I Trut Das Last it=TRUSL SIII 1 14. 1 Bicini DESST DEED, made this \_\_\_\_\_ day of \_\_\_\_\_\_ DESST P M FREETARIU as Grantor AS ROD TITLE AND ESCADED JA DI T. SERVICE JEG A NEULIDA CONDONATION as Beneficiary, WITHESSETH: RADGED 6, BLOCCIII, KLAMATH FALLS FOREST ESTATES HIGHWAY 46, UNIT 4, KLAMATH COUNTY, UNEGON CHILLO The date of maturity of the dear section by this installation of becames due and payable. The chove described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to trainve or demolish any building of improvement thereau: 1. To complete or, restore promptly, and in (sod and workman! Le manner any building or improvement which may be distroyed distroyed thereon, suid pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, refulation wrants, condi-tion and restriction: allecting said property; if the beneficity so requests, is in executing such linancing statements pursuant to the Unitom Commer on point netericities or gearching description and to pay to thing same in the proper public offices on the said premises against has a change by like by liking officers or gearching descriptions and to pay too the secrites in the point of the said premisery may form thus to the require, in and such other hasing as the beneficiary may form thus to time require, in and such other hasing as the beneficiary may form thus to the excites in the other hasing as the beneficiary may form thus to the exciter, if policies of insurance that be delivered to the bert theiry as soon as insurance if all do any policy of insurance may or herealter placed on suid buildings the beneficiary and the termet being and the same and so if the grantor shall do any terms or herealter placed on suid buildings the beneficiary may prove other insurance policy may be applied by bereficiary approximation of being and not be settle as the settle of a substitutes of the settle of a settle of the settle of a settle of a settle of a settle of policies of insurance that be delivered of delaut thereunder or invalidate sing The above described real property is not currently used for agricultural, (a)-consent to the making of any map or plat of raid property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge interody; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persona fealing entitled thereto," and the recitals therein of any matters or lacts shall be the property the furthermore therein of any matters or lacts shall real; [1] reconvey, which which is the first intee in any reconveyance may be de ally entitled thereto," and the recitals it conclusive proof of the truthluness the vices mentioned in this paragraph shall be 10. Upon any default by grantor is without notice, either in person, by need by a court; and without refard to nted by a court, and indebtedness hereby se y or any part thereof, ies and prolits, including its own nam those past di and profits, including those sts and expenses of operations issues and profits, including those past due and unpaid, and apply the same less costs and expenses of operation and coltection, including reasonable attor may's lees upon any indebtedness secured hereby, and in such order as bene licitary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of three and othe insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as eloresaid, shall not cure or weive any default or notice of default hereunder or invalidate any act dom pursuant to such notice. 10. Upon default by grantor in payment of any indebtedness secures declare all sums secured hereby immediately due and payable. In such as declare all sums, secured hereby immediately due and payable. In such as declare all sums, secured hereby immediately due and payable. In such as declare all cause to be recorded his written notice of default and his election torecole and cause to be recorded his written notice of default and his election to sell, the stad described real property to satisfy the obligation secures thereby whereupon the trustee hall lix the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in QRS 86.735 to 86.735. 13. Alter the fusitee has commenced loreclosule by advertisement am the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and any time prior to 5 days before the date the trustee conducts the sale, the franto or any other person so privileded by ORS 86.735, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being curred my be cured by tendering the preformance required under the obligation or trust. deed. In any case, in addition to curing the delault orsis and expenses actually incurred in enforcing the obligation of the trust deed together with trustes and atloumer's less not exceeding the amounts provided by law. 14. Otherwise, the sale shell halkad on the delaut of the sale together with trustee's and attorney's tees not exceeding the amounts pri-by-law. Id. Otherwise, the sale shall be held on the date and at the lin place designated in the notice of sale or the time to which said sale be postponed as, provided by, law. The trustee may sell said property invote purcel or in separate parcels and shall sell the parcel or part solution' to the highest builder for eash, payable at the time of sale. The hep property so sold, but without any covenant or warranty, express of the property so sold, but without any covenant or warranty, express plied. The recitais in the deed of any matters of last shall be conclusive of the truthuliness thereol. Any person, excluding the trustee, but inc the grantor and beneficiary, may purchase at the sale. 0.10 pay in the other costs and reprise of the trastee incurred of title starch as well as the other costs and restee's and attorney's less actually incurred. If a dierred any action or proceeding purporting to 7. To appear in an or powers of beneficiary or trustee; and in any suit action or proceeding in women of beneficiary or trustee; and in any suit action or proceeding in women of this deed, to pay all costs and expenses, including evidence of citile and the beneficiary or trustee; and in any suit action or proceeding in women of this deed, to pay all costs and expenses, including evidence of citile and the beneficiary or trustee's altorney's less the cluding evidence of citile and the beneficiary's or fusce's altorney's less the cluding evidence of citile and the beneficiary's or trustee's altorney's less the cluding evidence of citile and the beneficiary's or fusce's altorney's less the cluding evidence of citile and the beneficiary's or fusce's altorney's less the cluding evidence of the start and under resonable as the belie ary's under the start and post. 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I there in success of the anount require distribution in such proceeding, shall be not the restoring's destination devices, expenses and attorney's less menution and appellate courts, mecessarily paid on the indicate actions and expenses of the anount required in applied by it lift an appellate courts, researable courts and expenses of the anount required both in the trial and appellate courts, proceeding, shall be not table and applied by the diation of the both and expenses of the anount required to the frait and appellate courts, proceeding, shall be not taken and applied by the trial applied by the there both and the moth for the shall be mecestary in butan ine grantor and beneticiary, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, fre-hall apply the proceeds of safe to payment of (1) the expenses of safe. cluding the compensation of the trustee and a reasonable charge by trus-cluding the compensation of the trustee and a reasonable charge by trus cluding the compensation of the trustee and a reasonable charge by trus cluding the compensation of the trustee and a reasonable charge in the 1 having recorded liens subsequent to the interest of their provise and (4) deed as their interests may appear in the order of their priviley and (4) surplus, il any, to the grantor or to his successor in interest entitled to a surplus.

16. Beneficiary may from time to time appoint a any trustee named herein or to any successor tru Upon such appointment, and without conveyam the latter shall be vested with all title, powers a by trustee herein named or appointed hereunder. Es builtution shall be made by written instrument erec when recorded in the mortfade records of the co upon any trustee herei and substitution shall which, when recorded which the property is

17. Trustee accepts this trust acknowledged is made a public recor-obligated to notily any party hereto c tent or of any action or proceeding ord as provided of pending sale trust or of any action or proceeding in whit shall be a party unless such action or proce

s, an active member of the Oregon State ted States, a fittle insurance company auti ncy thereof, or an escrow agent licensed u Bar, a bank, trust company torized to insure title to real tder ORS 696.505 to 696.585. NOTE: the Trust Cord Act provides that the trustan hermander must or sovings and icon association authorized to do autiness under th property of this state, its subsidiarios, affiliates, of ents or branches, o is an United

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