The Easterly 60 feet of that portion of Government Lots 40, 41, 44 and 45, lying South of the Williamson River Knoll Subdivision and North of the Williamson River. or deciral this first Good OR 188, NOTC which it receipt fells need by delivered by the firsting for

Renovicion)

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

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Four Thousand Nine Hundred Fifty and 00/100-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

I ne date of maturity of the deat secured by the deat and payable.

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

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in food condition and repair; not to remove or demolish any building or improvement thereon;

2. To complete restore promptly and in food and workmanlike restore, and property in food condition mainter any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, coverants, conditions and restrictions alterial said property; if the beneliciary conditions and restrictions afterning statements pursuant to the Unitern Committee in in executing such limited and property; if the beneliciary comments of in in executing such limited and property; if the beneliciary comments of including statements pursuant to the Unitern Committee in in the condition of its proper public office of offices, as well as the cost of all lien searches made by filing officers of searching seemies as may be deemed desirable by the teneliciary.

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and or 1, To provide and continuously maintain insurance on the buildings
and such other exected on the said premises against loss or damage by lired
and such other exected on the said premises against loss or the buildings
and such other exected on the bandingry may from the little require, in
companies acceptable to the beneficiary with loss payable to the latter; all
policies of insurance shall be delivered to the beneficiary as soon as insured
if the grantor shall fail for any reason to the beneficiary as soon as insured
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if the grantor shall fail for any reason to the beneficiary as soon as insured
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[a] consent to the making of any map or plat of said property; (b) join in granting are easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge granting even to the lien or charge granting even to the lien or charge granter in my reconvey, without warranty, all or my part of the property. The legally entire therefor, and the recitals therein of any mattern or lacts shall services mentioned in this paragraph shall be not less than \$5.

If there without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard for the adequacy of any security for the indebtedness hereby secured, enter under the possession of said properties and prolits, including those past we may under any part thereof, in its own names we or otherwise collect the rents, less case and expenses of operation and other ion, including reasonable attorticity, the entering upon and taking possession of said property the collection, and we are succeed hereby, and in such order as beneficiary, may determine the collection, including reasonable attorticity, may determine upon and taking possession of said property the

issues and polits, including those past due and unpaid, and apply the same, is less costs and expenses of operation and collection, including reasonable attoring in the process of the and other of the process of the process of the and other of the process of the process of the process of the and other oppopers of the process of the process of the application or release thereof any taking or damage of the process of the application or release thereof any taking or damage of the process of the proc

surplus, il any, to the grantor or to his successor in inferest entitled to such surplus.

Solution of the property of the grantor of the successor in inferest entitled to such surplus.

(6) For any reason permitted by law beneficiary may from time to any time appoint a successor of successors to any trustee named herein or to any consequence of the successor trustee, the latter short by vested with all title powers and outer conferred upon any trustee here by vested with all title powers and outer successor trustee, the latter short by vested with all title powers and outer successor trustee, the latter short by vested with all title powers and outer successor trustee, the latter short by the successor trustee, hereunder, Each such appointment and substitution shall be the thin title deed instrument except able to the content of the successor trustee. It is a successor trustee, the latter short by the conclusive proof out you or counties in which the property is situated, if. Trustee accept proper appointment of the successor trustee.

Schowledged is made a public record as provided by law. Trustee and obligated to notify any pathic record as provided by law. Trustee and obligated to notify any pathic record as provided by law. Trustee and obligated to notify any pathic record as provided by law. Trustee and obligated to notify any particular proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real to real to the Oregon State Bar, a bank, trust company property of this state, its substitutings, agents or branches; or the United States or any agency thereof.

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 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),

(b) for an organization, or (even-if grantor-is a natural person) are for business or commercial purposes other than a 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 masculine 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 not applicable, if warranty (c) is applicable and the beneficiary is a creditor or such word its 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 viweling, 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; I compliance with the Act not required, disregard this notice. Linda D. Paugh (If the signer of the above is a corporation use the form of acknowledgmen) opposite.) STATE OF OREGON, (ORS 93,490) STATE OF OREGON, County of ... County of Klamath October 25 1979 Personally appeared the above named... Personally appeared Lynda D. Paugh duly sworn, did say that the lormer is thewho, each being first president, and that the latter is the \$075-Muluu.,, secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and deed.

Refore me: and acknowledged the foregoing instrument to be 2 hervoluntary act and deed. Belore me: (OFFICIAL SEAL):

Notary Public for Oregon was in the Telephone of the Company of Notary Public for Oregon My commission expires 27/8283 My commission expires: (OFFICIAL SEAL) The fact for some of the control of the property of the proper REQUEST FOR FULL RECONVEYANCE

(procedure of the diverging frequency of the control of the diverging of the control of the con The undersigned is the legal owner and holder of all indebtedness secured by, the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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 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 it. IUXILLES Mail to Transmiss Statutes have a polytical surface to the same of the same and another the same of the same and another sa Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made: Beneficiary not lose or destrey this Trust Deed OR THE NOTE which is secures. Bein must be delivered to the trustee for contentions and the content of th TRUST DEED STEVENS NESS LAW PUB. COL. PORTLAND, OR Ger Justing to Pur Tollows: STATE OF OREGON,

Compared to the Compared Country of a Klamath. Ss.

INTERPORT OF THE COUNTRY of a Klamath. Ss. LYNDA D. PAUGH ment was received for record on the 5th day of November 19 79 arxiv:10:42 o'clock.A.M., and recorded Oregon described es Chapta nikasanh gams, bod the self-mad controls to blish in SPACE RESERVED ...JACK T. JAMAR... in book/reel/volume No....M79 FOR page 26032 ... or as document/fee/file/ CONTRACTOR CONTRACTOR BONGLICARY RECORDER'S USE instrument/microfilm No. 76482 Record of Mortgages of said County. tourisity's AFTER RECORDING RETURN TO Witness my hand and seal of WINEMA REAL ESTATE
P.O. BOX 376 County affixed. CAD day of hearth will D. Milne СНІ 100ЦИ 97624 asid using A BY STERRUTHALADeputy toem ner entille (reger fine) dent er obelieden biete fier er intigenent). Fe e \$7.00