WHEN RECORDED MAIL TO EQUITABLE SAMINGS AND LOAN ASSOCIATION ν απομια 1-ασποριαποσεί τοξιώσι κατρίζει. Σο απομια 1-ασποριαποσεί τοξιώσι κατρίζει. Σ 18 1 1 4 1 K noperable, repetant Morrister 19 19. Klanster, Fellige undere post state of the fellige the state of the second of the ty of becare of p an is the first  $\begin{array}{c} \begin{array}{c} (a, b) \in \{a, b\} \\ (a, b) \in \{a, b\} \\$ den da City Page Oregon 97601 Dag Bart 10 74 ° 10 10 00 State e di cri JOC 1990 July of Ablancy of the second and the second seco 205219853. g c. ablant 1 Loan# e control TIA #M-38-16886-1 58466 Incu as is using TA #M-38-16886-L 5 jeri Gre 10 0.441 25/200 رجعه بربر وتقصرت . 0. HIGE I I & THE DELEDIN Protection of Landrid Security. 61.1 (berein (Borrower?), CRANSAMERICS. TITLE INSURANCE CORPANT (herein "Trustee"), and the Beneficiary, EXITTABLE SAVINGS AND LOAN ISSUELATED (HERE Whose address is 1300, S.W. SIXTH. (herein "Lender"). a busca as (par or test ( an test and to part of the test of test o AVIANUE, PORTLAND, OREGON 97201-Borrower in consideration of the indebtedness threineregited and the trust herein created, irrevocably grants BORROWER in consideration of incline power of sale the following described property located in the County of and conveys to Truster, in this with power of sale the following described property located in the County of and conveys to Truster, in this with power of sale the following described property located in the County of and conveys to Truster, in the fourth of the solution o THE RECH AND CONFERNMENTS OF SCIENCES IN NOT THE POINT OF POINTS c All distants, " price and regression bences shall be recommendent on the interpretention of the formula of t 1  $\{p_i\}_{i \in [n]}$  Sporter 4. (1)
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 Sho az se en THES CATTOR. e, strumente unto e provinsi sub of the such of provide the funded wither particular Let A set of the set of e presente a co 198 - Clando 298 - Clando 100 n (a) provide the set of the set n exh **am**ean Autor de la martine Burr en Martine Russel in martine Burr en Martine Autor de la martine Burr en Martine Autor de la martine de la martine ng ngan An A REAL STREAMS 14. which has the address of \$216. Lettreet (Kreet) CHIBGON 97601 pbrother (Chercin Property Address (State and the following the KIAMATH FALIS, (Citv] 59.133 244 (hercin "Projectly Address");
 (hercin "Projectly Address");
 (a the constraint of 1.4.1 apa h.co.ce FOGETHER with altered improvements now or hereafter crected on the property, and all easements, rights, appurtenatices, rents (subject however to the rights and authorities given herein to Lender to collect and apply such rents), royalties, mineral oil and ras rights and profits, water, rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property. Systemed by this Deed of Trast, and all of the foregoing, together with said property (or the leasehold estate if this Deed of Trust is on a leasehold) are herein referred to as the "Property";

TO SECURE to L'ENDER A MARCH AND AND MARCH AND AND MONTHER STORE THE STORE AND AND MOVEMBER 7, 1978 - TO SECURE to L'ENDER A THE repayment of the indebtedness evidenced by Borrower's note dated. NOVEMBER 7, 1978 - TO SECURE to L'ENDER A THE repayment of the indebtedness evidenced by Borrower's note dated. NOVEMBER 7, 1978 - TO SECURE to L'ENDER A MARCH AND AND MOVIONE AND AND MOVIEMBER 7, 

in accordance herewith to protect the security of this Deed of Trust; and the performance of the covenants and Astromerius of Borrower bere in contained, and (b) the reflayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof thereon, "Future Advances").

Borrower covenants this is the triver is lawfully scient of the estate hereby conveyed and has the right to grant and convey the Rioperty is unencumbered, and that Borrower will warrant and defend generally and convey the troperty against all claims and demands subject to any declarations, casements or restrictions listed the title to the Property against all claims and demands subject to any declarations, casements or restrictions listed in a schedule of exceptions to set the trage in any title insurance policy insuring Lender's interest in the Property.

OREGON-1 to 4 Family-6/75 --- FNMA/FNLMC UNIFORM INSTRUMENT

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All insurance carrier. All insurance policies and ren wals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower

by Borrower. Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Deed of Trust is the Property damaged, provided such restoration or repair is economically feasible and the security of this Deed of Trust would be impaired. If such restoration or repair is not economically feasible or if the security of this Deed of Trust would be impaired, the insurance proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid the Borrower. If the Property is all and oned by Borrower, or if Borrower fails to respond to Lender within 30 days from the to Borrower. If the Property is all and oned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender or to the turns, secured by the matrance proceeds in writing, any such and cation of proceeds to principal shall not extend Unless Lender and Borrower diturt is attructure agree in writing. The party right of proceeds to principal shall not extend or postforte file due date of the monthly installinents referred to in party right, and cation of proceeds to principal shall not extend or postforte file due date of the monthly installinents referred to the party right of and the roperty prior to such as all on any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to such as all in and to any insurance policies and in and to the proceeds thereof resulting from damage to the Property prior to such as all or acquisition, shall pass to Lender to the extent of the sum secured by this Deed of Trust immediately prior to such sale or acquisition. Sh er acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. Description of the extent of the sums secured by this Deed of Trust in performance of the property (216) Preservation and Make snawe of Property. Leastholds: Condominians; Planned Unit Developments. Borrower shall keep the Property in good, reput, and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration condominium, or planned unit development, and constituent dopuments. If a condominium or planned unit development rider secured by Borrower and recorded together with this Deed of Trust, the ovenants and agreements of such rider shall belinking or able of the orded together with this Deed of Trust, the ovenants and agreements of such rider were a part hereof.

rider & executed by Botrower and recorded together with this Deed of First, the dovenants and agreements of an appendix as if the rider shall belinder forsaid title and shalls all is then and supplement the dovenants and agreements contained in this were a part hereof. Deed of Trust, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, Deed of Trust, or if any action or proceeding is commenced which materially affects Lender's interest in the Property bankrupt or decedent, then Lender's Option, upon notice to Borower, may make such appearances, disburse such using and Device the tot of the sessary to prove the Property to make a prime of arrangements or proceedings involving a using and Device the tot of the property of the sessary to prove the Property to make a prime of the propendition of making the loan would by the Property to make a prime of the propendition of making the loan would by the property to make a prime of a sector were and the property of the property of



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9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

condemnation or other taking of the Property, or part increase, or for conveyance in new or condemnation, are increased and shall be paid to Lender. In the event of a total triking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Deed of Trust immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date, of taking, with the balance of the proceeds and the Borrower.

paid to Borrower. If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for da nages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust. Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extended or postpone the due date of the roonthly installments referred poststapper stapps 1 and 2 hereof or change the amount of 10 and 10 a

such installments. 10. Borrower Not Releised. Extension of the time for may ment or modification of amortization of the sums secured by this Deed of Trust granted by I ender to any successor in interest of Borrower Statuss pograte to release in any manner, the liability of the original Forrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment of the sums secured by this Deed of Trust by rason of any demand made by the original Borrower and Borrower's successors in interest. I. Forberance by Les der Not a Waiver. Any forberance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's 12. Remedies Cumulative. All remedies provided in this Deed of Trust. 12. Remedies Cumulative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

of renewy under ting boos of a set of an and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the right hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Deed of Trust are for convenience only and are not to be used to interact or define the provisions hereof.

Bublect to the provisions of paragraph 17 hereot. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Deed of Trust are for convenience only and are not to be used to interpret or define the provisions hereof.
14. Notice. Except for any notice required under applicable law to be given in another manner. (a) any notice to Borrower provided for in this Deec of Trust shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender's address stated herein, and (b) any notice to Lender shall be given by certified mail, return receipt requested, to Lender's address stated herein, and y designate by notice to a borrower as provided horein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender with mer designated herein.
15. Uniform Deed of Trust Governing Law Severability. This form of deed of trust combines, uniform covenants for national use and both uniform covenants for function of the provisions of the Borrower of Lender with a publicable law, such conflict shall on the conflicting and form security instrument.
16. Uniform Deed of Trust Governing Law Severability. The law of the fortistiction in which the Property is located, not affect other provisions of the Boed of Trust or the Note which can be given effect without the conflicting provision.
19. If a superiod second of the Boed of Trust or the Note are begiven effect without the conflicting provision.
19. If a superiod and provisions of the Boed of Trust and the Note are begiven and the Boed of Trust shall be furnished a conformed copy of the Note and of this Deed of Trust shall be furnished a conformed copy of an interest therein is sold or transferred by devise.
19. If a Boerower's Copy. Borrower and provisions of the deed of Trust of the Property is and provision.
19. If a Boerower's

which Bortower may pay the sams leclared due. If Borrower fails to pay such sums prior to the expiration of such period. Internet and any other deferred in this covenant and agrees as follows:
Non-UNFORM COVENANTS. Surrower and Lender further covenant and agrees as follows:
Non-UNFORM COVENANTS. Surrower and Lender further covenant and agrees as follows:
Non-UNFORM COVENANTS. Surrower and Lender further covenant and agrees as follows:
Non-UNFORM COVENANTS. Surrower and Lender further covenant and agrees as follows:
Non-UNFORM CovENANTS. Surrower and Lender further covenant and agrees as follows:
Internet of Borrower in this Deed of Trust, including the defermines in the data the notice is mailed to formed prior to be acceleration shall mail notice to fifthware as private and any start period of the data specified in the formed prior to be acceleration and (4) that failure to curre and have been for other to be acceleration and (4) that failure to curre and have been formed to as before the data specified in the former way other deferse of Borrower (b) acceleration and have been much prace to a sole of the data specified in the former specified in the sums secured by this Defer to form the data the notice is mailed to any other deferse of Borrower (b) acceleration and have been prace to a sole to be the data specified in the notice. Lender 31 Lender



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9. Condemnetion. The preserve composation should be detailed of the preserve composition of the preserve composit ł

Scured by the Deed of Trust shall continue unimitaired. "Upon such payment and cure by Borrower, this Deed of Trust and the Obligations' secured hereby in the main in full force and effect as it no acceleration had occurred."
29. Addignment of Reents: 4 plot mainer of Reetever Lender, and Posseskin. As additional security hereunder, Borrower, thereof of abandonine of the Property in provided and the Property Lender in the control of the Property in the triph to collective that prior to acceleration under paragraph 18 hereof as the property and the first of the Property including the security bereunder, Borrower, and the property and to collect the property including the security including the security of the Property including the security including the security and the triph to collect the property and to collect the rents of the Property including the security including the security and the trip and security by Lender of the receiver shall be applied first to payment of the trip and security and the security and the collective of the triph to the Some Secured by this Deed of Trust. Lender and the receiver shall be accompanyed to the former and the trip and security including the secure secure and the receiver secure and the receiver secure and the receiver shall be accompanyed to the former and the former and the receiver secure and the receiver secure the secure of birther and the former and the former and the receiver secure and the receiver secure the secure of the trip and security including the secure of the trip and secure and the receiver secure the secure and the receiver and the former and the receiver and the receiver secure and the receiver secure and the receive

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 $T \rightarrow \Sigma$ Notary Public for Oregon

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The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note of notes and this Dec 1 of Frust, which are delivered hereby, and to reconvey, without warranty, all the cstate now held by you under this Ded of Trust to the person of persons legally entitled thereto.

4. Date of the powershows the power ways of the power ways table to be below at the powers of the power ways of the power of the power had be power ways of the power by the power way we be power ways of the prover way to be power ways of the power by the power way we be power ways of the power ways of the power be power be

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