

and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property.

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The above described real property is not currently used for agricul 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; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner 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 laws, ordinances, regulations, covenant, condi-tions and restrictions atleting said property. If the beneliciary to requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneliciary may require and to pay for liling same in the proper public offices or searching agencies as may be desmed desirable by the beneliciary.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atlaney, wha is an active member of the Oregon State Bar, a bank, trust company of savings and loan association authorized to do business under the laws of Oregon or the United States, a tille Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

(a) consent to the making of any map or plat of said property; (b) join in any granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey and may be described as the "person or persona legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthulness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by greator hereunder, beneficiary may al any time without notice, either in person, by agent or by a receiver, to be apointed by a court, and without restard to the ademiner of any may in the service.

antee in any recoveryance may be deteribed a prior the person or person failling thereof." and the reinfalling there is or facts shall be conclusive proof of the truthfulness thereoil. Truste's iters or facts shall be services menioned in this paragraphy shall be not leas than 55.
10. Upon any delault by stantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver, to be appointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of asid proprint, including those past due and unpaid, and apply the same, issues and prolits, including those past due and unpaid, and apply the same, the secure due to be appointed by a court, and without regard to the reference, including these secures due to the individual of the same, the secure of a secure due to be appointed by a court, and without regard to the another insurance policies or compensation or awards for any taking of annage of the property, and the application or teleas thereol as aloreaid, shall not cure or waive any delault on oncice of allow and taking possession of and the property, and the application or teleas thereol as aloreaid, shall not cure or waive any delault on notice of any agterment herunder, the beneficiary may declare all sums secured hereby in a this performance of any agterment herunder, the beneficiary may declare all sums secured hereby in the intervention used to loreclose this trust deed in equily, as a morigage in the manner provided by advertisement and all the above described real property is outrently used lor agricultural, timber or graving propert is saired apport, in the beneficiary or the truste shall execute and once all the state event and property to an those property is a the advertise shall here the beneficiary or the truste shall execute and once all the time and place of sale, give notice thereot as then required. The second is any agreed to loreclose this trust deed in the manner provided b

16. For any reason permitted by law beneliciary may from time to 16. For any resum permitted by law beneliciary may from time to say successor itrustee appoint a successor or successors to any trustee nemed herein or to any successor itrustee, appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by benelicity, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County or counties in which the property is fluated, shall be conclusive prool of proper appointment of the successor trustee. If. Trustee accepts this trust when this deed, duty excepts and the successor trustee. nereunder, Less such by beneficiary, containing rei-marturment executed by beneficiary, containing rei-and its piece of the county or counties in which shall be conclusive proof of proper appointment of shall be a party interesting the second second acknowledged is made a public record as provide obligated to notify any party hereto of pending sal trust or of any action or proceeding in which dret shall be a party unless such action or proceeding i d and is not leed of

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and the states 24892 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully 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. m. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily lor grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) downer organization, or (even il grantor is a natural person) are for business or commercial purposes other than a mer l This deed applies 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 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. sais. Sele IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Carl LB anell $\overline{*}$ IMPORTANT, NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a craditor of such word is defined in the Truth-In-Lending Act and Regulation 7, the beneficiary MUST comply with the Act and Regulation by making required to the such was the such as EUST lines to innore Grantor 21.7 STATE OF CALIFORNIA LOS Angeles COUNTY OF_____ Los Angeles On this__4th____day of___November_____ ss. Un this <u>4th</u> day of <u>November</u>, <u>1977</u>, before me, the undersigned, a Notary Public in and for said County, personally appeared <u>****Carl G. Barnett***</u> (INDIVIDUAL) 「東京市市) ss. and ing duly sworn, lormer is the known to me to be the person(x) whose name(x) is/ar@subscribed to the within lormer is the the latter is the instrument, and acknowledged to me that he executed the same. ************* Witness my hand and official seal. OFFICIAL SEAL DIANA L. RATCLIFF and the second a corporation, e corporate seal nd sealed in be-ors; and each of NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY Spol. ana My Commission Expires October 27, 1979 act and deed. (OFFICIAL SEAL) Diana L. Ratcliff Name (Typed or Printed) (This area for official notarial seal) 3403(1/72) and recorded ge 24881 Desither Shelpele Deputy 5 ls Forest Estates y Park West , California 90067 Beneficiary within inst Grant 19.7 said County TRUST DEED Klamath Falls Forest Estates record and When recorded return to: Fee \$6.00 stevens-ness law pub. co.. pontla ATTN: DEEDING DEPT. Klamath M77 on page number 40883 o'clock AM. Mortgages of sa ness my hand Barnett the for OF OREGON Decembe FORM No. that received of Decen Wm. D. Milne County Clerk Klamath Falls F 1801 Century P Los Angeles, C Carl £ County of I certify affixed Witness was day o at 9,08 in book 1 or as file 1 Record of 1 STATE County цЪ ment 27th By REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO. 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 12. (°13. ** 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. 97 DATED: .., 19... Beneficiary 1.77.77 Do not lose of destroy, this Trust Deed OR THE NOTE which it se veyance, will be made. が設い 1 <u>ң</u> 44 22.