Tax Account No: 3507 018DC 02500

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise tion with said real estate.

State FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note or event date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest not sooner paid, to be due and payable as as per terms of a promissory. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sold, conveyed, assigned or alterated by the grantor without first having obtained the written consent or approval of the herein, shall become immediately due and payable. The grantor without first having obtained the written consent or approval of the beneficiary soption, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or protect the security of this trust dead security of this trust dead security. not sooner pind, to be due that you can be a fractivity of the dolt exceed by the instrument is the owner date of rathrifty of the dolt exceed by the france. The property of any part throat, or any interest therein is not a solid corresponding of the host of the beneficiary's options of the beneficiary's options of the property of the state of the property of the proper

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It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken right, it is olects, or require that all or any portion of the monies payable right, it is olects, or require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorneys lees necessail, paid or applied by grantor in such proceedings, all be paid to beneficiary and obth in the trial and appellate courts, nessantly paid or incurred by grantor in such proceedings, and the spand to beneficiary and obth in the trial and appellate courts, nessantly paid or incurred by beneficiary and spendie courts, nessantly paid or incurred by beneficiary and spendie courts, nessantly paid or incurred by beneficiary and stanton agrees, at its own expense, for take such actions pensation, promptly upon beneficiary's requirements as shall be reduced upon the decideness and execute such intended and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the rote for the liability of any poon for the payment of the indebtedness, frustee may (a) consent to the making of any map or plat of said property. (b) foin in the trustee the trustee the trustee thereunder must be either (most).

surplus, if any, to the granter or to his successor in inferest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor for the surplus of the s

NOTE: The \Trust\Deck(Acr provides that the \text{truster} hereunder must; be either (an anterney); what is, an active imember for this Oregon \State \Ber, a bank, \text{trust-company} property of this state, its subsidiaries, affiliates, agents or branches; the United States or any agency thereof, or an excess agent licensed under ORS 696.505 to 696.505.

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| This deed a | pplies to, inures to the benefit | The term beneficiar | y shall mean the holder nstruing this deed and r includes the plural. | henever the context so requires | the masculine vritten |
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