

While the granter is to pay any and all taxes, assessments and other charges leded assessed against said property, or any part thereof, helene the same begin to bear rest and also to pay premiums an interance policies upon said property, active its are to be made through the beal heardcary, as aforesaid. The grantor beredy authorizes beneficiary to pay any and all taxes aforesaid and other charges level of monord heis said property in the nonuotita as "abaresiments and other charges level of monord level of such taxes, assessments or other educed to the insurance percentum entatives and to withdraw the sums which may be the insurance percentum entatives and to withdraw the sums which may be the insurance corriers or their rep-mentative for that purpose. The granter written or for such as of damage graving and a defect in any insurance policy, and the beneficiary ap loss of damage graving the insurance precipits upon the obligations secured by this funct active any and to apply any change and the obligations secured by this funct and the insurance of an any loss, to compromise and settle with any insurance damage and in any loss, to compromise and secure by this funct and the insurance policy and the obligations of the interfaced. In the obligations of the obligations of the interfaced in the obligations of the interfaced in the obligations of the security of the interfaced in the obligations of the interfaced.

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shall be non-cancellable by the grantor during the tail term of our pointy wave obtained. That for the purpose of prodding regularly for the prompt payment of all taxes, assessments, and governmental charges level ar assessed against the alone described pro-perty and lustrance prevention while the induction of the grantor at the time the loan wave and he beneficiary's original appreciate value property at the time the loan wave made, grantor will pay to the beneficiary in addition to the monthly payments of and in interest payable under the terms of maximum equal to 1/12or the instance regulation of the terms of a payable with amount equal to 1/12within each statisments and other charges due and payable with respect to said property within each grant will any to the beneficiary. Reneficiary for additions between or the date installments on principal and interest are payable with respect to said property within each statisments and other charges due and payable with permuting payable with respect to said property within each succeding there years while for the grantor interest on raid smand directed by the beneficiary. Reneficiary shall STMs Deed is in the pay on their more at a rate and less than the highest rate analytic to be raid of the analytic will be developed and the state in the highest rate in the brance in the yeards interest on said interest indi shall be 4%. Interest shall be computed on the yeards to be account the amount of the interest due.

securitors and administrators shall warrant and defend his said title thereto the state of the second secon

he beneficiary may view. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premiars and property conveyed by this frust deed are in that the said encumbrances and that the grantor will and his herebo herein that the said premises and property conveyed by free and clear of all encouptrances and that the grant executors and administrators shall warrant and defend against the claims of all persons whomsoever. or will and his heirs, his said title thereto

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This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the bouchidary to the grantor or others having an indextension of the above described property, as may be evidenced by a more than once, if the indebtedness secured by this trust deed is evidenced by any of said note, the beneficiary may credit payments received by it upon any of said notes on and of any payment on one note and part on another, as the beneficiary may elect.

K-1.6 A-26578

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in Klamath County, Oregon, described as:

THIS TRUST DEED, made this 13thday of January

continuance of these trusts all rent, issues, royalites and profits of the perty affect the set of the set of the set of the set of the grantor shall default in the payment of any induction shall be set of the ine performance of any agreement hereunder, grantor shall have the right ju-lect all such rents, issues, royalites and artificitor shall have the right jubecome due and payable. Upon any default by the ficiary may at any time without notice, either it ceiver to be appointed by a court, and without security for the indebtedness hereby secured, entr and property, or any part thereof, in its own ma the same, less costs and expenses of poration a able attorney's fees, upon any indebtedness secu-st the barnelies. he grantor nereunder, the n percon, by agent or by regard to the adequacy o er upon and take possessi-ima and for or otherwise. apon aue due

request. 2. At any time and from time to time up fichary, payment of its fees and presentation of dorsement (in case of full reconveyance, for can liability of any person for the payment of the in consent to the making of any map or plat of any casement or creating and restriction thereou to time upon written request of the bene intation of this deed and the note for en ellation), without affecting the rote drage, the truster may (a) property; (b) join in granting (c) join in any subordization r charge hereof; (d) reconver The grantee iall or any part of the property. The grain ribed as the "person or persons legally e 3. As additional security, grantor hereby assign

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken jer the right of eminerat domain or condemnation, the beneficiary shall have right to commence, prorecule in its own name, appear in or defend any so-that the second second second second second second second second in taking and, if its o elects, any compromise or settlement in connection with table as compensation for such cauter that all or any portion of the sound re-incurred by the grantor in such proceedings, shall be paid to the bardielizary ancessarily paid or incurred the beneficiary in such proceedings, and the ance applied upon the indebted as secured hereby; and the grant, and the its own expense, to take such actions and execute such instruments agrees the herebraic take such actions and execute such instruments agrees the herebraic take such actions and execute such instruments agrees the num expense, to take such actions and execute such instruments agrees the herebraic take such actions and execute such instruments agrees the num expense. The take such actions and execute such instruments agrees the num expense. The take such actions and execute such instruments agrees the num expense. The take such actions and executes agrees the taken agrees the num expense. The take such actions and executes when instruments agrees the num expense. The take such actions and execute such instruments agrees the num expense. The take such actions and executes when instruments agrees the num expense. The take such actions and executes when the take such agrees the num expense. The take such actions and executes agrees the taken agrees the ta

it is mutually agreed that:

The beneficiary will furnish to the grantor on written request therefor an all statement of account but shall not be obligated or required to furnish further statements of account.

property as in its sole discretion it may deem nearcost in initialize The gration further agrees to comply with all laws, undimances, regulat covenants, conditions and restrictions officething said property; to pay all of the other costs and expenses of the trust-expension of the source, as we in enforcing this and expenses of the trust-expension of the councetions with the other in and defend any action or proceeding purperty for a trust-expension to appear in and defend any action or proceeding purperty in the source of the costs and expenses, including cost of evidence of title actorney for each reasonable sours here the defend of the court, in any such action or proceeding which the hemefole third by the court, in any such action or proceeding ticlary to foreclose this deed, and all said aums shull be secured by this deed.

Modulo the grantor isn to seep any of the bargoing costnants, ficinary may at its option carry out the same and all its expenditu shall draw interest at the rate specified mode, shall be rep connection demand and shall be would be in the same connection the beneficiary shall have the right in this trust huppovement made on sail premises and also it make such repair berty as in its sole discribin it may deem personal and the report

uistilate of the property by the h scattalian of the property by the henefform after default, and maintee remaining reverse account shall be credited to the indefaultees. If any authorized reserve time for the payment of such charges as they been due, the scatter shall the beneficiary may at its option add the amount of such default to the principal obligation secured bereform. Should be applied of such default to the principal Should the grantor fail to keep any of the foregoing covenants, the for dual traw marks at the amount of and the same, and all its expenditions

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TRUST DEED

MAVID N. DETROIT AND CLIDEAN T. DETROIT,

WITNESSETH:

Lots 3 and 4 in IMPERIAL ACR95, according to the official plat thereof

on file in the office of the County Clerk of Mlamath County, Oregon.

## which said described real property is not currently used for agricultural, timber or grazing purposes,



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