together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaments and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SPCURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of forty NINE

Dollars, with interest thereom according to the terms of a promissory note of each after with vasable to beneficiar; or order and made by granter, the final payment of principal and interest hereof, if not voiner paid, to be due and payable

The last of manuface of the left principal by the manuface to the other words by the manuface of the last payable to the final payment of the last payable to the l

The date of maturity of the debt recured by this instrument is the date, stated above, on which the final interaction of the debt recured by this instrument is the date, stated above, on which the final interaction of the context of said in the second within lescribed property, or any part thereof, or any interest therein is sold, ascred to be sold, convert or almosted by the count is within this count in written that it is not a sold, ascred to be sold, convert or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, or eye, two of the maturity laws expected therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes

The above described real property is not currently used for agricultural, timber or grazing To protect the scarnity 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 premit any watte of said property.

2. To complete or restore promptly and in good and workmantike manner any building or improvement which may be continued, damaged in destroyed thereon, and pay wene dies all corts in oursel therefor.

3. To complete or restore promptly and in good and workmantike manner any and pay wene dies all corts in oursel therefor.

4. To comply with all laws, outseases, regulations, constaints, conditions, and retrictions affecting said property is the benefit any or requests, to one in executions the financing statements partiant to the Calonic Corporation, conditions, and retriction affecting with all laws, outseased by filing officers or searching agencies as may account and to pay to filips of filing officers or searching agencies as may account earliest of the conficiency.

4. To provide and continuously maintain insurance on the buildings now or hereafter exceeded in the said premises against loss or damage be fire and such other hazards as the beneficiary may from time to time require in an amount not less than 5 written in companies acceptable to the beneficiary with loss payable to the latter, all policies of insurance whill be delivered to the beneficiary as soon as insured, if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fifteed days prior to the expiration of any policy of insurance now or kercafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any five or other insurance policy may be applied by heneficiary upon any indentedness secured hereby and in such order as beneficiary may precisemine, or at a option of beneficiary

may determine, or at option of genetically the construction the surface which appears thereof, may be released to genetic Such application or release shall not surface with one of the surface of default hereunder or the abilities are still the surface of the su

with this obligation.

To appear in and defend any action or proceeding purporting to affect the security rights or powers of beineficiary or frister, and in any sait, action or proceeding in which the beneficiary or trustee may appear, including any sait for the foreclosive of this deed, to pay all costs and exprises, including evidence of fittle and the beneficiary's or trustees attorney's feet provided, however, in case the wirt is between the grantor and the lengthcary or the trustee that the prevailing parts stall be entitled to the attorney's feet begin determined, the amount of attorney is test mentioned in this paragraph. In all cases shall be fixed by the trust court or by the appellate court if an appeal is taken.

It is mutually agreed that

If is mutually agreed that:

8 In the own that any control is self-elsely properly shall be taken under the self-elsely control dimension of control agreements. So that is expected in the self-elsely elsely elsel

restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof, (d) reconvey, without warrants, all or any part of the property. The grantee in any reconveyance may be described as the "jees on or persons legally entitled thereto," and the recutats thereof of any matters or fact what be conclusive proof of the truinfulness thereof. Trustee's fees to any of the "rise es mentioned in this prawaph shall be not less than \$5.

10. Upon any default by grantor hereinder, beneficiary may at any time "rise es fue notice, either in person, he agent or but a receiver to be appointed by a court, and without regard to the adequacy of any so intrivious the indebit diversione by secured, entering and take possession of sud property or any part trustees, in its wish marking or otherwise collect the rents, usues and grouts, including those past due and impaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph. Thereof up it any indebtedness secured hereby, in such order as beneficiary may determine

indebtedness secured hereoy, in such order as beneficiary may determine

14. The entering upon and taking powersion of vaid property, the concilion of such rouse issues and profits, or the proceeds of the and other invariance policies of complication or release thereof as aforesaid, shall not care or waive any advantage of the property, and the notice of default hereinder or invalidate any act done pursuant to the motice.

12. Upon default by granter in payment of any indebtedness occured needs or in his performance of any agreement hereinder, the beneficiary may declare all some secured hereby innicialitely due and parable. In sum an event and it the 25 desirbed real property is currently used for agricultural, timber or reason grant societh the heinfulgary may proceed to proclose this trust deed in equity, as a motivace in the heinfulgary may proceed by proceedings their brains the discussion of the proceeding of the continuous proceed to the second of the process of the invarient decidence of the continuous proceeds to the form of the proceeding of the invarience by the low time that all the latter event the horistic are or the trustice shall fix the time and place of sale value and invarient shall be a second described real property to satisfy the obligations was an enterior of the sale proceed to foreclose the trust lead of the proceeding proceeding the proceeding the trust declaring the proceeding proceeding the proceeding the proceeding the proceeding the proceeding to proceeding the proceeding to be a proceeding to proceeding the proceeding to the order of the proceeding the proceeding the proceeding the proceeding the proceeding to the proceeding to the proceeding the proceeding

law, and proceed to forcelose this trust deed in the manner provided in OES 31-72, to 30-73. Smould the henefitiary whet to bore lose by advertioning the trust control of the manner provided in the provided parties of the force trust of the provided parties of the provided parties of the parties of

excluding the trustee, but including the graitor and beneficials, may pure include.

18. When trustee selfs pursuant to the powers provided become there apply the preceded of alle to payment of 21 the expensive at talk in field compensation of the fruitree and a reasonable charge by trusticily at each obligation secured by the trust level, it is all powers association of the most expensive association to the interest of the trust level, it is all powers as association of a property in the order of the reasonable and the reasonable as a property in the order of the property and it is the views of an expensive association of the content of the contents proposed approximation of the Content of the variables.

property it structed, shall be conclusive proof of proper approximent of the wincessor tracter.

12. It not a greepit this first solven this deed shifts even at a net acknowledge discussion with the problem record as provided by law, frontier is not either at the art is not party hereita of produing sale wider and other deeds of most or of any action of proceeding in which grantes, benefit have a tracter shall be a party unless successful a proceeding it brought by truster.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully serzed in fee simple of said described real property and has a valid, unencumbered titled thereto

The Trust Deed last provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank trust company or savings and loan association authorized to do becomes under the laws of Oregon or the cented States, a little insurance company authorized to increase the to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or an agency thereof

8715 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 for grantor's personal, family, household or africultural purposes (see Important Notice below).

(b) for an organization, or (even it grantor is a natural persoh) 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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns, the term beneficiary herein. In construing this deed and whenever the context so requires, the contract secured hereby, whether or roi 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. IN WITNESS WHEREOF, said grantor has herefunto set his hand the day and year first above written. Miles W. Steinberg Lew *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or the is not a... "cable; if warranty (a) is applicable and the beneficiary is a creditor or such ord is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. witnessed by Michael Rilica (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93 490) ____, County of STATE OF i**l** STATE OF ___ STATE OF CALIFORNIA, COUNTY OF LOS On J Agril, 1978 before me, the undersigned, a Notary Public in and for said County and State, FOR NOTARY SEAL OR STAMP personally appeared higher R. Grand to the known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being hy me duly sworn, deposed and said: That he resides at that he was present and saw Miles W. personally known to him to be the person described in, and whose name is subscribed to the within and annexed instrument execute the same: and that alliant subscribed 11.5 name thereto is a witness to said execution. OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My Commission Expires Aug. 25, 1978 Signature/ truss used (winch 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: Beneficiary not lose or cestray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON SS. TRUST DEED County of Klamath I certify that the within instrument was received for record on the , *19* 78 2nd day of May , 1978 , at 10:15 clock A M., and recorded on page 8714 in book M78 47292 or as file/reel number Grantor SPACE RESERVED Record of Mortgages of said County. Witness my hand and seal of FOR RECORDER'S USE County affixed. WELLS FARGO REALTY SERVICES INC. Beneficiary AFTER RECORDING RETURN TO Wm. D. Hilne WellsFargoRealtyServices Title County Cleck

572 E. Green St.

Pasadena, Ca. 91101 Attn:Karen Stark

7ec \$5.00

By Sernetha V Leich Deputy