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which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the tenements, bereditaments 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

TEN THOUSAND AND NO/100 -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 hereof, if not sooner paid, to be due and payable _____ See above *

first.

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereen; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions affecting said property; il the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officer or searching agencies as may be deemed desirable by the beneficiary.

by filing officers or searching agencies as may be determined in the buildings beneficiary. 4. To provide and continuously maintain insurance on the buildings now or harsafter sected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in insurable value, written in

A. To provide and continuously minimum neares on the buildings in the sected on the said promised into loss of damage by fire and such other hasards as the beneficiary may from time to time require, in an amount not less than 3. **INSUTABLE VALUE** , written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of the beneficiary at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings. The isometicary is any now the expiration of any policy of insurance new or hereafter placed on said buildings, the isometicary is procure they same at grantor's septems. The amount collected under any fire or other insurance policy may be spliced by baraficiary any part thereof, may be related to grantice of dealth horder as beneficiary may determine, or at option of beneficiary the entire amount or release shell and thereof, may use indices of dealth thereadner or invalidate any set do the charges that may be levied or assessed upon or organism and such policy of all fragments and other charges that may be levied or assessed upon or organism tail or bey notifies there lorm mechanics' liens and to pay all to be beneficiary may. At its option, may her and the grantor is all to make payment of any other with the obligated beronne a part of any ortho make such payment, beneficiary may, at its option, may her and to any other the strained for any other house as a setting the mount on any individing beneficiary with interest as altoreaid, the property hereind any and the any other and regrants and to any other the strain from mechanics' liens and to any other the beneficiary is and the any other and the argument. Setting the mount of any target and the payment and the payment of any target. Assessments and other that a prompty deliver accepts there are assessment and to pay all insurance and the payment. Setting the other assessment and to pay the strain insurance and to the secured by this trust deed in paragraphs 6 and 7 of his trust dee

They ites upon any indexidences section intervol, and in which of the approperty, the iticiary may determine.
11. The entering upon and proling or sustain of an approperty, the intervol oblicies terms, intensition or avaids for any taking or damage of the property, and the application or release thereod as aforesaid, shall not cure or waive any delaul to motice of delault hereunder or invalidate any act done provided in any indebtedness secured hereby immediately due and payable. In such an event beneficiary at his election may proceed to foreclose this trust deed in equipy as a morigage in the manner provided by law for morigage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sail. In the latter event the beneficiary or the trustee taking or the trustee and excute and accuse to bareclose this trust deed in the manner provided by a favor the trustee shall lik the time and place of saile, give notice thereof as then required by 38-37. The second distribution of the trust excute and solit the second and proceed to order person as provided by 18-37. The second distribution of the trust excute and proceed to loreclose their trust deed in the manner provided by 38-37. The second distribution of the trust excute and place of saile, give notice thereof as then required by 38-37. The second distribution of the principal as the principal as the distribution of the principal and the objection the the due under the terms of the trust deed and the objection while the distribution of the principal as and atternet shall sell as provided by law.
14. After the tappe of such time as may then be required by law following the second and notice of eash in lawful money of the distribution and trustees at the stall. For the sail deferring a stand second and the symptem of the second and the second and the given provided by law.
14. After the tappe of such time as may then be required by law following the proceed of y law.
15. When trustee sells pursuant to the power

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member at the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregan or the United Stater, or a tale insurance company authorized to insure title to real property under the provisions of ORS Chapter 728, its subsidiaries, affiliates, agents ar branches NOTE

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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereinto set his hand and seal the day and year first above written. - C. Boling tary (Boling (SEAL) Έ, Ellen K. Boling Ð (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of County of Klamath , 19. September 11 19 82 Personally appeared Personally appeared the above named ... Gary ... Fe who, being duly sworn, each lor himsell and not one lor the other, did say that the former is the Boling and Ellen K. Boling president and that the latter is the secretary of..... Before me:, a corporation, and that the seal affixed to the 8 foregoing instrument is the corporation, and that needed at the solution of the corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument 3 OFFICIAL SEAL) Notely Dublic for Oregon à to be its voluntary act and deed. Before me: 9-21-85 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: Willamette, Eugene, Oregon 97401 M, and duly 82 Grantor Beneficiary County Clerk A.D. 19 SPEAKS ESCROW, INC. Mtge DEED Compliments of Р o'cleck 97305 Ъ Sept 5 JS1 at request 20 Box 17609 CRADER ESCROW Oregon ľ ľ OF OREGON, of Klamath ۱ Σ . day of 12152 **GLYN** record Vcl. eturn to: 13 alem, 1524 ਂ 3:37. ğ 32524 Unty noos saarge ATE LEFT CLAR STOP AND CLAR STOP REQUEST FOR FULL RECONVEYANCE Dead State (Clark Section Control of Clark Section Control only when obligations have been pold, 2005 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 tully 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 even s' matrice de l'estat d' de sur 3371 Beneficiary Do not lase or destroy the That Dood OR THE NOTE which it secures. Both most be suffered to the trustee for concellation before reconvey