

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 lixtures now or hereafter attached to or used in connec-

tion with said real estate. tion with said real estate. Come FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if note some paid, to be due and payable <u>at maturity of Note</u> 19 not some paid, to be due and payable <u>at maturity of Note</u> 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

Sold, conveyed, assigned or alienated by the grantor without first having obtaines then, at the beneficiary's option, all obligations socured by, this instrument, irrespective of converse and analysis.
 To protect the security of this trust deed, grantor affreediment, is trust and the beneficiary's option. The protect the security of the strust deed, grantor affreediment, is the protect the security of this trust deed, grantor affreediment, is the protect the security of this trust deed, grantor affreediment, is the protect the security of this trust deed, grantor affreediment, is the protect the security of this trust deed, grantor affreediment, is the protect the security of this trust deed, grantor affreediment, and the protect the security of the protect the protect the security of the protect the protect the security of the protect the protect the security of the protect the security

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, beneliciary shall have the right if it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are increase of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceeding, shall be paid to beneliciary and papied by it first upon any reasonable cnessarily paid to incurred by ben-both in the trial and appellate courts, balance applied upon the indebidness secured thereby; and ignation agrees and the necessary in obtaining such com-and execute such instruments as the first balance applied upon the indebidness secured thereby; and ignation agrees all be necessary in obtaining such com-pensation, promptly upon beneficiants request. 9. At any time and incut presention of this ded and the note for indepresent of its lees acconveyances, for cancellation), without allecting the liability of any persking of any map or plat of said property; (b) join in (a) consent fo the making of any map or plat of said property; (b) join in (b) detained to the payment of the indebidness. Unster may be any the same of the indebidness (b) detained the same for the same of the indebidness. Unster the same of the indebidness (b) detained the same of the indebidness (b) detained the same of the indebidness (b) detained the same of the same of the indebidness (b) detained the same of the same of the same both detained the same of the same of the same both detained the same of the same both detained the same of the same of the same both detained the same of the same both detained thereby the same of the sa

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nument, irrespective of the maturity dates expressed therein, or
EXCLUSION
Graning any essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any parts property. The grantee, in, any reconveyance may be described as the "period property. The strates, in, any reconveyance may be described as the "period property. The strates, in, any reconveyance may be described as the "period property. The services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, breeficiary may at any time without notice, either in person, by akent or by a creative to be appointed by a court, and without regard to the advectory of any part thereol, in its own name sue domaid, and apply the same, less costs and expenses of operation and colucion, including those past due to the state. The second provide of the restriction of a such rents, issues and prolits, including those past due thereol as atop, of the indebtedness hereing upon and taking possession of said property, the restruction indicates thereol as allowed or any security for any part thereing upon and taking possession of and poly the same, less costs and expenses of operation and colucion, including these suce of the restruction indicate any act done pursuant to such rents, issues and in prolits, or the proceeds of line and other insurance policies or compensation or related hereol as allowed and payled. In such and essence with respect to such payment and/or performance, the beneficiary may declare alls our may declare the trustee to loneclose this trust deed in equity as a mortage or direction thereol and payled. In such and the sheed of the trustee is and allow or may do and payled. In such and the sheed or the sheed concelose this trust deed in equity as a mortage of any eggent ment and coluce or waive any. detault or motice of any aggrement and asile, the beneliciary

and expenses actually incurred in enforcing the obligation of the frust deed together with frustees and attorney's fees not exceeding the amounts provided by law 14. Otherwise, the sale shall be held on the date and at the time and place designates in twice of the notice of sale or the time to which said sale may place designates in the notice of sale or the time to which said sale may place designates in the notice of sale or the time to which said sale may place designates in the notice of sale or the time to which said sale may place designates in the notice of sale or the time to which said sale may place designates in the notice of sale or the time to which said sale may place designates in the other of the trustee may sell said property either be postponenty or in separate parcels and shall sell the parcel or parcels a mode place of the purchaser is deed in form as required by law conveying shall property so sold, but without any covenant or warranty, expressive proof of the truthiuness thereol. Any person, excluding the trustee, but including the grantor and beneficiary may purchase at thouses provided herein, frustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste on the trust deed, (3) to all persons having recorded liens subsequent in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to success or to any nucleary may from time to time appoint a successor or succes-ors to any successor trustee appointed appointer under, the later shall be wated with all tiltic, powers and duties contineent and substitution shall be wated by written instrument executed by continent of abstitution shall be made by written instrument executed by continent of abstitution shall be made by written instrument executed by continent of dissuccessor trustee. If Trustee accepts this trust when this deed, duly executed and beknowledged is made a public record and fue county of trustee is ally be a pa

NOTE: The Trust Deed Act provides that the trustes hereunder must be either an attorney, who is an active member 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 QRS 696.505 to 696.585.

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1):16 24 10 2 Notary Public for Oregon

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor spersonal, family or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to inures to the benefit of and binds all parties hereto, their, heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT. NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Art inclending Act and Regulation, J, the disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If, compliance with the Act is not required disregard this notice. CRISELIA DE OROZCO E.

[If the signer of the above is a corporation use the form of acknowledgement opposite.] a del marcell equi 107. 17 17 175. 605 STATE OF OREGON

Eduardo Orozco Caro and stuas This instrument was acknowledged before me on -Crisella De Orozco E. 100333 1**0**773 A. mariane and an arriver of

and white "(SRAD) SRAD) My comm Notary Public for Oregon commission expires: 90-

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Description of the second seco The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and notaer of all indeptedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you hereby with a details with a data and a statute to the parties designated by the terms of said trust deed the herewith together with said frust deed) and to reconvey without warranty to the parties designated by the terms of said trust deed (which are delivered to you estate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed the formation and to reconvey and and documents to the same of said trust deed the same that the same of said trust deed the same that the same of the same of the same of the same of the same the same the same of the same the sa then with and real and the real states and profits thereof and all examples interval to a state to constrain the interval $\frac{1}{10}$ ansatz and opputtingness and all examples in the denses is constrained and the real state and profits thereof and all examples in the denses is constrained.

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Beneficiary

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