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	D made this //	day o	£	1	an Granto
THIS TRUST DEER WIN H. BURNS CRATER TITLE IN ALTON R. RHODI	<i>,</i>				as Truste
CRATER TITLE IN	SURANCE CO., AN	UREGON CURPL	TAMES OH		, as Beneficiar
ALTON R. RHODI	ES, RONALD W.	CHERKI G			
		W11102002	in instea in trus	t, with power of	sale, the proper
Grantor irrevocably	grants, bargains, se	lls and conveys	to trustee in trus		
Grantor irrevocably LAMATH	County, Oregon, d		almost methods by a	eg Markan (1899) (1997) Alaman (1997)	
ting deed or pleasion to	n de la contrat de la contr	arding to	the officia	1 plat ther	eof,
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FOR THE PURPOS	ind and no/10	U	with payable to be	neficiary or order an	d made by granto
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	ty of this trust deed, gra	in good condition	ndorsement (in case of	full reconveyance, for ca in for the payment of t ing of any map or plat	he indepreused, the

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endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of lat of axid property; (b) join in fanting any easement or creating any map or plat of axid property; (b) join in subordination or other agreement antry, all or any part of the property. The thereof; (d) reconvey, without was not all or any part of the property. The fantes in any reconveyance, all or any part of the property. The fantes in any reconveyance, the recitals therein of any matters or lact abalt be conclusive proof of the transfar phenomenon. Transfer a least of any of the services mentioned in the particular thereon. Transfer a least of any of the pointed by a court, without regard to the adequacy of any exciting for pointed by a court, in the own name sue for or otherwas entry of the debidness thereoid, in its own name sue for or otherwas and property. The indebidness hereoid, in its own name sue for or otherwas achieved any pointed by a court, in the own and taking possession of asid prop-tication of such rents, insues and prolits, or the proceeds of the asem-inguest and comense of operation and collection, including easementies attor-ing obtermine. The proceed of detail of the strange of the strange of the invest policies or compensation or awards for and in such order as bare-inger policies or compensation or availed hereunder or invalidate any set down invest of such rents, issues and prolits, or the proceeds of the adequary may declare application or clease thereoid as doresaid, shall not caue or property, and the application or release thereoid as doresaid, shall not caue or wire and to such rents. During a particle of delault by grantor in payment of any indebidenes accured methy delault or notice of delault hereunder or invalidate any set down porticiary at his election may provided by law for moriging for damage of the prolection to such rents. During the manner provided by law for moriging for the sade in equity as a morifor in the manner provided by law for in

and proceed to loreclose this trust deed in the manner provided in OBS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale them after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 85.760, may pay to the beneficiary or his successors in interest, respectively, 85.760, may pay to the beneficiary or his successors in interest, respectively, 86.760 may pay to the obligation and trustee's and attorney's fees not enforcing the terms of the obligation and trustee's and attorney's fees not exceeding the terms of the obligation of the an suck portion of the principal as would not then be due had no default occurred, and thereby care the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be the terms

pracipal as would not inen be due nad no dejaut occurred, and interesty chere the defauit, in which event all foreclosure proceedings shall be dismissed by the trastee.
14. Otherwise, the sale shall be held on the date and at the times and place designated or in separate parcels and shall sell the parcel or inseparate parcels and the times of the parchaser its deed in form as required by law converging the frantee sells purchase at the sale. The recitals in the deed of any matters of lact shall be conclusive proof of the antor and beneficiary, may purchase at the sale.
Submit apply the proceeds of sale to payment of the trustee of a form deed, (3) to all pursons torong, (2) to the obligation secured by the form priority and (4) the surplus.
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I.6. For any reason permitted by law beneficiary may from time to convey and disposed in port say trustee harsin named or appointed herein or to any trustee harsin form time the successor trustee appoints dhereicary, contanging reference to the surgestate, and without conveyance to the successor trustee appointed merident and subscitution aball, be made by writter and the form the grantee and therein the adall. be made by writter and the parce and the

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.

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