NOTE: The Trust Deed, Art provides that the instee, hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or avings and loan association authorized to do business under the lows of Oregon for the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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es due and payable. The above described real property is not currently used for agricultural timber or grazing purposes.

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together, with, all and singular, the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all littures now or hereafter attached to or used in connec-tion with said real estate approach of the profits and profits thereof and all instructs now or hereafter attached to or used in connecwith said real estate state in the second of the second of

CAUSTICAL DATED:

The Northeasterly 40 feet of the Southwesterly 80 feet of Lots 27, 28 and 29, Block²24, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon County of Klamath, State of Oregon

ay this free Deer OF THE NOIL ships in second and

Gravior 194 Gloroge 194 Gloroge 194 Gloroge Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

JOHN W. PATTON AND JOHN R. MILLER, each to an undivided interest COUDER STREET as Beneficiary,

Construction with a state of the

Annual and and and and

THIS TRUST/DEED, made this DOROTHY J. SHAFFER as Grantor; TRANSAMERICA TITLE INSURANCE

G CO., PORTLAND.

8-20589-1 st Deed Series TRUST DEED IN

TRUST DEED Vol. 79 Page 27853 (Debi ()

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	with the beneficiary, and those claiming under him, that he is law- roperty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the and that he will warrant and forever defend the part of the second second second second second second blacks of the second second second second second second blacks of the second second second second second second second second second second second second second second second second second	same against all persons whomsoever.
(a)* primarily, for, grantor's personal, 'tamily, hous (b) to: an arganization, or (even it grantor is a n legen cast purposes, statistication is a provident of the statistication of the statisticat	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), adural person) are for business or commercial purposes other than agricultural
tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a beneti masculine, gender, includes the feminine and the neuter, a succession of the secure secure secure secure secures and the neuter, a	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the nd the singular number includes the plural. where the second second second second second second second second as hereunto set his hand the day and year first above written.
★ IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable, if warranty (a) is applicable and the beneficiar or such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST, comply with the Act and Regulation by im disclosures; for, this purpose, if this instrument is to be a FIRST, the purchase of a dwelling, use Stevens-Ness Form No.*1305 if this instrument is NOT to be a first, lien, use Stevens-Ness Form	y is a creditor gulation Z, the the second s
equivalent, if compliance, with the Act, not required, disrega [If the signer of the above is a corporation use the form of acknowledgment opposite] STATE OF OREGON.	 State and the state of the stat
Personally appeared (the above named	STATE OF OREGON: County of
the homeform, many promotion and at principle reprint (1) and the model of the second strain of the principle reprint (1) and Demonstrate and strain of the Demonstrate and the second strain and Demonstrate and strain of the Demonstrate and the second strain and Demonstrate and strain of the Demonstrate and the second strain and Demonstrate and strain of the Demonstrate and the second strain and Demonstrate and strain of the Second strain of the s	duly sworn, did.say that the former is the second state of the sec
and ackpowledged the foregoing instru- ment to be fore me: foregoing instru- beaution of the beaution of the foregoing instru- output to be fore me:	a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed to them acknowledged said instrument to be its voluntary act and deed to the said the said the said the said the said the said the Betore me:
SEAL)	Se Notary Public for Oregon Manual V Se Notary Public for Oregon Manual V SEAL) My commission expires:
the date of the set of the date of the flat of the flat of	IEST FOR FULL RECONVEYANCE. only when obligations have been paid. 2) divided, be this dough 2) states and the base and the base of the bas
 TO make burst to be not start to have DGL 1GLUS To index burst to be not start to have DGL 1GLUS The undersigned is the legal owner and holder of all "trust deed have been tully paid and satisfied. You hereby said trust deed on, pursuant to statute, to cancel all evide therewith together with said trust deed) and to reconvey, with estate, now, held, by, you, under the same. Mail reconveyance 	, Trustee HOLG Single Secured by the toregoing trust deed. All sums secured by said are directed of or payment to you of any sums owing to you under the terms of ences of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the ences of and documents to you of any sums of any sums of the terms of said trust deed the ences of an any sum of the terms of said trust deed the ences of any sum of the terms of said trust deed the ences of the terms of said trust deed the
DATED:, 19	Beneticiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made

CL OLEGON STATE OF OREGON STATE OF OREGON I crifly that the within instru-I crifly that the within instru-I crifly that the within instru-I crifly that the within instru-COULT BIOCIOSM No. 6014) DEED 3 C 2 STEVENS NESS LAW PUE COL PORTLAND DREL 6 G

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 MITTER: County affixed. AFTER RECORDING RETURN TO Wm. D. Milne B.C. V. day of TO-ClowCounty ClerkTitle 18031 DEED By Dermetha 1.1230 Deputy Fee \$7.00 THE SHIT OF THE PARTY OF THE LOAW ME BEL 2- OLAN · Strekt O