

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

sum of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantog the $6-1-\frac{1}{10}$

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and induc by grant 90^{10} . thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and induc by grant 90^{10} . 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, agreed to be sold, conveyed, assigned or alienated by the frantor without first having obtained the written consent or approval of the beneficiary, therein shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

herein, shall become immediately due and payable.
The above described real property is not currently used for agriculations and property in Rood condition and repair, not to remove or demolish any building or improvement thereon.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in Rood condition and repair, not to remove or demolish any building or improvement thereon.
To complete ur restere promptly and in good and workmanike manner any building or improvement there have be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To complete ur restere promptly and in good and workmanike manner any building or improvement there have be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To complete un restere promptly and in good and workmanike manner any building or improver public officers or searching datements pursuant to the Uniform Commercial Cede as the beneficiary and work for the searches made by finding differences a may be demed destable by the and such other havades as the beneficiary may from line to time require, and such other havades as the beneficiary may from line to time require, in written in companies acceptable to the beneficiary at season as maxing if the difference and y pays when and any provise public by the other insurance police may such improve the same at grantor's expense. The amount collected to make pay related or such any policy of insurance new or hereafter placed on said buildings the beneficiary at least lifteen days prior to the espiration of any policies to the beneficiary at least lifteen days prior to the espiration of any policies to the hereit insurance policy may be explicit to the thereit any any procure the same at grantor's expense. The amount collected under any teles thereit any the environment of the same at option of season as maxing the substance and to pays at a differen

6. To pay all costs, lees and expenses of this trust including the cost of file search as well is the other costs and expenses of the trustee meutred in connection with o, in enloting this obligation and trustee's and attorney's lees actually incurred.
7. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee's and expenses, in chuding evidence of title and the beneficiary's or trustee's and expenses, in chuding evidence of title and the event of an appeal from any appear.
If is mutually agreed that:
It is mutually agreed that:
8. In the event that any portion or all of said properts shall be taken any letter in any not even in any portion of the amounts for any portion of the moment of attorney's creating any suit is not event that any portion or all of said properts shall be taken any portion of the amounts here any letters with the event that any portion of the amount specific any and costs and expenses and appeal.
It is mutually affected that:
8. In the event that any portion of all of the amount specific any any appear in any letter's and appeal is the pay all costs and expenses and appeal appeal and any portion of the amount specific any and appeal appeal and appeal is that all or any portion of the amount specific pay all travents be proceedings, shall be pay and or appeal and appeal is any portion of the amount of the pay and appeal appeal and appeal and appeal appeal and appeal appeal and appeal.
9. At any time and possible costs and expense and attorney's here there in a and appeal and appeal appeal and appeal appears and the pay and are appeared to the such and appeal appeared to the such appeared appeares and the pay appeares and the appeares and the pay app

trument, irrespective of the maturity dates expressed therein, of slural, timber or grazing purposes.
a) convent to the making of any map or plat of shid property: (h) bin in whordmation or ment or creating any restriction therein, (c) from in any therein (i) irreconce, advected the slural shift of the property. The property if irreconce, advected the slural shift of the property of the slural of the restrict burnel as the slural shift of the property. The property indication or ment of creating any restriction therein, (c) from in any there is a the property and the property of the slural shift of the slural shift of the property. The property indicates it is provided by a court, and without related to the advectory of any second to the shift of the slural shift of

simplus if any to the granuer or to his succession in infirest cutiled to such surplus. It is not reason permitted by 'an beneficiary may from there to the appoint a successor in successor transformer appointed berrie as the ar-ime appoint a successor transformer. The latter shall be verified with all the powers and differs conferent upon any transformer and sub-ations appointed berrinder. The latter shall be verified with all the powers and differs conferent and sub-transformer and such as a powers and differs conferent and sub-transformer to the sources instrument evented by benchmary, confirming reference is the tot do all and its place of record, which when recorded in the other of the source of the term there are provided of the sub-tot do and add the place of the county or confirmer of the the source of the transformer to the count of proper appointment of the sub-tot do all additional the confirmer to a sub-tot do and as consisted of the term the state of the count of the sub-tot do all and acknowledged is made a public record as provided by haw Transformers as when the obligated to noilly any party herein of product all under any other doed of trust or of any action or proceeding in which granter, benchmark of thester shall be a party unless tuch action or proceeding is brought by truste

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Clegan State Ber, a little trust company or savings and loan association authorized to do business under the laws of Oregan at the United States a title insurance contains, activities, a trust contains property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereat.

19259
The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- illy seized in fee simple of said described real property and has a valid, unencumbered title thereto
nd 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 agricultural purposes (see Important Notice below), (b) for an organization, or (even if 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- ors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ontract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the asculine gender includes the feminine 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 ot applicable; if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the perficiary MUST comply with the Act and Regulation by making required sclosures; for this purpose, if this instrument is to be a FIRST lien to finance a nurchance of a duellice
sclosures; for this purpose, if this instrument is to be a first lien, use Stevens-Ness Form No. 1305 or equivalent; this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or quivalent. If compliance with the Act not required, disregard this notice. I the signer of the above is a corporation, the of the above is a corporation.
(ORS 93.490)
County of
Personally appeared the above named
and acknowledged the toregoing instru- ent to be their voluntary act and ded. DFFICIAL Before not be the foregoing instrument is the corporate seal 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.
Notary Public for Oregon (OFFICIAL SEAL) My commission expires: (OFFICIAL SEAL)
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.
'O:, Trustee
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said rust 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 aid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you erewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the state now held by you under the same. Mail reconveyance and documents to
······································
Beneficiary
De not lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED STATE OF OREGON
STEVENS-NEES LAW PUB. CO., PORTLAND, ORE. I certify that the within instru- ment was received for record on the 30thday of August 19.78
Grantor SPACE RESERVED at 3:40 o'clock ^p M., and recorded FOR in book 1.78 on page 19256 or RECORDER'S USE as file, reel number, 54270
Beneficiary Record of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO Pouth' Valley Plate' Bark Chiff. County Stock Title By Muthor Scilech Deputy
Hate Bark cliff. Title By Doruch Silvel Deputy
νν Fee φό _ο υς)