

tinal payment of principal and interest hereof, if not sooner paid to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid to be due and payable <u>May 1</u>, 19 80. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, adreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or begins thell become impediately due and payable. herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

then, at the beneficiary's option, all obligations secured by this instances in shall become immediately due and payable.
The above described real property is not currently used for agrice and repair, not to remove or demokind any building or improvement thereon; and repair, not to remove or demokind any building or improvement thereon; and repair, not to remove or demokind any building or improvement thereon; and repair indiverse promptly and in kood and workmanike or matter property if the beneficiary dimension, coreanets, continuery building or the provided or discussed and pay when due all cost mere the constructed, damaded or discussed thereon and pay when due all cost mere the constructed, damaded or any building or the buildings, coreanets, to form and restrictions allecting said property; if the beneficiary so requests, to form and restrictions allecting said property; if the beneficiary so requests, to proper public office or offices, as well as the cost of all lien searches made by the beneficiary.
A To provide and continuously maintain insurance on the buildings more thereafter present to the beneficiary and pay being the deviable by the beneficiary may require and to pay for lifting same in the proper public office or offices, as well as the deviable to the beneficiary and the deviable to the beneficiary and the deviable to the beneficiary and the deviable to the proper public diffice or the same at grantor's expense. The amount collected on said provide and y public difficus and buildings are used to the order any public of insurance policy may be applied by beneficiary upon any indelledenes secured hereby and in such order as well as the deviable to the same at grantor's expense. The amount collected or waid or differ charges that may be level or assisted upon or provide and when there any default or solve any the deviation or release shall be noticed and the property and the related to granter. Such application or release shall be notice and the deviable by theneficiary

initial could shall admine a constitue as the boundaries of a matter state of a shall admine that: It is initially agreed that: A in the event that any portion so all of sud property shall be taken under the right of eminent domain or condemnation, bencheary shall be taken under the right of eminent domain or condemnation, bencheary shall be taken inder the right of eminent domain or condemnation, bencheary shall be taken inder the right of eminent domain or condemnation, bencheary shall be a compensation for such taking, which are in serves of the amount copulated to pay all reasonable costs, expenses and atterney's tess merseards points incurred by granter in such paneciding's shall be point to bencheary and applied by it first upon any reasonable costs and expenses and atterney's ters both in the trial and appellate courts, necessarily point for merical by the neutred by granter as the balance applied upon the understaines secured hereby, and familier discuss is own expenses, to take such actions and execute such instruments as shall be mersensity in obtaining such com-pensation, pomptity upon bencheary stepset. 9. At any time and from time to time upon written request of bere-ficiency, payment of its fees and presentation of this deed and the note bere-neficiency asyment of its fees and presentation of the indubitedness, trustee may endomerent (in case of full reconvergances, for case-lation), without altering the liability of any person for the payment of the indubitedness, trustee may

drument, irrespective of the maturity dates expressed therein, or obtained, timber or grazing purpose.
a) convent to the making of any map or plat of said property, the true and should mation or creating any restriction therein, tell pain in any thered, the restriction therein, tell pain in any thered, the restriction therein of the property. The feasibility of the property is presented of the truthulness thereof. Trustne's here been and the property is presented to the property of the solution of the property of the truthulness thereof. Trustne's here been and the property is presented to the property of the truthulness thereof. Trustne's here been and the property of the truthulness thereof. Trustne's here been and the property of the solution of the property of the property of the truthulness thereof. Trustne's here been and the property of the solution of of the

surplus, if any, to the granter or to bus uncerson in reduced south to make uplus. If for any reason permitted by how benchestry gray from those to the appoint a necessar or necessar to any first south of the south at the souther appoint a necessar through the south the south and the south the souther appointed berearder. Upon which appointeems and at the souther and the necessar truther, the latter shell be so that with at the souther to the souther index the latter shell be south at a title powers and datas conferred upon any truther because and the souther mathematics the south appointent and solutions while the south to work and any plus of the county or counters in which the south the County Clerk or Recorder of the county or counters in which the souther south deel shall be produced prior to the truth when this deed, data existing and build be reading any party bereford power of the souther to whole any other of sort action or proceeding in which the actions there that on easily any party bereford power of the souther as a See do the other of sort action or proceeding in which powers to some a shall be a carry unless such action of proceeding in which actions to be accessed of shall be a carry unless such action of proceeding in which actions to be accessed as a shall be a carry unless such action of proceeding in which actions to be accessed as the shall be a carry unless such action of proceeding in the shares to be accessed as a shall be a carry unless such action of proceeding in the shares.

NOTE: The Trust Deed Ast provides that the trustee hereunder must be either on atomey, who is in active nember of the Gregon (time Bar) cares to cardinate and standard to do putness under the Bars of Oregon or the Dated Southand under represented to the standard to do putness under the Bars of Oregon or the Dated Southand under represented to the standard to do putness under the Bars of Oregon or the Dated Southand under represented to the standard to do putness under the Bars of Oregon or the Dated Southand under represented to the Southand Technologies of the United Southand under represented to the Southand Technologies of the United Southand under represented to the Southand Technologies of the United Southand Under Southand Technologies of the United Southand Under Southand Technologies of the United South

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except reservations, easements, restrictions and rights of way of record. 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: the grantor warrants that the proceeds of the loan represented by the above described note and this frust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) to an organized as a second s 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 leminine 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. alan L. Laine * 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. ALAN L. LAIRD <u>Aharon</u> <u>A</u>, Joyed SHARON A. LAIRD (if the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93,4901) ss. STATE OF OREGON, County of STATE OF OREGON, ., 19..... Klamath and County of Klamath May 1, 1978 Personally appeared the above named Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the Alan L. Laird and Sharon A. Laird president and that the latter is the secretary of and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half 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: • • • and acknowledged the foregoing instrument to be their voluntary act and deed. Before mo: (OFFICIAL Before the B SEAL) Notav Public Ser Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 8-23-81 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been p 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 said truss 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 bytyou under the same. Mail reconveyance and documents to , 19..... DATED: Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON TRUST DEED 55. (FORM No. 181) ATEVENS VIENA LAW PUR CO., PORTLAND OFF County of Klamith I certify that the within instrument was received for record on the ALAN L. LAIRD & SHARON A. LAIND Bridday of May . 1978 . SPALE HEBENVED Grantor FOR as file/reel_number. JAMES S. PARDEE, JR. & DEBRA M. PARDEE RECORDER'S UNI Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneliciary AFTER RECORDING RETURN TO Mountain Title Company Wm. D. Milno County Clark Title P. O. Box 1227 By Filmether A helsel Deputy Ashland, Oregon 97520 •• .

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