

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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is the date, stated above, on which the final installment of said note situal, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grading and or other or cereating any instriction thereon; (c) join in any map or plat of said property; (b) ioin in grading on or other or cereating any instriction thereon; (c) join in any map or plat of said property; (b) ioin in grading on or other or cereating any instriction thereon; (c) ioin in any map or plat of said property. The gradies in any reconveyance may be described as the "person or persons leastly in this paragraph shall be not less than 55.
10. Upon any delnuil by grantor hereunder, beneliciary may at any time without notice either in person, by aftent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for they or part there of a court, only they frantor hereunder, beneliciary may at any time without notice either in person, by aftent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for they or part there of a court, only they frantor hereunder, beneliciary may at any time without notice either in property in the some less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as benewed.
11. The entering upon and taking tossesion of said property, the follection of such rensi, issues and prolins, or the proceeds al first and other property and the application or release thereof as aloresaid, shall not cure or provided sums secured hereby immediately due and pusphele. In such and cure prove the state any end to any proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage for direct the trustee shall in the time and place of sale, give notice thereod as there and property. The corrently used for adverement and sale foreclose this trust deed in the suffage o

Adving return and dead as their interests may appear in the order G their priority must of such surphis, it any, to the grantic of this successor in interest entilled to nech surphis. If any, to the grantic of the priority is the second priority of the sec-single of the successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by beneficiary, containing relerance to this trust deed and its place of record, which, when recorded in the ollice of the County (Glerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. I.7. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to footily any party hereto of pronting relearder, other of the truste shall be a party unless such action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herevnder must be either an attainey, who is an active member of the Oregon State Sor, a bank, trust company or savings and loan association authorized to do builness under the laws of Oregon or the United States, a title insurance company authorized to insure title to read property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

2993 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said described 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 for grantor's personal, family, household or agricultural purposes (see Important Notice below), 3CF (bSB to an organisation or (over it grantor is a natural percor) are for business or commercial purposes other than BCF (bSB to an organisation of (over it grantor is a natural percor) are for business or commercial purposes other than BCF (bSB to an organisation of (over it grantor is a natural percor) are for business or commercial purposes other than 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. contr 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 reguined 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 conjugated. If compliance with the Act and required discontent the source of the purchase of a dwelling stevens the source of the source equivalent. If compliance with the Act not required, disregard this notice. (if the signer of the above is a corporation, use the form of achaeveldgment opposite.) California -STATE OF XXXXXX (ORS 93.490) STATE OF OREGON, County of ..... County of Los Angeles and Personally appeared , 19 79 17 January who, being duly sworn, Personally appeared the above named DETSONS each for himself and not one for the other, did say that the former is the Betty C. Long and Stephen P. president and that the latter is the Long and no others secretary of. Sec. (14) a corporation, and that the seal affixed to 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. Before me: and acknowledged the foregoing instrument to be their voluntary act and deed. Betore ma: Before Before me: (OFFICIAL SEAL) (OFFICIAL Notary Public for MAGA, Californi SEAL) Notary Public lor Oregon OFFICIAL SEAL H. O. RUSSELU NOTARY PUBLIC - CALIFORNIA commission expires My commission expires: LOS ANGELES COUNTY My Commission Expires June2 in set REQUEST FOR FULL RECONVEYANCE page is a second in the To be used only when obligations have been paid. 12 618 CO.84 SHOW & SUL Trustee สารสารที่สาร 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 trust deed, or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 1.10 DATED: Beneficiarv st be delivered to the trustee for cancellation before reconveyance will be m Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both STATE OF OREGON TRUST DEED (FORM No. 881-1) County of ......Klamath 隆意 LAW PUB. CO I certify that the within instrument was received for record on the A KIAM TH INLLS FOREST ASIM TO 1222 at 11:01 o'clock & M., and recorded LOC 15, BLCCK SPACE RESERVED in book....... M. 79. on page 2992 or Grantor FOR as file/reel\_number....62173.... Con a lo Kionstu RECORDER'S USE ALTREST Record of Mortgages of said County. Witness my hand and seal of County affixed. HELTSSERVICES Arten Recording Returning II Arten Recording Returning II Transamerica Title Ins. Co.LA C TOME PORTON Attn: Marlene\*\* Wm D Milne 11 m 4 4 4 4 4 4 C. 6 800. 15 15 10 10 County Clerk Title OBST 53 FURNER DEBO 6.00