

together with all and singular the tenements, hereditaments and appartenances and all other rights thereanto belonging or in anywise now or hereafter appertaining, and the tents, issues and profits thereof and all lixtures now or hereafter attacked 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

promptiy all which may L all costs incurri-ordinances, rep monerty; il the

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hay be constructed, dam neurical theretor, s, regulations, covenanta, if the beneficiary so requir rauant to the Unitorm Ci to pay lor filing same cost of all lien searche ty be deemed desirable condithe blic office or offices, as officers or searching age

ng officers or searching agencies as may be deemed desirable by the isy. 4. To provide and continuously maintain insurance on the buildings r hereafter vected on the said previous against floss or damage buffire sch other hazards as the beneficiary may from time to time equiv-ties accepts than § use accepts than § beneficiary, with locs payable to the letter; all genator shall hab beneficiary, with locs payable to the letter; all genator shall hab beneficiary at procure any such insurance and to said policies to the beneficiary at litter days piar to the expira-said policies to the beneficiary at litter days piar to the expira-neliciary may procure the same at guard placed on said buildingt, neliciary may procure the same at guard placed on said buildingt.

apanies acception what we have a second second second shall be be any present to shall be beneficiary at least littless. The amount of the second ine nonpayment there. In nums secured by this frust -e a breach of this frust 'eed. To pay all costs, less and e earch as well as the other cos from with or in enlarcing this ally incurred. To appear in and deferd at security rights or

6. To pay all costs, let and each immediately due and payable and in connection with or in endering this obligation and trust including the cost of tills search as well as the other costs and expenses of this trust including the cost of connection with or in endering this obligation and trustee's and ettorney's tess actually incurred. Affect he ascurity rights or powers of beneficiary or trustee; and in any suit, affect he ascurity rights or powers of beneficiary or trustee; and in any suit, affect he ascurity rights or powers of beneficiary or trustee and in any suit, any suit for contrast, which the beneficiary or trustee and in any suit, childing evidence of this deed, to pay all costs and expenses, in-cluding evidence of the second of the event of an appeal how a thorney's tes; the lived by the trust and in the event of an appeal from any judgment peliate court shall adjudge removes to the event of an appeal from any judgment peliate court shall adjudge to the event of a second from any judgment of the beneficiary in the second from any judgment of the second for the trust of an and the second for the trust of the reasonable as the

lly agreed that:

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NOTE:

: court shan such appending that: lees on such apprading address that: It is mutually address that: b. In the event that any portion . the right of eminent domain or court if it so elects, to require that all i mpensation to such taking, which y all reasonable cost, expensive and of by grantor in such proceeding any reasonable cost. under right, as con to pay or any portion of are in excern of all alignmey's ice gs. shall be naid

upon written request of bene-of this deed and the note for

cultural, timespective of the naturity dates expressed therein, of kultural, timber or graing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any standard any canonent or creating on retriction thereon, (c) join in any thereof, (d) monvey, without warranty, all or only at the line or charde fraining any canonent or creating on retriction thereon, (c) join in any thereof, (d) monvey, without warranty, all or only at the line or charde fraining in any conveyance may be described as the "perpenditure the line or charde therein", thereof, and the recitals therein of any matters or facts while the perpenditure in any reconveyance may be described as the "perpenditure therein" of any matters or the set on any of the excitate therein of any matters or the set of any set of the property of the additure the perpenditure therein of any matters or the set of any set of the individual by a court and even and take possesion of said property, the individual thereof, in at the own and a take possesion of said property, set on any individuent and public for any taking or damape of the same property, and the own and and here there of the result, low y deturning.
collection of the only of the and there on the proceed of the and a there individue the own and and here there of the addit property, and the own and any taking or damape of the same property, and the own and and here on a said property. The entering upon and taking possesion of said property, and the own and any taking or damape of the property, and the own and and provide as dores, the beneficiary and alter on such and a side of a side attraction of a side any termination or damape of the same desired here on any industry thereof in a side attraction of a side attraction any detaining.
collection of the sector of any appresent of a side any at the same any default or the owner of a side attraction and any of the same any default.
collection the owner of a side property is a content the si

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be due had no dela ell forcelosure proces 14. Otherwise place designated in t in one parcel or in auction to the high shall deliver to the the prografy so soid plied. The rocitals in of the truthlulness of the furthlulness the dennic and benel shall abj. When tru eluding the ho proc cluding the (2) forth

surfulness and grantor and benu 15. When tru shall apply the proc cluding the compensa attorney, (2) to the having recorded lient deed as their intertrustee

16. For any reason permitted by law ben point a successor or successors to any trust or trustes appointed hereunder. Upon such mee to the successor trustee, the latter shal and duties conferred upon any trustee he - Farsh wuch anomintment and substitution from time to

The Trust Deed Act provides that the trustee has and loan association authorized to do bu

The grantor covenants and	23347	4
fully seized in fee simple of said described	to and with the beneficiary and those claiming under him, that he is law- I real property and has a velid, unencumbered title thereto	• •
and that he will warrant and forever det	nd the same against all persons whomsoever.	
	na the came against all persons whomsoever.	1
purposes.	the lear represented by the above described note and this trust deed are: ily, household or agricultural ourposes (see Important Notice below), or is a natural person) are for business or commercial purposes other than agricultural	ļ
fors, personal representatives, successors and assig contract secured hereby, whether or not named as masculing gender includes the femining and the m	t of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- ins. The term beneficiary shall mean the helder and owner, including pledgee, of the a beneficiary herein. In construing this deed and whenever the context so requires of	
* IMPORIANI NOTICE Delate to the	infor has hereunto set his hand the day and your first above written.	
or such word is defined in the Truth In-Lending Act or beneficiary MUST comply with the Act and Regulation disclosures; for this surpose, if this instrument is to be of the surchase of a durity.	and Regulation Z, the Buc Roberts	N I
equivalent, if compliance with the Act not required,	ess form No. 1306, or disregard this notice.	2
vie the form of acknowledgment opposite.) STATE OF OREGON,	(ORS 93.490)	
County ofKlamath	STATE OF OREGON, County of	
Personally appeared the above pared	Personally appeared and	и. 24
and Abberts	each for himself and not one for the other, did say that the former is the	<u>ý</u> j
and acknowledged the foregoing inst	secretary of	
Entere man voluntary act and de	of said cornoration and the foregoing instrument is the corporate seal	5
SEAL SUME BAUDAL	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:	ever.
Notery Public for Oregon		
Wrr. commission expires: 8-23-8	1 My commission expires: SEAL)	
		1978-197
		ي. مىلىكى تىرىما
Te be u	REQUEST FOR FULL RECONVEYANCE	
70:	ssed only when obligations have been peid.	
The undersigned is the legal owner and holder of	f all indebtedness secured by the force is a	للۇر ئې ^{يىم} رۇمىنلىرى 1
said trust deed or pursuant to statuto, to cancel all en herewith together with said trust deed) and the	f all indebtedness secured by the foregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing to you under the terms of vidences of indebtedness secured by said trust deed (which are delivered to you , without warranty, to the parties designated by the terms of the terms of	
estate now held by you under the samo. Mail reconvey,		
DATED:		a 1777, A. 287, I
	·····	
DATED: , 19	Beneficiary	
DATED: , 19	Beneficiary	
DATED: , 19	h ⁽¹⁾ <i>i</i> ² <i>j i j j</i>	
De not loss or destrey this Trust Deed OR THE NOTE which it an TRUST' DEED	Survey () () Bonoficiary ecures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
DATED: , 19	Bonoficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made.	
De not loss or destrey this Trust Deed OR THE NOTE which it an TRUST' DEED	Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instan	
DATED: , 19 De not less or destrey this Trust Deed OR THE NOTE which it se TRUST DEED (FORM No. 381) STIVENE-NEES LAW PUB. CO., PONTLAND, GRE.	Beneficiery ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd day of December 107	
De not loss or destrey this Trust Deed OR THE NOTE which it an TRUST' DEED	Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd day of	
DATED: , 19 De not less or destrey this Trust Deed OR THE NOTE which it se TRUST DEED (FORM No. 381) STIVENE-NEES LAW PUB. CO., PONTLAND, GRE.	Beneficiary Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd.day of December 1977, SPACE RESERVED FOR RECORDER'S USE as file/reel number 39833	
DATED: , 19 Do not lote or destray this Trust Deed OR THE NOTE which it so TRUST DEED (FORM No. 381) STEVENS-NESS LAW FUE. CO., PORTLAND, ORE. Grantor Beneficinry	Beneficiary Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd.day of December 1977, SPACE RESERVED FOR RECORDER'S USE Beneficiary SPACE ACCORDER'S USE Record of Mortfages of said County. Witness my hand and seel of	
DATED: , 19 De not lose or destrey this Trust Deed OR THE NOTE which it so TRUST DEED (FORM No. 381) BTUVENS-NEES LAW PUL. CO., PORTLAND. ORE. Grantor	Beneficiary Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd.day of December 1977, SPACE RESERVED FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed.	
DATED: , 19 De not late or destray this Trust Deed OR THE NOTE which it so TRUST DEED (FORM No. 381) STEVENS-NEES LAW PUL. CO., PORTLAND. ORE. Grantor Grantor Beneticiary AFTER RECORDING RETURN TO CERTIFIED MORTCAGER GO. GRE KLAMATH AVENUE	Beneficiery Beneficiery ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd.day of December, 1977, SPACE RESERVED FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Wm. D. Milne	
DATED: , 19 De not loss or destray this Trust Deed OR THE NOTE which it se TRUST DEED (FORM No. 381) STIVENE-NEES LAW PUB. CO., FORTLAND, GRE. Grantor Beneficiary AFTER RECORDING RETURN TO	Beneficiary Beneficiary ecures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 2nd.day of December 1977, SPACE RESERVED FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed.	
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