

1144

Put con Dunyant of furniture Dimensional of each agreement in Constan become with Internet thereal according a the terms of a promissory near o creet data hereafth, nearbh a festellenery or arthe and man by francher

John I. Jane and Sheavan I. Jane, puisibante and white The final magnitude of articular and interfere thereas, i. no. scence made is he due are republic of the first the or Secret fromber i

the fine mermans or number and mercars and the source reaction or the the antite buildwardness of say may there and the howards the state of configure is the

L Section of the contraction of the matter of the section of the s nd and say The day is price

b. Januaria a principle and divises moving inclusive on terms of New Book in the action of the Verse graduet of the second divises and the second divise of the second divise of the second divise of the second divises of the second di

63.5

Into near the near the near the near the end of the many ment show that there is no the the during the near the the nea

(a) Bud 1005.
(b) Strong that have a strong to the strong to t

The Protocols and Sciences of This Union Tools Logitude Alexander

1.3 TURNERS IN STRUCTURE IN COLUMN STRUCTURE COUNTY AND ADDRESS STRUCTURE INCLUSION COUNTY AND ADDRESS ADDR

of shirt toronality and a point of it operating and a second state of the second state

6 to commence conservation commence and to purpose some with reasonable cliqueter to competition is secondaries with third and strenderstone subsidiations to Secondaries and

with Dakard and Friendrick Lund Halashard to Senething to Senething to Anno. ) the Line w Beneficiants to instruct Associations of a senething the senething the structure. The Trustee class concerns to the senething formation is senething to the senething the sene

Buildenning in annual as the state and minimum and an even being the statement is therein, and it and the set intermetes beyond the statement of the s

Det vine of waive any default is notice is default bereducted or invaniate any act done pursuant to such notice.
9. To keep sault promises free from mediam or local and its pay all taxes, saessments and other charges that may be evide or assessed upon or against such notices.
9. To keep sault promises free from mediam or local provider and evide or assessed upon or against such requests that may be instituted to assess assessments and ther charges become that the or determinent and pointing for make particular to any all taxes, assessments and there on any such to the evide or determinent and pointing for a such to the such taxes, assessments, usuance requiring, local provide the taxes, assessments, usuance requiring, local such the provide the argente by Grantice by direct particular, but way may not taxes, assessments, usuance the next particular and the argente by Grantice by direct particular, but way and the argente by Grantice and the taxes the taxes such particular argente by Grantice to the taxes the taxes est forther in the secure hereby, together with the obligations described to waited and the effect of the left secure by the and the attack to any of the order waiter of any rights anished from breach along the order, with mants hereof and for such payments, with interfect as after said, the property hereinbefore described, as well as the stran-suid, the property hereinbefore described, as well as the stran-suid.

IT IS MUTUALLY AGREED THAT:

(1) which he beauty is the second chain that the standard of the source of the conjecture because passion begins to be source and source is share be another with the term interaction of the term of the source of these presences shall a source of the term of the transmission of the source presence of the term of the term of the source of the source presence of the term of the term of the transmission of the source of the terms of the terms of the beside of the source of the source of the terms of the terms of the terms study of or source of the source of the terms of the terms of the terms beam of the source of the terms of the terms of the terms of the terms study of or source of the terms of terms of the terms of the terms of terms

Scherbisch, Nerre 20. - 10, 145, 8. , 1994 Burchli, F. 2004, K. Bees, King and K. Samaran. M. S. Shaka di Grantan (Kal) an makke any theorem i du to do any set as Nerre in terms and the sense and the second and set and any second second and second and second and second and second in the second second and the second and second and second a second second second and the second and second and second second second second and second and second and second and second second second and second and second and second and second second second and second second and second and second second second and second second and second and second the second by the second second second and second the second by the second second second and second second second to the second by the second second second second second second at the theory second second second second second second second at the theory second second second second second second second at the theory second second second second second second second at the theory second second second second second second second at the theory such as second second second second second second second at the theory second second second second second second second at the theory such as second second second second second second at the theory such as second second second second second second second at the the theory such second second second second second second second at the the theory such second seco

Ne section d'Artein 11. Granter actives in 12 c<sup>21</sup> acts and make all maximums required of Granter and of the owner of the property to make section of a Granter and of the owner of the property to make set note and this moust beed of Granter 5. The 35. Three sets where and actives not to be or serve or writer to be dree states where and actives not to be or serve or writer to be dree any art where will serve the de-

## 13986

under, Beneficiary may declare all sums secured hereby (m, mediately due and parable by delivery to Trustee of written notice of default and electron to sell the trust preperty, which notice of default and electron to be duly find for record. If

4 1 营业 1. 24 1 では言語



amount so paid, with interest at the rate set to their the inder secured hereby, together with the obligations described in para-graphs 10 and 11 of this Trust Deed, shall be added to and be-come a part of the deld secured by this Trust Deed, without waiver of any rights arising from breach of any of the cove-nants hereof and for such payments, with interest as afore-said, the property hereinbefore described, as well as the Gran-

Et. Contraction

٠,

required of Granter and of the owner of the property is said note and this Trust Deci eligible for guiranty or inner under the provisions of Chapter 37, Title 38, States Code, and agrees not to do, or cause or suffer to be any net which will void such guaranty or insurance of the existence of this Trust Deed.

- 6 C. 84

IT IS MUTUALLY AGREED THAT:

It is MOTUALLY AGREED THAT:
16. Should the property or any part thereof be taken or diamaged by reason of any public improvement or condemnation proceeding, or damaged by fire, or earthquake, or in any other manner, Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute in its own name, any action or proceeding, or to make any compromise or aktilement, in connection with such taking or data and prosecute in the own name, any action or proceeding, or to make any compromise or aktilement, in connection with such taking or data and prosecute, including the proceeds of any policies of fire and other insurance affecting said property, are hereby assigned to Beneficiary, who may after deducting therefrom all its expenses, including reasonable attorney's fees, apply any moneys so received by it, at its option, either to the restoration of the damaged premises or to the reduction of the damaged by the Beneficiary for the alteration, modernization, improvement, maintenance, or repair of said any other purpose authorized hereunder. Said note or notes field be scured hereby on a parity with and as fully as if the advance evidenced thereby were included in the note first described above. Said supplemental note or notes shall be payable in approximately equal monthly paying and Grantor. Failing to agree on the maturity, the whole of the sum or sums so advanced shall be cameration, any other purpose authorized hereunder. Said note or notes the dawance evidence.
18. By accepting payment of any sum secured hereby after described above.

turity of the note first described above.
18. By accepting payment of any sum secured hereby after its due date, Beneficiary does not write its right either to require prompt payment when due of all other sums so se-cured or to declare default for failure so to pay.
19. That the lien of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof se-cured hereby.

curea nereoy. 20. Should proceedings be instituted to register title of said property under any Land Title Law, Grantor will pay upon demand all sums expended by Trustee or Beneficiary, includ-ing reasonable attorney's fees, and forthwith deliver to Bene-ficiary all evidence of title.

ficiary all evidence of title. 21. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Trust Deed and the note for endorsement (in case of full re-conveyance, for cancellation and retention), without affecting the liability of any person for the payment of the indebtedness, Trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this Trust Deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The Grantee in any reconveyance may be de-scribed as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be \$5.

proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be \$5.
22. As additional security, Grantor hereby assigns to Beneficiary during the continuance of these trusts, all rents, issues, royalties, and profits of the property affected by this Deed and of any personal property located thereon. Until Grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, Grantor shall have the right to collect all such rents, issues, royalties, and profits earned prior to default as they become due and payable, save and excepting rents, issues, royalties, and profits of said property. If Grantor shall default as aforesaid, Grantor's right to collect any of such moneys shall cease and Beneficiary shall have the right, with or without taking possession of the property affected hereby, to collect all rents, royalties, issues, and profits. Failure or discontinuance of Beneficiary at any time, or from time to time to collect any such moneys shall not in any manner affect the subsequent enforcement by Beneficiary of the right, power, and authority to collect the same. Nothing herein contained shall be, or be construed to be, an affirmation by Beneficiary of any tenancy, lease or option.
23. Upon any default by Grantor hereunder, Reneficiary may at any time, or front the reunder and subordination of the line or charge of this Trust Deed to any such tonancy, lease or option.

such tonancy, lease or option.
23. Upon any default by Grantor hereunder, Reneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a Court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name, sue for or otherwise collect said rents, issues, and profits, including those pasts due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon the indebtedness secured hereby, and in such order as Beneficiary may determine.
24. The entering upon and taking possession of said prop-

42. The entering upon and taking possession of said prop-erty, the collection of such reats, issues, and profits or the pro-ceeds of fire and other insurance policies, or compensation or awards for any taking or damage to the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

25. Upon default by Grantor in payment of any indebted-ness secured hereby or in performance of any agreement here-

A6 10 10

13026

-

Ŷ •

 $\pi$ 

÷. . .

under, Beneficiary may declare all sums secured hereby im-mediately due and payable by delivery to Trustee of written notice of default and election to sell the trust property, which notice Trustee shall cause to be duly filed for record. If Beneficiary desires said property to be sold, it shall deposit with Trustee this Trust Deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.

documents evidencing expenditures secures hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.
26. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, the Grantor or other person making such payment shall also pay to the Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and attorney's fees not exceeding \$50 if actually incurred.
27. After the lapse of such time as may then be required by law following the recordation of said notice of default and the giving of said notice of sale. Trustee shall sell said property at the time and place fixed by it in suid notice of sale, for a sequence of the united States, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The resitals in this Trust Deed of any matters or facts shall be conclusive proof of the trusteulung areason and Reneficiary, may purchase at the sale.
28. When Trustee sells pursuant to the powers provided herein, Trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, 'scluding a reasonable charge by it'(3) to all persons having recorded liens subsequent to the interest of the trusteur in this Trust Deed as their interest may appear in order of their priority; and (4) the surplus.
29. For any reason permitted by law Beneficiary may from the secure of the surplus.

any, to the trainier or to his successor in interest entities to such surplus.
20. For any reason permitted by law Beneficiary may from time to time appoint a successor resuccessors 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.
30. (a) The waiver by Trustee or Beneficiary of any de-

30. (a) The waiver by Trustee or Beneficiary of any de-fault of Grantor under this Trust Deed shall not be or be deemed to be a waiver of any other or similar defaults sub-sequently occurring.

(b) The pleading of any statute of limitations as a de-nase to any and all obligations secured by this Trust Deed is a reby waived, to the full extent permissible by law.

hereby waived, to the full extent permission of taw. 31. (a) In addition to any of the powers or remedies con-ferred upon the Trustee and the Beneficiary or either of them under this instrument, the Trustee and Beneficiary jointly, or either, may bring an action in the proper court for the fore-closure of this instrument as a mortgage, upon default, and upon proper proof obtain all the remedies in such action that are given by any statute or other law of the State of Oregon.

(b) No power or remedy herein conferred is exclusive of, shall prejudice any other power or remedy of Trustee or

(c) The exercise of any power or remedy on one or more occasions shall not exclude the future exercise thereof from time to time upon the conditions prescribed herein or by op-eration of law.

eration of law. 32. If a final decree in favor of plaintiff is entered in a suit brought to foreclose this Trust Deed, it may include a reason-able attorney fee as provided in the note secured hereby, but not in excess of the amount actually paid or unconditionally incurred by the proper plaintiffs.

incurred by the proper plaintiffs. 33. This Trust Deed shall inure to and bind the heirs, lega-tees, devisees, administrators, executors, successors, and as-signs of the parties hereto. All obligations of the Grantor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including pledgees of the indebt-edness secured hereby, whether or not named as Beneficiary herein, and whether by operation of law or otherwise. When-ever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders.

all genders. 34. Trustee accepts this Trust when this Trust Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Trust Deed or of any action or proceeding in which Grantor, Beneficiary or Trustee shall be a party, unless brought by Trustee. 35. If the indebtedness secured hereby be guaranteed or in-sured under Title 38, United States Code, such Title and Reg-ulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereto, and any provisions of this or other instruments exe-cuted in connection with said indebtedness which are incon-sistent with said Title and Regulations are hereby amended to conform thereto. 36. This Trust Deed shall be construed according to the

36. This Trust Deed shall be construed according to the laws of the State of Oregon.



 $\pi'_{z}$