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		was received for reco	rd on the 22nd day
ck 5, TRACT NO. 1022	, FOURTH ADDIT	ION TO SUNSET VILLAGE	according.to
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nty loregon.		STATE OF ORECC	
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Together, with all and singular the tonements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connec-Hion with said real estate. ion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of grantor herein contained and payment of the

Sum of Eleven Thousand Five Hundred Fifty Four and 52/100ths

Jum of Eleven mousant rive numbers cally rout, and set the set of an promissory note of even date herewith, payable to beneficiary or order and made by granter, the tinal payment of principal and interest hereof, if not scorer paid, to be due and payable Seven years from the date hereof. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lifes having obtained the written consent or approval of the beneficiary, or the stated by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable, provide and payable or currently used for conjulation prove pay bus the set of a currently used for conjulation prove payable.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike mannet any building or improvement which may be constructed, damaged destroyed thereon, and pay when due all costs incurred therefor; 3. To comply, with all, laws, ordinances, regulations, covenants, condi-tions and restrictions: sidecting state prosents pursues to therefor; ion in executing such financing islatements pursuant to the Uniform Commen-cial Code as the beneficiary may require and to pay to filling same in the proper public ollice or ollices, as well as the cost of all lies searches made by filling ollicers or searching sentences are be deemed desirable by the conditioner.

Toris and resistional directing stat. proprior pursues to the Uniform Commer-ion of account of before may require and to pay for ling some in the proper public officer or officer, as veil as the cost of all lien searches made by ling officers or searching agencies as may be deemed desirable by the beneficiary.
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•• To keep said premises iree from construction lens and to pay all frage accomption on brant induction of brance or invalidate any charges become part due or delinquent and promption of any targe, assess-mention and promotion. By, providing beneficiary view frame, which do not any or waive any tools and the internation of any targe, assess-mention to approve the obligation's described in particely due to the struct derive the and property below any set is and to any targe, assess-mention and part with interest at the rate set forth in the note secured by this without, within a contenentiary due to the struct device of any discomption of any dary dinterest, and any additorest, and determine the added to

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 (a) consent to the making of any map or plat of said property; (b) join in any encodimation or other agreement affecting this deed or the lien or charge thereoi, (d) reconvey, without warranty, all or any part of the property. The difference of the second part of the property. The second part of the property is the second part of the property. The difference of the second part of the property. The difference of the second part of the property. The difference of the second part of the property. The difference of the second part of the property. The difference of the second part of the property. The difference of the second part of the property. The difference of the second part of the property of the second part of the ruthfulness thereoil. Trustee's less for any of the difference of the second part of the ruthfulness thereoil. Trustee's less for any of the difference of the second part of the ruthfulness thereoil. Trustee's less for any of the difference of the second part of the ruthfulness thereoil. Trustee's less for any of the difference of the indifference of the second part of the ruthfulness thereoil of the second part of the

the manner-provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or, any other person so privileged by ORS 86.753, may cure the dislault or delability. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being curied may ble cured by may case, in addition to curing the default or default, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law.

and expenses actually incurred in enough the contained of the another than obtain the intervention of the intervention of the second of the another provided by law intervention of the intervention of the second of the another provided by law intervention of the provide of the intervention of the intervention of the intervention in one parcel or in separate parcels and shall sell the parcel or parcels at intervention of the information bindle in or costs, induction of the intervention of the intervention of the intervention of the intervention intervention of the information bindle intervention of the intervention of the truthole intervention of the intervention of the intervention of the truthole intervention of the intervention of the intervention of the truthole intervention of the intervention of the intervention of the truthole of the intervention of the intervention of the intervention of the truthole of the intervention of the intervention of the intervention of the truthole of the intervention of the intervention of the intervention of the intervention of the intuite and a reasonable charge by trustees attorney. (2) to the obligation accured by the trust deed, (3) to all persons having incorded lines aubsequent to the intervent of the intervent in the trust deed as their intervents may appear in the order of the in priority and (4) the surplus. 16. Baneliciary may from time to time appoint a successor or succe-

aurplus. If any, to the sense of the time to time appoint a successor or successors to any successor trustee appointed here, under, 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 subsiliation shall be made by written instrument executed by beneficiary, which, when recorded in the mortigage records of the county or counties in which the property, is situated, shall be conclusive prool of proper appointment of the successor trustee.

of the successor truttee. 17. Truttee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other dee trust or of any action or proceeding in which grantor, beneficiary or in shall be a party unless such action or proceeding is brought by trustee.

ney, who is an active member of the Oregon State Bar, a bank, trust company or the UMInd States / of the Interactic company authorized to insure title to rea or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585 NOTE. The Trust Deed Act provides that the trustee hereunder must be either an or savings and loan association authorized to do bisiness under the laves of 10 property of this state, ins subsidiaries, adfiliates, adjente or branches, the United S attor

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The grantor warrants that the proceeds o (a)* primarily for grantor's personal, fam	t the loan' represented by the above description in the second se	bed note and this trust doed are: Notice below
This deed applies to, inures to the bene rsonal representatives, successors and assigns, cured hereby, whether or not named as a ben	it of and binds all parties hereto, their h The term beneficiary shall mean the hol efficiary, herein. In construing this deed an the singler number includes the plural.	eirs, legatees, devisees, administration, einer and owner, including pledgee, of the contract diwhenever, the context so requires, the masculine divertee the context so requires, the masculine divertee the context so requires are solved as the solved as
IN WITNESS WHEREOF, said	Brantor has hereunto ser ins name	the play and year first above written.
a opplicable, it warming to the Truth-In-Lending A such word is defined in the Truth-In-Lending A meticiary MUST comply with the Act, and Regula sciences; for this purpose use Stevens Ness Form	ition by making required the factor	et l'uneig
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τ	MATE which is secures. Both must be delivered to t	Bonoficiary he trustee for concellation before reconveyance will be made.
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