Parter 95402 .: aleon	LOG 21 TOURS DATA
() FOR 300	TRUST DEED Vol. <u>mgg</u> Page 22135
Normal 1 D	
Harold D. Hedrick and Grantor,	d Shirley J. Hedrick Klamath County Title Company, as Trustee, a
Beneficiary,	as Trustee, a
	요즘에서는 사람을 만나야 않았다. 이렇게 지하는 것은 것은 것은 것을 가지 않는 것이 나라 가지 않는 것이 나라 가지 않는다.
Grantor irrevocably grants, bargain	WITNESSETH
Klamath County, PARCEL 1: All of Lot 22 and th	will NESSETH: ns, sells and conveys to trustee in trust, with power of sale, the proper Oregon, described as:
Industrial Addition	to the City of Klamath Falls, according to the official in the office of the County Clerk of Klamath County
PARCEL 2: Lots 33 and 34 in Blo	ock 18, Industrial Addition to the City of Klamath Fal. cial plat thereof on file in the office of the County C
v or hereafter appertaining, and the rents, here with said real estate	editaments and appurtenances and all other rights thereunto belonging or in anywi se and prolits thereof and all fixtures now or hereafter attached to or used in connec
FUR THE DUDDOCE OD CDC	in connection is a set in connection in connection in connection in connection is a set in connection in connection in connection is a set in connection in connection in connection is a set in connection in connection in connection is a set in connection in connection in connection is a set in connection in connecti
of even date herewith payable to be attained	Dollars, with interest thereon poording is
sooner paid, to be due and payable Decemb The date of maturity of the debt secured by	ber 19
mies due and payable. In the event the within	described monething the date, stated above, on which the final installment of said not
in, shall become immediately due and mouth	build by this instrument, irrespective of the maturity define beneficiary
17 To protect find security of this trust deed, give the protect, freeserve and maintain said property repair; not to remove or, demolish any building or intervention of the protect o	rantor agrees: in good condition granting any easement or creating any restriction of
repair; not, to, remove or, demolish any building or imp o-commit or permit any waste of said property, 2; To complete or restore promptly, and in good her any building or improvement which may be and	provement thereon; subordination of other agreement allecting this deed or the liero , (c) join in an thereoi; (d) reconvey, without warranty, all or any part of the property. Th and workmanike to grantee in any, reconveyance may had or any part of the property. Th
0. commut or permitiany waste of said property. -2: To complete or, restore, promptly, and in, good program of the permitian said permitian said the permitian said per	thereoi, is also unmation or other agreement affecting this deed or the lien or charge and workmanilkers grantee in any reconveyance may be described as the "person perty. Th ucted, damaged or legally entitled thereto," and the recitals therein of any meters or person or be conclusive proof of the truthuliness thereoi. Trustee's lees for any of the sty so requests, to 10. Upon any closely shall be not less than \$5.
in executing such linancing statements pursuant to the Code is the benelicity may require and to pay for f r public ollice or ollices, as well as the cost of all it ling ollicers or searching agencies as may be deemed icitary.	Uniform Commer- time without notice, either in person, by agent or by a receiver to be any stand
 4. To provide and continuously maintain insurance or hereafter section. 	
cicary. 4. To provide and continuously maintain insurance or hereafter erected on the said premises against loss o mount not less than stilling remises against loss o mount not less than stilling remises against loss o mount not less than stilling remises against anies acceptable to the beneficiary, with loss payable s of insurance shall be delivered to the beneficiary as	or damage by fire news less use and expenses of operation and collection, including reasonable attor to time require, in liciary may determine.
and any reason to procure any such	insurance policies or compensation or sweed the proceeds of fire and other
of any policy of insurance now or hereafter placed o eneliciary may procure the same at grantor's experi-	for to the expira- waive any default or notice of default hereunder or invalidate any act done on said buildings, pursuant to such notice.
determine, or at option of beneliciary the entire amount	der as beneliciary hereby or in his performance of any agreement hereunder, time being of the nt so collected, or declars all expect to such payment and/or performance, the beneliciary may
5 To keep said notice.	or invalidate any event the beneficiary at his election may proceed to foreclose this trust deed
f and managed to the second may be levied of	assessed upon or remedy, either at law or in equity, which the beneficiary may have. In the event sments and other, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary elects to foreclose by advertisement and sale.
insurance, premiums, liens or other charges payment of a	any taxes, assess, and his election to sell the said described real property to satisfy the obligation by granton either secured hereby whereupon the trustee the life in the satisfy the obligation
ext payment or by providing beneficiary with funds such payment, beneficiary may, at its option, make te amount so paid, with interest at the rate set forth in .together with the obligations described in paragraphs leed, shall be added to and become a part of the debt seed, without waiver of any rights arising from these	the note secured 13. After the trustee has commenced foreclosure by advertisement and
leed, without waiver of any rights arising from bread feed, without waiver of any rights arising from bread nts hereof and for such payments, with interest as alo ereinbetore described, as well as the grantor, shall be without that they are bound for the payment of the	t secured by this sale, the grantor or any other person so privileged by ORS 86,753, may cure
	be bound to the entire amount due at the time of the cure other than such portion as would obligation herein not then be due had no default coccurred. Any other default that is complete of
all sums secured by this trust deed immediately due a	and payable and and stranger school in any case, in addition to curing the delault or
6. To pay all costs, lees and expenses of this frust in search as well as the other costs and expenses of the section with or in enforcing this obligation and trustee ually incurred.	trustee incurred by law.
7. To appear in and defend any action or proceedin.	be postponed as provided by law. The trustee may sell said property either
it for the foreclosure of this deed, to pay all costs ar	appear, including a hall deliver to the purchaser its deed in form as required by law converted and expenses, in-
y the trial court and in the event of an appeal from a	ill cases shall be of the truthfulness thereof. Any person, excluding the truther budget of the truthfulness thereof. Any person, excluding the truther budget of the truthfulness thereof.
of the trial court, grantor further agrees to pay such a court shall adjudge reasonable as the beneficiary's or es on such appeal. It is mutually agreed that:	trustee's attor- shall apply the proceeds of sale to payment of (1) the expenses of sale in
8 In the	shall be taken deed as their interests may answer to the interest of the trust deed, (3) to all persons
8. In the event that any portion or all of said property, he right of eminent domain or condemnation, beneficiary	monias naughly surplus, il any, to the grantor or to his surplus, of their priority and (4) the
I it so elects, to require that all or any portion of the pensation for such taking, which are in errors of the	mount required anotae 16. Beneliciary may from elast
I it so elects, to require that all or same and identiciary pensation for such taking, which are in poiss of the a all reasonable costs, expenses and attorneys to the a dy grantor in such proceedings, shall be pain for by it first upon any reasonable costs and expense to the trial and appellate courts, necessarily naid or and the trial and appellate courts.	attorney and see, trustee, the later shall be veryed without conveyance to the successor or successor attorney and under. Upon such appointment, and without conveyance to the successor trustee shall be veryed without conveyance to the successor
I it so elects, to require that all or any ball densitiary pensation for such taking, which are in necession of the all reasonable costs, expenses and attorney's terito by grantor in such proceedings, shall be paid to co- by it first upon any reasonable costs and expenses and the trial and appellate courts, necessarily paid or ine in such proceedings, and the balance applied upon it intereby; and ignantor infress, at its own expense, so (ab	Indicative required 16. Beneliciary may from time to time appoint a successor or success beneficiary and under. Upon such appointment, and without conveyance to the successor trustee the latter shall be vested with all title, powers and duites conferred the indebtedness and substitution shall be made by written instrument executed by bene- ties and substitution shall be made by written instrument executed by bene-
I it so elects, to require that all or any portion of the permation lor such taking, which are in excess of the a all reasonable costs, expenses and altorney's less nece by grantor in such proceedings, shall be paid to 1 by thinst upon any reasonable costs and expenses and	Incomit required 16. Beneliciary may from time to time appoint a successor or success beneliciary and a site of the successor or successor or successor or successor per such appointment, and without conveyance to the successor surved by bene- he indebtedness the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, such actions the successor trustee of the more appointed here which, when recorded in the more appointed here and substitution shall be made by written instrument executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment

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A MINIMA CONTRACTOR

NOTE: The itrust Deed Act provides that the inuite thereander must be either an attenney who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association autonized 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, offiliates, agents or branches, the United States or any agency thereof, or an excew agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agree fully seized in fee simple of said describ	s to and with the beneficiary a ed real property and has a val	nd those claiming under him, that he is law id, unencumbered title thereto
and that he will warrant and forever de	A second state of the s	(1) The second s second second s second second sec second second sec
and that he will warrant and there is a the second		ions, wnomsoever,
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(1997) The contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract of the contract. Contract of the contract of the contract.	by provide the second s	(1) Apple approximation of the state of t
The grantor warrants that the proceeds c	t the loan represented by the above	described note and this trust deed are:
(a)* primarily for grantor's personal, fan (b) t he an organization, or (even it gra This deed applies to increas to the bone	pto r is a natural person) are for bus	in ess or commercial purposes
Dersonal representatives, successors and assigns.	The term beneticiary shall mean the eliciary herein. In construing this de	heir heirs, legatees, devisees, administrators, executo te holder and owner, including pledgee, of the contra ed and whenever the context so requires, the mascul- ural.
[1] A STATE AND A STATE AND A STATE AND AND AND A STATE AND	A24	and the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable, and the as such word is defined in the Truth-in-Lending Ad beneficiary MUST comply with the Act and Regular	beneficiary is a creditor	Var Harlain h
disclosures; for this purpose use Stevens-Ness Form I If compliance with the Act is not required, disregard	No. 1319, or equivalent.	() ()
(If the signer of the abave is a corporation, use the form of acknowledgement apposite.)	Andrew R. G. Strand, M. M. Marker, M. M. Marker, and Marker, and M. Marker, and M. Marker, and M. Marker,	(Al-March Marcola, Salar Salar Salar Salar Sal March Salar Sa March Salar Sa March Salar Sa March Salar Salar Salar Salar Salar Salar Salar Sa
STATE OF OREGON) STATE OF OREG	ON,
This instrument was acknowledged being the second s	ore me on This instrument wa	s acknowledged before me on
SHILLEY HESKIEL	as in the second s	
(SEAL) Selection Metro Public	for Gegon Notary Public for Or	regon (SE
NOTAD, My commission expires: (1// -	My commission expi	มีสรรมมีให้สาวไปประมาณสมมากสาวเราส่วนการในการที่เสียงมีการสาวได้ได้เราสาวการที่ได้ได้เหลือเสียงได้ได้ได้ได้ได้ สำหรังการสาวการสาวเราสาวการที่ได้สาวได้เราสาวการสาวการสาวเราสาวการสาวการสาว
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TO: ::	holder of all indebtedness secured b	y the foregoing trust deed. All sums secured by s
said trust deed or pursuant to statute, to can	cel all evidences of indebtedness se	t to you of any sums owing to you under the terms cured by said trust deed (which are delivered to parties designated by the terms of said trust deed
estate now held by you under the same. Mail t	econveyance and documents to	BLOG 91 LLEMO, DELAR COLLAR STATE THE STREET OF A
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Dated:	, 19	
	E which it secures. Both must be delivered to	Beneficiary
Po unt fore of generality Linit Order Of Life O	fricial plat hereof on	Beneficiary the trostee for concellation before reconveyance will be made. LETE THE CHE OF THE CONTROL TO THE PROPERTY OF THE CONTROL TO TH
LEORW WORSDALL Addition	a in the office of the Block 18, Industrial Ad- Dicial plat hereof ou	the trustee for cancellation before reconveyance will be made.
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