

It is mutually agreed that: 8. In the event that any portion or all of said property, shall be taken under the right of eminent domain or condemnation, beneiciary shall have the right, if it so electron encourse that all or any portion of the monies payable as compensation for unrequire that all or any portion of the monies payable to pay all reasonable costaking, which are in excess of the amount required to pay all reasonable cost advantage of the second strip paid or applied by it first upon anyth proceedings, shall be paid to beneficiary and applied by it first upon anyth proceedings, shall be paid to beneficiary and both in the trial and appellateconable costs and expenses and attorney's lees, licitary in such proceedings and the balance applied upon the indebtedness and execute such instruments as shall be necessarily nobtaining such catchons and execute such instruments as shall be necessary in obtaining such cost (riary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconversation of this deed and the note for endorsement (in case of full reconversation of this deed and the note for endorsement (in case of full reconversation of this deed and the making of any map or plat of last of property (b) join in the liability of lang person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of last of property (b) join in

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and with conveyance to the successor trustee, the latter shall be vested with all the conveyance to the successor upon any trustee herein named or appointed here, powers and duties conferred upon any trustee herein named or appointed here, powers and duties conferred upon any trustee herein named or appointed here, powers and duties conferred upon any trustee herein named or appointed here, powers and built or counties in and sublitution shall be made by written instrument. Each such appointment which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. The successor trustee. The successor trustee is unable record as provided by law. Trustee is of obligated is made a public record as provided by law. Trustee is of or obligated notify any party hereto of pending sale under any other is do of shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company ngs 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 y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and a	grees to and with the ber	eficiary and those claiming under him, that he is law-
fully seized in fee simple of said des	cribed real property and	eficiary and those claiming under him, that he is law- Las a valid, unencumbered title thereto
and that he will interest of spill you used	UP (Carl and the second	Selferance in Longin and Line Self-reflect sectors in Line 157 March 200 Sectors in Line 157 Automatic Line (1997) 100 - 110 -
and that he will warrant and fore of the second sec	A defend the same again	St all persons whomsoever.
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The grantor warrants that the proceed (a)* primarily tor grantor's personal	ds of the loan represented by	the above described note and this trust deed are: (see Important Notice helm)
of this leave a second se	grantor is a natural person) a	re for business or commercial purposes.
personal representatives, successors and assi secured hereby, whether or, not named as a gender includes the feminies and the	enefit of and binds all parties gns. The term beneficiary sha beneficiary herein. In constru	hereto, their heirs, legatees, devisees, administrators, executors, ill mean the holder and owner, including pledgee, of the contract ing this deed and whenever the context so requires, the masculine ides the plural.
	and the singular number inclu	uses the plural, set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whi	chever warranty (a) or (b) is 🖌	Puth & Wallace
as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures: for this number	Act and Regulation Z, the unation by making required	(a) Alter the terminal propagation of the terminal statement of terminal statement of the terminal statement of terminal statem
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(If the signer of the above is a corporation, use the form of acknowledgement opposite)	and an interface of the second	- 24 Charles and the state of a state of
STATE OF OREGON,)	FOR the second secon
This instrument was acknowledged b	tore me on This instru	of
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Han, an the besidency, uptor, in oblights herein, shall theorie initedicity fue and rational providency.	To be used only when obligation	s have been paid.
	Trustee	any part thereof, at the metric
trust deed have been fully paid and satisfied.	holder of all indebtedness se You hereby are directed, on	cured by the foregoing trust deed. All sums secured by said
estate now held by you under the same. Mail	reconvey, without warranty?	to the parties designated by the terms of said trust deed the
ndow or foresting applied united and the reaction of the reaction of the set of the set of the reaction of the		NUMBER OF THE POINT POLICY OF ANY
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		Beneticiary
ou not late of destroy this Trust Deed OR THE NO	TE which it secures. Both must be dei	ivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	nty Clerk of KLau	TELE COMENTATE OF OREGON,
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	warty according to	County of Klamath ss. I certify that the within instrument
Ocantos Isresocably gradita buck m	Oremus described an	was received for record on the 9thday
as Boneficiary. Crentor	UP SELLE OUG COULADA IN MILIN DONTAL SPACE RESERVE	
Chrysler First Fibareish Serv	FOR COLI ^{RECORDER'S US}	Dade 2759 or as fas / file /
Beneficiary	ITTIFTURE Company	Record of Mortgages of said County. Witness my hand and seal of
BILL AFTER RECORDING RETURN TO CHRYSLER FIRST FINANCIAL SERVIN	dar er	County affixed.
PO BOX 25448 PORTLAND, JOR ()97225	ISOPL OFF	Evelyn Biehn, County Clerk
2494 44 Last - Charles June 104 - Charles - Charles	Fee \$13.00	By Quilling Multindane Deputy

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