

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bonk, trust compa or sevings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to ru property of this state, its subsidiaries, affiliates, affiliates, affiliates, ar the United States of any agency thereof.

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THIS DOCUMENT IS BEING RE-RECORDED TO CORRECT BENEFICIARY.

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together with all and singular the tenements, hereditaments and a now or hereafter appertaining, and the rents, issues and profits the and appurtenances and all other rights thereunto belonging or in anywise lits thereol and all fixtures now or herealter attached to or used in connec-

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now or hereatter appertaining, and the reme, source and present of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Dollars, with interest Dollars, with interest

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The date of maturity of the debt secured by this instrument is becomes due and payable.
The above described real property is not currently used for agricus.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and repairs not for enouse or demolish any building of improvement which may be constructed, damaged or demonstrate thereon;
To complete or restore prompily and in good and workmanike thereon;
To complete or restore prompily and in good and workmanike thereon;
To complete or restore prompily and in good and workmanike of a constructed, damaged or demonstrate the security of the security of the therefor.
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A complete and continuously maintain insurance on the buildings mow on hereafter present on the said premises against loss or damage by life officies or searching agencies as may be deemed desirable by the benelicity.
A to provide and continuously maintain insurance on the buildings mow on hereafter present on the buildings of the said premises against loss or damage by life officies of insurance neare at grantor's exponse. The amount officies of insurance neare officiency with loss payable to the latter; all the denot shall be delivered'; with loss payable to the latter; all the fourter shall be delivered'; benchicary and song the song officies or searching the same at grantor's exponse. The amount ocollected, on any policy of insurance now or heresiter placed on said buildings any procure the same at grantor's exponse. The amount so collected, or any delay due to motion data there days prior to release

tees actua 7. allect the action In connection with or in enforcing this obligation and trustee's and altorney's lees actually incurred. 7. To appear in and delend any action or proceeding purporting to allect the security rights or power of beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, in-cluding evidence of title and the beneficiary's or trustee's altorney's less; the amount of altorney's less mentioned in this paragraph 7 in all cases thall be lixed by the trial court and in the event of an appeal iron any judgment or decree of the trial court, grantor further agrees to pay such aum as the ap-pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's less on such appeal.

of the true control of the true of the tru all of said property shall be taken ondemnation, beneficiary shall have the l or any portion of the monies payable h are in excess of the amount required and attorney's less necessarily paid or nas, chail be paid to beneficiary and costs and expenses and attorney's less, necessarily paid or incurred by bene-balance applied upon the indebtedness of the summer in the such exclose

on, promptly 9. At any the payment of , e upon written request of bene-of this deed and the note for

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(a) consent to the making of any map or plat of said property; (b) join in a subordination or other agreement any restriction thereon; (c) join in a subordination or other agreement altering this deed or the lien or char thereoi! (d) reconvey, without warranty, with any part of the property. T grantee in any reconveynable may be decived as the "person or perso be conclusive proof of the truthfulness thereon. Truthy matters of lacts sh be conclusive proof of the truthfulness thereon. Truthy matters or lacts sh is entitled in the person, by gent or by a contrained in this paragraph shall be not less than \$55 for any of t is viscous entities, either in person, by gent or by a or years of be a court, and without resard to the adverse a of areas, bo be a four or be a court, and without resard to the adverse a of areas to be a set of a court, and without resard to the adverse a of areas to be a set of a court, and without resard to the adverse a of areas of a be adverse of a court. any arge The hall the

time without notice, either in person, by agent less that time without notice, either in person, by agent or by pointed by a court, and without regard to the adequas the indebtedness hereby secured, enter upon and take p erty or any part thereoi, in its own name sue or other issues and profits, including those past due and unpaid, less costs and expenses of operation and collection, inclu-ncy's less upon any indebtedness secured between the inclusion and the secured between the secured between the inclusion and collection. any ap-for prop-rents,

insurance policies or compensatio property, and the application or waive any default or notice of pursuant to such notice. If 2. Upon default by gra here the subsect of the subsect of declar on this period number and if the above described y and if the above described y declar or graing purposes, the deed in equity, as a mort/age i forcelosures. However if said rea-licitary at his election may proce mortgage or direct the trustee and sale. In the latter event the cause to be recorded his written said described real property to vided in ORS 86.740 to 86.795. I. Should the beneficiary then alter default at any time p irustee lor the trustee's asle, the ORS 36.760, may pay to the be invely in the there's asle, the coloring the other on the beneficiary the other trustee's asle, the coloring the other on the bond coll actions ecured thereby (inclu-entoring the terms of the obliga-ted and no delault occurs at all loreclosure proceedings shall be late Otherwise, the sale sh place designated in the notice of the ed to loreclose this trust deed in equity of b loreclose this trust deed by advertisen beneficiary or the trustee shall execute notice of default and his election to self alisty the obligations secured hereby, wh nent and the

die (view notice the series this trust deed in the series the trust deed in the prior to loreclose by advertisem e prior to loreclose by advertisem the grantor or other person due under " nt and sale set by the ivileged by rest. respecor to live days before the date set by the Atantor or other person so privileded by Hichary or his successors in interest, respec-under the terms of the trust deed and the ng costs and oxpenses actually incurred in and costs and attorney's less not ex-

he parate t bidder fo. purchaser its a but without the deed at at ot. Any f may p our me and y either rcels at Trustee nveying or imay sell said property I the parcel or parce the time of sale. Tr required by law conv-warranty, express of parcels ar for cash, its deed hout any of any m

the recitals in the decid any matters of last and by law convenient or warranty, express on of the truthluiness thereof. Any matters of last shall be conclusive the grantor and beneficiary, may purchas at idding the trustee, but inch 15. When trustee sells purchas at idding the trustee, but inch shall apply the proceeds of sale to payment of (1) the expense of sale cluding the compensation of the trustee and a reasonable charge by trus attorney, (2) to the obligation secured by the trust decd, (3) to all pay having recorded liens subsequent to the interest of the fruitee in the deed as their interests may appear in the order of their priority and (4) surplus. trustee

. If any, to the grantor or to nis successor in mineral control of the grantor or to nis successor in mineral control of the point a successor or successors to any fruites named herein or to any or trustes appointed herein or to any or trustes appointed herein or to any and the successor trustes, the latter shall be vested with all title, and duties conterred upon any trustes herein named or appointed der. Each such appoint and substitution shall be made by written to trust on the successor trustes (the table) of the table) of the table of the table of the table of the table) of the table of the table of the table of the table of table of the table) of the table of table of the table of table time app successor conveyar powers hereunde instrume

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NOTE: The Trust Deed Act provides that the trustee hereunder or savings and loan association authorized to do business under property of this state. Its subsidiaries, affiliates, agents or bran who is an active member of the Oregon State Bar, a bank, trust United States, a title insurance company authorized to insure title

issues and promis, inclusion and collection, inclusion of the second promise of operation and collection, inclusion of a solid property, the inclusion of such rents, issues and profils, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the or property, and the application or clease thereof as aloreshift, shall not cure or waive any defamilies of clease thereof as aloreshift, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. If up the second second

23639 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in lee simple of said derathed 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 lor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 plodgee, 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 teminine 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 lien 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. 1.21 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of County of, 10 Personally appeared and Personally appeared the above named. each for himself and not one for the other, did say that the former is thepresident and that the latter is thesecretary ol..... 444 a corporation, corporate seal 2 sealed in be-s; and each ofand acknowledged the foregoing instruand that the seal attixed to the foregoing instrument is the c of said corporation and that said instrument was signed and i half of faid corporation by authority of its board of directors; them feknowledged said instrument to be its voluntary ac ment to bevoluntary and deed. (OFFICIAL act au au ford. 1.20 SEAL) 7 (OFFIC ally Notary Public 14 Oregon Oregon Public My commission expires: 6/22 *د*... ÷ My commissio expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been j TO: 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 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 STELS Beneliciary \$233 ust be delivered to the trustee for ca TRUST DEED STATE OF OREGON nt haid 10.50 0.00 NUTTED AT SS. 000001107 AND UP County of Klamath T certify that the within instru-NCOMMI SSION 4.15 6 orisene ment was received for record on the bthday of December 1977, 22 5 F . 10. p. 244 $\mathcal{F} \in \{$ 501973. at. 3: 04 s'clock P.M., and recorded CE HERER Grantor in book M77 on page 2363\$ or as file/reel number 40036 FORIEN DER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiary AFTCH RECORDING RETURN TO Wm. D. Milme County Clerk Robert Anthony D 432 Main, Suite 216 Title Klamath Falls, OR 97601 By Sernetha U. Selache Deputy 129 4 2 2 9 Fee \$9.00 8235 The State of the State of 1

BY BLAND ALLA County dest Record 1400 D \$ \$⁵ 1,2°,00 , of the pole FE Crantol AN. POST - PO - ADI- E- -2535 TATE OF OREGON; COUNTY OF KLAMATH; 53. Hed for record at request of _______ Mountain Title Co. nis 10th day of <u>February</u> A. D. 1978 at^{2:3}6'clock ^P M., and July recorded in Vol. <u>M78</u>, of <u>Mortgages</u> on Page 2532 By Bernethard. Leloth Fee\$12.00 28 The Trees E States . 9 . 5 - ----714 State State 2 stations NAMDES Strate Strate A 4-24 - 11 - F A la la se ेंद्र - · · · ·