

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it is of equire that all or any portion of the monies agauble as compensation on auch taking, which are in excess of the amount required to pay all reason on auch proceedings, shall be paid to beneliciary and potential terms of the train any reason be and the pain of the monies agauble to pay all reason and proceedings, shall be paid to beneliciary and potentiary in such proceedings, shall be paid to beneliciary and both in the trial and any reasonable costs and expenses and attorney's lees, liciary in such proceedings and its own expense, to take such actions and execute such instrumentages, all its own expense, to take such actions and execute such instrumentages, all its own expense, to take such actions and treater by; and grows the balance of the costs of the both in the below of the rest of the taken of the proceeding of the taken of the such actions and execute such instrumentages, all its own expense, to take such actions and promotify upon benelicing of the payment of this deed and the note for endorsement (in case of full reconveyances on cancellation), without allecting (4) consent to the making of any map or plat of said property; (b) join in the liability of any person lor the payment of the indebtedness, trustee may (4) consent to the making of any map or plat of said property; (b) join in the proceeding the payment of the indebtedness, trustee may (4) consent to the making of any map or plat of said property; (b) join in the proceeding the payment of the indebtedness, trustee may (4) consent to the making of any map or plat of said property; (b) join in the proceeding the payment of the payment o

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NOTE: The Trust Deed Act provides that the trustee hereunder must be feither an attorney, 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 property of this state, its subsidiarles, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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5926 rium in menter and an and the structure of plate post and proce 二人 动利克 是我的行 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, executors, 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 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. Man * 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 as such word is 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 use Stevens-Ness Form No. 1319; or equivalent. If compliance with the Act is not required, disregard this notice. Dele .., *19*.<u>91</u>., April 2 This instrument was acknowledged before me on U.A.4 25 Mary Beckhardt... by 1 This instrument was acknowledged before me on . 10 0 by and the second 3 -0 28 ٣ di Camille Kri <u>ج</u>ې CON . Notary Public for Oregon 9-22-92 My commission expires ... REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid 60 Trustee Michael L. Spencer 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 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 19 DATED: ال کرد. مرد میر معر معرف الده Beneficiary 6.3 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 m -STATE OF OREGON, TRUST DEED SS. County of _____Klamath MT HONE TRACTS NO. 2. (FORM No. 881-1) I certify that the within instrument LAW PUB. CO., PORTLAND, ORE. was received for record on the2nd day Cheston, developent per e cam April., 19.91., Mary Beckhardt will and contrast to under in of UNDERSEN in book/reel/volume No.M91....... on Benoliciere SPACE RESERVED Grantor FOR TIGATEA RECORDER'S USE HISP 3D ment/microfilm/reception No.27711 Claude A. Taylor ur augue Ş Record of Mortgages of said County. មួយមួន geostion." ground real 5656.61 Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO riak of Sylvin GIU CE ... Evelyn Biehn, County Clerk Claude A. Taylor TITLE NAME 6548 W. Baseline Rd. Laveen, Arizona 853 Engl DEED By Auline Mullindare Deputy 85339 Fee \$13.00