

tax no. 2309-014BA-01700

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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real-estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twelve. Thousand Nine Hundred Fifty and no/100 -

cial. Code as the beneliciary may require and to pay for tiling same in the proper public officers or olices, as well as the cost of all lien escrohes made by filing officers or searching agencies as may be deemed desirable by the beneliciary.
A. To provide and continuously maintain insurance on the buildings now or heisalter 'excited on the said premises against loss or damage by fire and such other hazards, as the beneliciary may from time to time require, in an amount not less than \$full. In INSURADIC VAI UC., written, with joint of insurance shall be delivered to the beneliciary as soon as insured; if the grantor, shall fail for any reason to procure any such insurance and to deliver adid policies of the beneliciary at least tilteen days prior to the expiration of any policy of insurance new, or hereafter placed on said building, the grantor, shall fail for any reason to procure any such insurance and to deliver adid policies of the beneliciary the same at grantor sectors. The amount so collected, or any patternew, procure the same at grantor sectors as beneliciary any procure the same at grantor sectors are beneliciary any patternew, any detault or notice of deliver any belication or release shall be denoted by and in such order as beneliciary any patternew, any detault or notice of a publication or release any or any addition of such often of such target in a start any on any and the provem patternew, any patternew, any detault hereunder or invalidat any or any against said troporty belore any patterne control of the same and to any any addition of the charges that may be levind formation any or against said troporty belore any patterney is any belor any or other shares assessments and other charges playable by grantor, there they drive any ment, beneliciary into the paynent of any target any of the brankery and the formation and the start as a starting and the amount of by providing theneliciary with the note secured by drive det, shall be added to and become a part of the debt

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary, shall have the scompensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be taken to the amount required to pay all reasonable costs, expenses and altorney's lees, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and altorney's lees, the state of the scoured, hereby, and grands and the balance applied upon the indebtedness scoured, hereby, and grands and the balance applied upon the indebtedness and execute such instruments as shall be own expense; to take and hard and pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene indosrent (in case of tuit recoveryances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, trutee may (a) consent to the making of any map or plat of said property (b) join in the state of the state of the payment of the indebtedness trutee may the state of the recoveryances, plat of said property (b) join in the state of the recoveryances, plat of said property (b) join in the state of the recoveryances of the of the of the tote the tote of the state of the state

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SECONTLYINT: dranting any easement or creating any restriction thereon; (c) join in any shooting and the second second second second second second second second transfer and second second second second second second second second transfer and second second

less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebtedness accured hereby, and in such order as bene-liciary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and prolifs, or the proceeds of line and other insurance policies or compensation or she awards for any taking or damage of the property, and the application or she awards for any taking or damage of the property, and the application or she awards for any taking or damage of the property, and the application or she awards for any taking or damage of the property, and the application or she awards for any taking or damage of the property, and the application or she awards for any taking or damage of the property, and the application of the awards for any taking or damage of the property or in his performance of any agreement hereunder, time being of the declare will save to such payment and/or performance, the beneficiary may detent the beneficiary at his election may proceed to foreclose this trust deed by remedy, either at law or in squiter the trustee to foreclose this trust deed or emedy, either at law or in squit, which the beneficiary may have. In the event the beneficiary elect to foreclose by advertisement any share, the beligation centred, either at law or in squit, by daving property to sating the bilgs for remedy, either at law or in squit, by daving proceed to foreclose this trust deed by the trustee shall execute and cause to be recorded his written motion of deputs and his election to sail the said described real property to sating the bilgs for secured hereby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to .86.795. II. Alter the truste has commende foreclosure by advertisement and sale, and at any time prior to 5 days below the date the trustee conducts the seale, the grantor or my other

logether, with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place disignated in the notice of sale or the time to which, said sale may be postponed as provided by law. The trustee may sell said property either in one parcel, or; in separate, parcels and shall sell the parcel or parcels at auction to, the highest bidder for, cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfunces thereof. Any person, excluding the trustee, but including the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfunces thereof. Any person, excluding the trustee, but including the property is the truste and the space. If the compensation of the trustee and of () with expenses of sale, in shall apply the proceeds of sale to the interest of the trustee and thereofted lines subsequent to the interest of the trustee in the most deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneticiary may from time to time appoint a successor or succes-tion.

surplus, il any, to the dramtor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-tors to any trustee anend herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which when recorded in the mortgage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any, party hereto of pening sale under any other deed of trust or (of any; action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is functioned to the test.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either; on altomey, who is an lactive imember of the Oregon State Bar, a bank; trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries; affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.



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This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators executed hereby, whether or not named as igns, the inheriticary shall mean the holder, and owner, including pledges, of the constraints and the souther, and the single number includes the blural. TWAUTTNIFCC WIIFDECOF world distants has been been in a construing this deal and whenever the context so requires, the meaning and the souther includes the blural.

Kathy Hardie

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(SEAL)

IN WITNESS WHEREOF, said grantor has hereunto set his fiand the day and year first above written. *. IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable, if warranty (c) is applicable and the beneficiary is a creation es such word is defined in the Truth-in-lending Act and Sesure (and the seneficiary is a creation beneficiary MUST comply with the Act and Resultation by making required disclosures; for this purpose use Sevent-Ness form No. [3] 9, or equivalent. If compliance with the Act is not required disregard this notice;

(If the signer of the object is a corporative the form of acknowledgement opposition of a standard s ite.) STATE OF OREGON, County of

Douglas This instrument was acknowledged before me on Sept DCA THIT, 19883; 5,90 TG ATT THE Kathy netdie STATE OF OREGON, County of

SEAT 101 Kerner Public Jos Oregon My commission expires 57292 of

Notary Public for Oregon REGUEST FOR FULL RECONVEYANCE My commission expires: The second state of the second state of the state of the second state of the second state of the second state of the state of the second state of

International Contract Secured Arrian The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed, or pursuant. to statute, to cancel all evidences of indebtedness secured by said trust deed. Which are delivered by said trust deed. All sums secured by said holder with said trust deed. and to reconvey, without warranty into the parties designated by the terms of said trust deed trust deed trust deed. The terms of said trust deed to you without the terms of terms o said trust deed or pursuant to statute, to cancel-all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed), and to reconvey, without werranty, 0 to the parties designated by the terms of said trust deed to you estate now held by your under the same Mail reconveyance and dominants to the parties designated by the terms of said trust deed the reservent regener with same inter deed / and to reconvey, without warranty 0 to the parties designated by the terms of said frust deed the same Mail reconveyance and documents to the same intervent terms of said frust deed the terms of said frust deed the tors and van energy of a source the same from source of and source to source the source of a source of

De net lose er destrer this Trust Deed OR THE NOTE which is secures. Seth must be delivered to the trustee for cancellation before recorvey.

TRUST DEED GIUTES OF NORM NO. 411A CIGAL OF STEVENSINESS LAW FUE CO. FORTLAND. ORD

Kathy Hardie

98 Beneficiary, Paulns Jody Nolteland Morre 212 W. Riverside Dr. Roseburg, Or. 197470

Beneficiary AFTER RECORDING RETURN TO WEDGYALD IN WIGE IN

Y'Y Fee \$13.00

Clemath County, Stedoniccording to the official Granter interactivity stants, but hins, sells, and conveys to there ind

SPACE RESERVED FOR

RECORDER'S USE

TRUST DEED 加取 \ --

STATE OF OREGON, County of Klamath any I certify that the within instrument was received for record on the 9th day of ______Sept. _____ 19 88. at 2:30 _____ o clock ... PM., and recorded MRS ______ ment/microfilm/reception No. 91279

Record of Mortgages of said County. Witness my hand and seal of County affixed. Gul of Selbremos Evelyn Biehn, County Clerker

BO Allen Milling Deputy

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