

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 prolits thereof and all tixtures now or hereafter attached to or used in connec-

not sooner paid; to be due; and payable. AS DET TETMS OF note, 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

scid. conveyed, assigned or alienated by the grantor without lists therein, shall become immediately due and payable. To protect the security of this trust deed, grantor darees: To protect preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon. To protect improvement which may be constructed, damaged or and repair, not to remove or demolish any be constructed, damaged or and repair, not to remove or demolish any be constructed, damaged or and repair, not to remove or demolish any be constructed, damaged or and repair, not to remove or demolish any be constructed, damaged or and repair, not to remove or demolish any be constructed, damaged or ansate any building or arsis incurred therefor. To manner any building or arsis incurred therefor. To main executing such innencing statements pursuant beneficiary so requests, to ioin in executing such innencing statements pursuant beneficiary or arguests, to ioin in executing such innencing statements the cost of all lines game in the by filing officers or searching agencies as may be deemed desirable by the beneficiary or searching agencies as may be deemed desirable by the beneficiary or searching agencies as may be deemed desirable by the interim and the state on the state premises against loss or damage by fir or othereafter of the beneficiary may from time to time require, in any othereafter of the beneficiary at least fifteen daws insured; of the gantor shall all for any reason to process indexed on such as insured; of the state of insurance shall be delivered to the loss payable to the latter; all if the grantor shall be delivered to the other and or any policy of insurance now or hereafter placed on such addres the beneficiary may approver the same) at farantor's expense. The addres and such any default set to beneficiary with ensured on such addres the therefore, any default set to grantor. Such application or release shall act one pursuant to such notice. To keep said premises free fro

It is mutually agreed that:

It is nutually agreed that: 8. In the vent that any pottion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so election concerns that all or any portion of the monies payable as compensation for using the taken and any portion of the monies payable to pay all reasonable costs, expenses and attorney's less necessarily paid or applied by it first upon anyth proceedings, shall be paid to beneliciary and applied by it first upon anythe the balance applied or incurred by bene-liciary in such proceedings the balance applied or incurred by bene-liciary in such proceedings with a balance applied upon the indebtedness and 'execute such instruments as shall be necessarily noblaming such com-9. At any time and from time to time upon written request of bene-ficiary, payment of is lees and presentation of this mobile and she mote for endorsement (in case of full reconveyances, for cancellated), without atlecting (a) consent to the making of any map or plat of said property; (b) foin in the liability of any person line the payment of the indebtedness, truttee may (a) consent to the making of any map or plat of said property; (b) foin in the line to the making of any map or plat of said property; (b) foin in the line to the making of any map or plat of said property; (b) foin in the line to the making of any map or plat of said property; (b) foin in the property is and the proceeding the payment of the indebtedness.

TERRITORIES (C.

Statistica and experiment or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The legally entitled thereto," and there are any the described as the "person or persons be conclusive proof of the truthucitals therein of any matters or lacts shall be conclusive proof of the truthucitals therein of any matters or lacts shall be conclusive proof of the truthucitals therein of any matters or lacts shall be conclusive proof of the truthucitals therein of any matters or lacts shall be conclusive proof of the truthucitals therein of any area any of the event of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucitals there in the shall be conclusive proof of the truthucit regard to the adequacy of any security for the indebideness here by secured, enter upon and take possession of said property, shall be conclused and explained and any proof the same. If the there is upon and taking possession of said property, the same, evis less upon any indebideness secured here by and in such order as beneficiary may determine. If upon and taking possession of said property, the fourther compensation or awards for any taking or damage of the more the shall be provided for any taking or damage of the more the such rents, issues and prolitis, or in proceeds of line and other more environed polician or never as a soressid, shall not cure or wards and the online. If the there is a soressid shall not cure or wards and the more of the policial of the same policia to more the sole of any taking or damage of the property and

waive any default by maintee of default hereof as aloresaid, shall not cure or pursuant to souch notice of default hereof as aloresaid, shall not cure or pursuant to souch notice of default hereof as aloresaid, shall not cure or hereby or in his performance of any agreement of any indebidedness secured hereby or in his performance of any agreement hereunder, time being of the essence with ripper and thereby immediately due and payable. In such an one equity as a morigade or discingt may not come of advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to foreclose this trust deed by advertisement and sale, or may diret furnate to be recorded his nequity as a morigen to be recorded his motice of delault and his election to sell the said described real property of saling to be obligation in the manner provided in ORS 86.735 to 86.795. '13: Alter the truste 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 86.733, may cure the delault or defaults. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time to the cure other than such portion as would not may be ad no default occurred. Any other default that is capable of obligation to the furnate of the cure other than such portion as would not may be and the time to the cure other than such portion as would not may be and the time to the cure other than such portion as would not may be and the time to the cure other than such portion as would not may be any the defaul

nogether with trustee's and attorney's tees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell said property either auction to the highest bidder for cash, payable at the there of parcels at shall deliver to the purchaser its deed in form as required by law. The trustee may be property as the trustee may be property either auction to the highest bidder for cash, payable at the trustee by and the trustee to the purchaser its deed in form as required by law. Conveying the property so sold, but without any covenant or warranty, and conveying plied. The recitals in the deed of any matters of lact shall be conclusive prof of the truthfulness thereol. Any person, excluding the trustee, but including the granger and beneficiary, may purchase at the sple. shall apply the fitting subsequent to the paymers provided herein, trustee cluding the compensation of waters and a reasonable charge by trustees attorney, (2) to the obligation scenare and the trustee (3) of all persons deed as their interests may appear in the order of the trustee in the trust surplus. 16. Beneficiary may from time to time appoint a successor or successor in interest on the such as a successor or successor in interest entitled to such surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named 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 title, powers and duties conferred upon any trustee herein named or applied hereunder. Each such appointment and subsitution 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. Trustre accepts this trust when this deed, duly executed and schnwledged is made a public record as provided by law. Trustee is not frust or of any action or proceeding in which farmior, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

CALLS

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attaney; 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 lows 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 676.505 to 696.525.

bould offer and interpretated efforms country and a second of and with the grantor, covenants and agrees to and with the second second desired desired as	with the beneficiary and those claiming under him, that he is law-
(a) control to the indiginal of entitients of bigs of page tables of a set applied of the indiginal of entitle indiginal of the indiginal entities of the set of the set of the set of the set of the indiginal entities when the set of the entities when the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of the entities of the set of	Derivy and has a valid, unencumbered tille thereto
and that he will warrant and forever defend the	And Theorem - St. Alexandre States - St.
counted by repairs in such preceding, that is real to moved	, μα μαραία παραγικά ματρογραφικά το ματρογραφικά του
infully it is there in it turns that of or any hardes of the maining	g terlangan Indangsi
reply the output $f_{\rm eff}$, the formula $f_{\rm eff}$ is a first $f_{\rm eff}$, the formula $f_{\rm eff}$	1. P.P. CONTACT: A Control of the Control of Control
(a) A set of the se	A. Comment of the second se
The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family or house (b) for an organization or care if event	epresented by the above described note and this trust deed are: hold purposes (see Important Notice below),
This deed applies to, inures to the benefit of and bi personal representatives	and all parties hereto, their heirs ledatees devisees administrat
gender includes the feminine and the neuter, and the singula	in. In construing this deed and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day and year first above written.
 IMPORTANT NOTICE: Delete, by lining out, whichever warranty (not applicable, if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regular beneficiary MUST comply which has a such as a such applicable. 	a creditor Day 2 A Polo A
disclosures; for this purpose, use Stevens-Ness Form, No. 1319, or, if compliance with the Act is not required, disregard this notice.	ereivied WITNESS Gary Adelman
If the signer of the close is a corporation, a second structure to a super- use the form of acknowledgement opposite.)	
COUNTY OF Las Angeles	}SS.
the undersigned, a Notary Public in and for said State, personally appeared	VV I 🕒 WORLD TITLE COMPANY
Hoe Iman, personally known to r person whose name is subscribed to the within in a witness thereto, (or proved to be such person	ne to be the
of a credible witness who is personally known the being by me duly shown, deposes and says. That	
13434 Chanples St	00-Hollywood
that <u>he was present and saw Da</u> H. Borren 4 personally known to <u>he m</u> to b o the perso	Notary Public-Califernia
in, and whose name is subscribed to the within a instrument, execute the same; and thet affiant	Nd annexed My Comm. Eng. Aug. 18, 1969
s Signature	Jexecution
лсюв2	
View start and by you there the senter that the conveyance a view start sain the start starts and the senter start the senter start the bottom of presented the starts and the starts and the senter start the senter start the start starts and the senter starts	
DATED with the story by the environment of generation	CANA COMMENSATION WITH CLASS AND INTERVIDENT OF AN AND AND AND AND AND AND AND AND AND
	Beneficiary
Tax Account, No 3507 018AA 0230 Do not lore of general type Line and the sector.	Both must be delivered to the trustee for concellation before reconveyance will be mode.) ()
CTRUST DEED COULT MAS	ULEAUDI
TO MALE A FORMALIA PREVASION AND A MALE A LANDA	thereof ou the STATE OF OREGON, the state of
CAT TIT DE CAUVERUUTE LA JE VIA LA JIANA	I certify that the within instrument was received for record on the 22ndday of
Sauguo, CA 91350 Grantor	ACE RESERVED in book/reel/volume No
Harwell	FOR page .15701 or as fee/file/instru-
Span Los <u>NU 17:89433</u> COmbuny	Record of Mosterson of and a
DVAFTER RECORDING RETURN TO	County affixed.
407 Main	NAME
	00.121 Utto By Dauline Mullinolau Denuto

CONTRACTOR STORES

FORM No. 221-Orajon Trust Da-d Sanos-JRUSI DELO.