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To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition pair, not to remove or demolish any building or improvement thereon; commit or permit any waste of said property and in good and workmanike ? To complete.or resolve promptly and in good and workmanike r any building or improvement which may be constructed, damaged or ed Interon. and pay when due all costs incurred therefor.

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construction of improvement which may be constru-reon, and pay when due all cost incurred therein comply with all laws, ordinances, regulations, iticitions allocations and property; if the banelic ting such linancing statements pursuant to the the beneliciary may require and to pay for 1 offices or offices, sa well as the cost of all if icent or barghing administration of the statements of the section administration of the statements. or. covenants, ary so required Unitorm Co liting same condi-rsta, to tions : join ir cial C in the made by the ol de by

d officers or searching agencies as may be deemed desirable by the try. or provide and continuously maintain insurance on the buildings thereaster erected on the said premises against loss or damage by live thereaster erected and the said premises against loss or damage by live and not have the said premises against loss or damage by live in the feast the said the beneficiary may from time to time require, in and not have the said premises against loss or damage by live and the said of the beneficiary may from time to time require, in an order to the beneficiary with loss preparise to the simulation of a said of the beneficiary at least little and the said of the beneficiary at least little devices and to all of only reason to procure any solicy of insurance now or hereafter placed on said buildings, eliciery may procure the same at grantor's expense. The amount suffer on the same at grantor's expense. The amount selection the same at grantor's expense. polici il the delive ciary up

wint no. ives ecceptable of insurance shall of grantor shall fail for any re-aid policies to the beneliciary at ... if any policy of innurance now or hotean... meliciary may procure the same at grantors and under any like or other innurance policy may be app... upon any indebtedness secured hereby and in such order as be-determine, or at option of baneliciary the entitie amounts oc collected. ... at thereal, may be released to grantor. Such application or release shall determine, or at option of baneliciary the entitie amounts oc collected. ... at thereal, may be released to grantor. Such application or release shall one pursuant to such notice. 5. To keep said premises irree from construction lens and to pay all it assessments and other charges that may be levied or assessed upon or st said property before any part of such tarse, assessments and other fast said property before any part of such tarse, assessments and other is such payment, beneficiary may, at its option, make payment thereoid, the amount so paid, with interest at the rate set forth in the not secured thy together with the obligation described in paragraphe 6 and 7 of this at dead, without wither of am begrants, such approxed and property the ""Thereoid shall, at the option of any providing beneficary may at its of the dobt secured by this at dead, without wither of any begrantor, shall be lound proper "the the option of the payment of the obligation herein "the trate of ball, at the option of the begrantor is the the dead immediately due and payable with-in thereoid shall, be option of the payment of the option of the beneficary. "the the option of the option of the payment is the option of the beneficary. "the the option of the payment of the option of the beneficary. "the the option of the beneficary may." "the dead immediately due and payable and "the trates including the cost the target obland. at the option of the beneficary." against charges to ben ments, by dis cove: erty ... such payments shall be immediately due and payable with-the nonpayment thereof shall, at they due and payable with-secured by this trust deed immediately due and payable and ch of this trust deed. y all costs, less and expenses of this trust including the cost a well as the other costs and expenses of the truste incurred th or in enforcing this obligation and trustee's and attorney's urred.

In connection with the set of the

y's tess on such appeal. It is mutually agreed that: 3. In the avent that any portion or def the right of eminent domain or cond fight if its or elects, to require that all or oper a such as the such as the such areas oper all resonable couls, ind, much any oper all resonable couls, ind, much any such as the such as the preventing all of said property mnation, beneficiary to pay ly upon time an 20

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(a) consent to the making of any map or p granting any easement or creating any rest subordination or other agreement allecting thereoi; (d) reconvey, without warranty, all frantise in any reconveyance may be descri-featily entitled thereoi," and the recitals there be conclusive proof of the truthfulness there services mentioned in this paragraph shall be on this paragraph shall be the time without motice, either in person, by ag-tift or any ast hibbor weithout regard to t the indebiedneourt, and without regard to t the indebiedneourt, and without regard to t the indebiedneourt. plat of said triction there this deed of any arge The any part

time without notice, either in person. By meent or burnaring they pointed by a court, and without regard to the adqueey of any acc the indebledness hereby secured, enter upon and take possession of a erry or any part thereol, in its own name are or otherwise collect it insures and profits, including those past due and unpaid, and apply it less costs and expenses of operation and collection, including tessonable profiles and the possession of a set of the upon any indebtedness secured hereby, and in such order i follow upon any indebtedness secures hereby, and in such order i collection of such the application or release thereof as sitely for a grant due to the application or release thereof as sitely followed any indebtedness with a secure of a secure

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be due had no delauil occurred all loreclosure proceedings shall 14. Otherwise, the sale a place designated in the noise oi in one parcel or in separate p auction to the highest bidder 1 shall deliver to the purchaser i the property so sold, but with pot the the the the the the pot the the the the the the first sector and heart bids. of sale. The parcels and and at the time and olice of saie. arate parcels and shall sidder for cash, psyabl chaser its deed in form it without any coveran of deed of any matters of eol. Any person. exclu-ity, may purchase at th sails pursuant to the ol the

• truth ranics and be 15. When is apply the pro ing the comper-ney, (2) to ti norded li inter of tale of the of the thor tre shall

any, to ins grannor or to ha successor in ind For any reason permitted by law beneficiar, in a successor of successor is any trustee nar-trustee appointed hereunder. Upon such appoint to the successor trustee, the latter shall be d duties conterred upon any trustee herein Each such appointment and substitution shall executed by beneficiary, containing relevence and of record, which, when recorded in the tecorder of the county or counties in which the miclusive protol of proper appointment of the the

counties ... appointment rust when the word as prov prop this Ti Ti and ackno is trust or shall be

Trust Deed Act provides that the or of the Oregon on active mem es, agents or

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| | The grantor covenants and agrees to | and with the Sametal |
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| | fully seized in fee simple of said described in | and with the beneficiary and those claiming under him, that he is l real property and has a valid, unencumbered title thereto |
| | and that he will warrant and forever defen | d the same against all persons whomsoever. |
| | The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family | he loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice below), is a natural person) are to human or argument that the second second second second second second second second |
| | This deed applies to, inures to the benefit of tors, personal representatives, successors and assignt contract metrical bacaby whether the successors are assignt contract metrical bacaby whether the successors are assignt contract metrical bacaby whether the successors are assignt contract metrical bacaby metrical bacaby whether the successors are assignt contract metrical bacaby met | is a natural person) are for business (see hippriant rootice below), of and binds all parties hereto, their beirs, legates, devisees, administrators, exe . The term beneliciary shall mean the bulles and owners including the term |
| | and the neutron the returning and the neu | s. The term beneficingy shall mean the holder and owner, including pledgee, of beneficiary herein. In constraing this deed and whenever the context so requires, iter, and the singular number include the plus. tor has hereunto set his hand the day and year inst above written. |
| | not applicable if warranty (a) is applicable and the ben or such word is defined in the Truth-In-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures: for this numerical with the Act and Regulation | varranty (a) or (b) is efficient is a creditor Id Regulation Z, the MICNAEL D. MIRPHY by making required |
| | the purchase of a dwelling, it init instrument is to be a the purchase of a dwelling, use Steven-Ness Form No. If this instrument is NOT to be a first lien, use Stevens-Nes equivalent. If compliance with the Act not required, d of the signer of the above is a corporation, use the form of acknowledgement appaire. | 1305 or equivalent; |
| | STATE OF CAREER Revada, | (ORS 93.490) STATE OF OREGON, County of |
| | County of Douglas See. Movember 14, 1977 | Personally appeared |
| | Personally appeared the above named MICHAEL D. MURPHY and NANCY L. MURPHY, husband and wife, | each for himself and not one for the other, did say that the former is t president and that the latter is t secretary of |
| | and acknowledged the foregoing instru- ment to be their voluntary act and deed | and that the seal allized to the loregoing instrument is the corporatio |
| | (OFFICIAL Betore me: SEAL) | 1 of said corporation and that said instrument is the corporate see half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and dee Before me: |
| | Nergen Tar Commission and Congon S | Notary Public for Oregon (OFFICIA My-commission expires: |
| | Notary Public - State of Nevado Douoles County | |
| | My Commission expires Aug. 18, 1981 | |
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| | TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hered sald trust doed or pursuant to statute, to cancol all ev berewith together with said trust deed) and to reconvey, estate now held bytyou under the same. Mail reconveyant DATED: , 19 Do not lose or destroy this Trust Deed OR THE NOTE which it se TRUST DEED (FORM No. 851) STEVENS.NEES LAW PUE. CO., PORTLAND. ONE. MICHAEL D. MIRPHY and NANCY | ACCURATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON County of KLAMATH I certify that the within instru- ment was received to record on the 20th day of NUFMERE |
| | TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hered said trust deed or pursuant to statute, to cancel all ev berewith together with said trust deed) and to reconvey, setate now held bytyou under the same. Mail reconveyant DATED: , 19 De not less or destrey this Trust Deed OR THE NOTE which it as TRUST DEED (FORM No. 851) STEVENS. HERE LAW FUE. CO., PORTLAND. ONE. MICHAEL D. MIRPHY and NANCY L. MIRPHY, husband & wife. Grantor | ACCE RESERVED SEQUEST FOR FULL RECONVEYANCE ed only when obligations have been pold, Trusteo all indebtedness secured by the foregoing trans deed. All sums secured by said idences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the make and documents to Benoticiary cures. Beth must be delivered to the trustee for concellation before reconvergence will be made. STATE OF OREGON I county of KLAMATH I certify that the within instru- ment was received for record on the 20th day of NOVEMBER, 19T7. SPACE RESERVED |
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