 (2)purposes. This deed applies to, inures to the benefit of and blnds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, i. Juding 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. * 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 lise 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. + Clifford a. Honeyert (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of. County of Klamath) 89 . 19 ., 1977 Personally appeared Personally appeared the above named and each for himself and not one for the other, did say that the former is the Clifford A. Honeycutt president and that the latter is the ment to be his. secretary of and that the seal allized to the loregoing instrument is a corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: (OFFICIAL SEAL) Kathy R. Mallan SEAL) Notary Public for Oregon My commission expires: 6-13-80 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 0 1 Taling ÷45. REQUEST FOR FULL RECONVEYANCE To be used only when obligations 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 Ine undersigned is the legal owner and house of an indecidences secured by the horegoing that deed, an ouns secure of our 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 DATED. 12.03 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. t TRUST DEED STATE OF OREGON (FORM No. 881) EVENS-NESE LAW PUB, CO., PORT 59. County of KLAMATH CLIFFORD A. HONEYCUTT I certify that the within instrument was received for record on the 14th....day of ...OCTOBER 19.77., at...3;23......o'ciock.P..M., and recorded Grantor SPACE RESERVED PACIFIC WEST MORTGAGE CO FOR RECORDER'S USE an Oregon corporation Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Pacific West Mortgage Co WM. D. MILNE P. O. Box 497 Stayton, OR, 97383 COUNTY CLERK Title By Sernetha & Letoch Deputy FEE \$ 6.00 1.2.5