

To protect, in security of this trust deed, gran sit; not to renverve and maintain said property in sit; not to renverve and maintain said property. To complete or restore promptoy. To complete or restore promptoy. Thereon, and pay when due all costs incurred therefore thereon, and pay when due all costs incurred therefore thereon, and pay when due all costs incurred therefore to the second pay when due all costs incurred therefore thereon and pay when due all costs incurred therefore securitic and all costs and property; if the beneficiary e as the benefinamental statements pursuant to the Unit oblic officers or searching agencies as the cost of all lien officers or searching agencies as may be desmed de commit 2. To perty. and in good and workmanlike may be constructed, damaged or

ndiade buildings & by fire

ollicers or searching edencies as may be deemed desirable by To provide and continuously maintain insurance on the built treaster exceeded on the said premises against loss or damage by other hasards as the baneficiary may from time to time treat insurance shall be delivered to the beneficiary as soon as insu-id collest shall be delivered to the beneficiary as soon as insu-id collicity of the beneficiary at the beneficiary as soon as insu-id collicity of the beneficiary at the beneficiary as soon as insu-id collicity of the beneficiary at least tilteen days prior to the est id collicity may provide the same at grantor's expense. The arm under any interference of the same at grantor's expense. The arm and any indebtedness secured tame policy may be applied by be n any indebtedness ecured to family and in such order as benefic thereod, may be released to dantify for any delay to relate to delay any pursue delault or notice of delault hereunder or invalidate sursuant to such notice. pursuan To kee

construction liens and to pay all may be levied or assessed upon or such taxes, assessments and other promptly deliver receipts therefor ake payment of any taxes, assess-charges payable by grantor, either ficiary with Unids with which to ny taxes, ass frantor, eit with which ol any to the d expen

of this trust inch expenses of the tr titl.

s ded, to pay all, costs beneliciary's or trustee may beneliciary's or trustee's a bd'in this paragraph 7. in system of an anneal for er afre pay such appeal. ally agreed that: vent that any portio

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upon written req

(a) consent to the making of any map or plat franting any easement or creating any restrict, subordination or other agreement allecting this thereoi; (d) reconvey without warrenty, all or frantee in any reconveyance may be describe ingain entilled thereto; and the residual thereoi, a private restrict of the fruthuliness thereoi. Barvices mentioned in this paragraph shall be soil

collection insur ermine, enfering upon and taking possession of said pro ch rents, issues and prolits, or, the proceeds of fire or compensation or awards for any taking or dar a anglication or release threed as a dioresaid, shall prope waive pursu

12 hereby or declare all and if th timber or deed in en foreclosure liciary at ntor in l pa ntly nortgag and sale cause to said des aw ana 36,740 to 86.795.

elect to foreclose by advertisen for to five days before the dat

permitted by reason

ackno trust or shall be

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NOTE: The Trust Deed Act provides that the trustee or savings and laan association authorized to do bi who is an United Str Oregon State Bar, a bank, trust c company outhoilzed to Insure little

	* . 9200
The grantor covenants and ag	rees to and with the beneficiary and those claiming under him, that he is law-
fully seized in fee simple of suid desc	cribed real property and has a valid, unencumbered title thereto
and that he will warrant and forever	defend the same against all persons whomsoever.
TIMBER OR GRAZING PURI	POSES, GRANTORS INITIAL VIER FOR AGRICULTURAL
(a)* primarily for day of the proceed	as of the loan represented by the above described note and it is
This dead another to the second	A A A A A A A A A A A A A A A A A A A
	benelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- l assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ad as a beneficiary herein. In construing this deed and whenever the context so requires, the the meuter, and the singular number includes the number includes
indicating gender includes the feminine and	the neuter, and the singular number includes the plural.
not applicable: if warranty (a) is applicable and	ichever warraniy (a) or (b) is (x) 50 ml A ali - 0
beneficiary MUST comply with the Act and Par	g Act and Regulation Z, the Faul Lillibridge
the purchase of a dwelling, use Stevens-Ness Fo if this Instrument is NOT to be a first list	Jun No. 1305 or equivalent; Victoria R. Lillibridge
equivalent. If compliance with the Act not req [If the signer of the above is a corporation, use the form of acknowledgment opposite.]	ulred, disregard this notice.
STATE OF GREGON California	(ORS 93.490)) STATE OF OREGON, County of
County ofLos Angeles January 13, 1978.) Petsonnilly nonenced
Personally appeared the above named Paul Lillibridge and Victoria	R. each for himself and not one for the other, did say that the former is the
Lillibridge	president and that the latter is the secretary of
ment to be their voluntary act	ng instru- and that the seal allived to the terreturn a corporation,
(OFFICIAL	half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be indirectors; and each of
SEAL) I Mauf Ann Luca Noter Public tor Othera Cali	lío nia
Mary Ann Garciduenas	19-81 Notary Public for Oregon My commission expirus:
PRINCIPAL OFFICE IN LOS ANGELES COUNTY	
My Commission Expires November 19, 1981	
	REQUEST FOR FULL RECONVEYANCE
	Trusteo de la constante de la const
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y	holder of all indebtedness secured by the foregoing trust deed. All sums secured by said You hereby are directed, on payment to you of any sums owing to you under the terms of
herewith together with said trust deed) and to n	sconvey, without warrantee to you
	conveyance and documents to
DATED:	. , 19
$\mathbf{u}_{i} = \left\{ \mathbf{u}_{i} \in \mathbf{U}_{i} : i \in \mathbf{U}_{i} \\ \mathbf{u}_{i} \in \mathbf{U}_{i} : i \in \mathbf{U}_{i} \\ \mathbf{u}_{i} \in \mathbf{U}_{i} \in \mathbf{U}_{i} \\ \mathbf{u}_{i} \\ \mathbf{u}_{i} \in \mathbf{U}_{i} \\ \mathbf{u}_{i} \in \mathbf{U}_{i} \\ \mathbf{u}_{i} \in \mathbf{U}_{i} \\ \mathbf{u}_{i} $	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE	which it secures. Both must be delivered to the tends for an end of the secures and the secures of the secures of the secure of
	in the second seco
TRUST DEED	STATE OF OREGON
STEVENS-NESS LAW PUB. CO., PONYLAND, DRE.	County ofKlamath.
Paul Lillibridge	I certify that the within instru- ment was received for record on the
Victoria R. Lillibridge Granter	
E. Tharalson	FOR in bookM78on page2368or RECORDER'S USE as file/reel number
	Record of Mortgages of said County. Witness my hand and seal of
Parallalan II	County affixed.
Boneficiary	and a start of the

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