

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 connection with said real estate.
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if

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 grantor without lirst 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 herein, shall become immediately due and payable. It is the state to be a state to be a state of the state of

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To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurrer therefor. 3. To comply with all laws, ordinances, requisitions, covenants, condi-tions and restrictions allecting said property; il the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorm Comme-rial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable, by the beneficiary.

in executing such linarcing statements joursumt to the Uniform Commercial Code as the beneficiary require and to pay tor filing atome in the proper public office or offices, as well as the cost of all lien searches made by linar of the searches may be deemed desirable by the proper public office or offices, as well as the cost of all lien searches made by linar of the hast exceed on the said premises adjust loss or damage by linar of the hast exceed on the said premises adjust loss or damage by linar of the hast exceed on the said premises adjust loss or damage by linar of the hast exceed on the said premises adjust loss or damage by linar of the hast exceeding a searching adjuster of the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as yoon as insured; if the grantor shall had low any reason to procure any such insurance and to deliver station of the expiration of any policy of insurance now or herealter placed on said buildings, the beneficiary may determine, at one other insurance policy may be applied by beneficiary on any indefentes secured hereby and in such order as beneficiary may determine, at one orthest of delaut hereunder or invalidate any determine, at one orthest of delaut hereunder or invalidate any course their part of such taxes, assessments and other charges that may be levied or assessed upon or adjust adjust prevents levied or assessed upon or adjust adjust prevents. Hered you were adjusted to grantor shall be added to and prompily deliver receipts therefor to beneficiary; should the grantor shall be interest at the rate set lorth in the note secured hereby together with the obligation described in paragraphs 6 and 7 of this trust deed, without were of any rights arising from brach of any of the thereby together with the obligation described in paragraphs 6 and 7 of this trust deed. They may be applied by this trust deed, whild the yarse bound lor the payment of the debt secured by this trust deed. They are bound to

rument, irrespective of the maturity dates expressed therein, or y unal, timber or grazing purposes. (a) consent to the making of any map or plat of said property: (b) join in granting any essement or creating any restriction thereon; (c) join in any maters or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "person or persons legally entitled thereto", and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be nor less than 55. 10. Upon any delauli by grantor hereunder, beneficiary may at any time without notice, either in person, by akent or by a receiver to be spontimed by a court, and without regard to the adequacy of any security for entry or any part theored, in its own norm or behoptisms of the side property. The part part the state of the indequarks of any security for entry or any part thereol, in its and arguing the same, less court, and without regard to the adequacy of any security for entry or any method, in the one norm of other propersus the state of the indequark of any of the spontery. The other part there is an any proceed to the state any act do nor norm of other property. The following the same is and expension of other and other independent of such rest. Issues and prolines of compension of a side property is less upon any indebtedness secured hereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the following of such entry instruction in pary indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may at any act do nor other property and the application or release thereof as aloresaid, shall not cure or property is a state of said, granter in any act do nor data in the above described real property is nor normal date any act done p

surplus, if any, to the grantor of to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. 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 appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which dynaro, 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 attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, potter United States or any agency thereof.

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he will warrant and formant and formant and formation and the state of
and that he will warrant and forever defend the same against all persons whomsoever. TODAL OFFENT AS NOTION OF ALL OFFENTION OFFENTION OF ALL OFFENTION OF ALL OF ALL OFFENTION OF ALL OFFENTION OF ALL OFFENTION OF ALL O
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purposes of Lavan if density, nousehold or the above dent
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 tamily, household or agricultural purposes (see Important Notice below), furposes. This deed applies to, inures to the bensiti of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- contract Ecured hereby, whether or not named as a beneticiary herein. In construing this deed and whenever the context secure IN WITNESS WHEREOF, Said grant the induced and the singular number includes the house rest and whenever the context and whenever the context and the singular number includes the hereto, the singular number includes the hereto, for the hereto and whenever the context and the field of the hereto and the singular number includes the hereto are the hereto and whenever the context and the height of the singular number includes the hereto are the hereto and whenever the context and the hereto are the hereto and whenever the context of the hereto are the hereto and whenever the context and the hereto are the hereto and whenever the context and the hereto are the hereto and whenever the context and the hereto are the hereto and whenever the context and the hereto and the hereto and the hereto are the hereto and whenever the context and the hereto and t
masculine gender includes the leminine and assigns. The term beneficiary shall mean the best legatees, devisees and as a beneficiary shall mean the best legatees, devisees and the manual as a beneficiary beneficiary shall mean the best legatees devisees and the second
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devised, are: tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges of the masculine gender includes the femnine and the sensitient hereto, their heirs, legatees, devised, administrators, execu- masculine gender includes the femnine and the sensitient includes the femnine and the singular mimber includes the femnine and the sensitient is the beneficiary shall mean the holder and owner, including pledges, of the IN WITNESS WHEREOF, Said grantor has heretunto set his half ded and whenever the context so requires, the or such word is defined in the Truth-in-lending Act and he beneficiary is a creditor the parthese for this instrument is to be beneficiary is a creditor the parthese for a dveller with the Act and Regulation by making required. The parthese for a dveller with the singulation by making required to be a set of the beneficiary is a creditor Paul Ke, Bill Context and the feature of the beneficiary is a creditor Paul Ke, Bill Context and the set of the beneficiary is a creditor the parthese of a dveller of the beneficiary is a creditor
or such word is defined in a pplicable and the warranty (a) as the stand the day and year first at
ar such word is defined in the truth-in-Lending Act and Regulation Z, the disclosures; for this perpose, if this instrument is to be a first lien, use form No. 1305 or mainter the finance equivalent. If compliance of a first lien, use form No. 1305 or equivalent of finance
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and acknowledged the foregoing instru- be the response of the foregoing instru- Before me: Before m
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Notāry Public for Oregon Notāry Public for Oregon My commission expires: 12-9-90 My commission
(OFFICIAL SEAL)
The undersigned is the legal owner and holder
said trust deed or pursuant to statute, to cancel all indebtedness secured by the foregoing trust de hereby are directed, on parse
Trustee 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed trust deed in the terms of to you both the same. Mail reconveyance and documents to DATED:
DATED:
De net less er destry this Tree Deed OR THE NOTE which it secures att must be delivered to delivere the delivere the delivered to delivere the delivered to delivere the delivered to delivere the delivered to delivere the delivere the delivered to delivere the delivere the delivered to delivere the delivered to delivere the delivere the delivere the delivered to delivere the deliv
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