han han	
E	
1	
3	
æ	II

O M No. 621 - One po 1 Tensi Decd Serice - 178057 0 10/0		49348
20658	1	ist DEED VOLM96 Page 19482 day of JUNE , 1996 , between
PAUL BIORY KLAMATH COUNTY T. TL		I GBY HUSBAND & WIFE, as Grantor, , as Trustee, and
Granter irrevocably grants battle	WI ins. sells and	H HUSBAND & WIFE WITH RIGHTS OF SUR—as Beneficiary, VIVORSHIP To inveys to trustee in trust, with power of sale, the property in lied as:
Lots 1,2,3,4,5 and the South	easterly 3 Block 16 to the off	feet of Lot 6, the East one-half of Industrial Addition to the City cial plat thereof on file in the
t hereafter apportaining, and the rents, I issue:	MING INOUTS DIE	appurtenances and all other rights thereunto belonging or in anywise now as and all lixtures now or hereafter attached to or used in connection with
		E of each agreement of grantor herein contained and payment of the sum
exxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	dary or order at MATURITY	0.00Dollars, with interest thereon according to the terms of a promissory in a made by grantor, the final payment of principal and interest hereof, if
ecomes due and payable. Should the grinto rty or all (or any part) of grantor's inh resi	n it without firs	nent is the date, stated above, on which the final installment of the note tempt to, or actually sell, convey, or assign all (or any part) of the propostations the written consent or approval of the beneficiary, then, at the interpretation of the maturity dates expressed therein, or herein, shall be an earnest money appearance or a earnest money appearance.
To protect the security of this trus des- 1. To protect, preserve and maintain: revenent thereon; not to commit or per nit: 2. To complete or restore prompth; and 'amaged or destroyed thereon, and pay a hen 3. To comply with all laws, ordina seet,	ne property in a comment of the plan good and had been all costs incurregulations, cova	to deconation and repair; not to tendore of demonstrating stating or operty. Itable condition any building or improvement which may be constructed, and therefor. It and the United Commercial Code as the hereficiary may require and
o pay for illing same in the proper paid of gencies as mry be doesned desirable by the b 4. To provide and continuously maint amage by fire and such other hazards is the ritten in companies acceptable to the lene! iciary as soon as insured; if the grantor shall	meliclary. in insurance on beneficiary may riary, with loss paid to: any reason	the buildings now or hereafter erected on the property against loss of the trom time to time require, in an amount not less than Fully INSURABLE typhie to the latter; all policies of insurance shall be delivered to the benericity to procure any such insurance and to deliver the policies to the beneficiary and the procure and the pro
t least fifteen days prior to the expiration of uno ture the same at grantor's expense. The uno in indebtedness secured hereby and in such of any part thereof, may be released to transder or invalidate any act done pursuant to 5. To keep the property free from each	any poncy of the struction lies of the struction liens us struction liens us	any lire or other insurance policy may be applied by beneficiary upon may determine, or at option of beneficiary the entire amount so collected, in or release shall not cure or waive any default or notice of the collected or to pay all taxes, as resements and other charges that may be levied or the charge that may be levied or the charge that may be the collected become next due or deligouent and
romptly delive: receipts therefor to but ettel lens or other charges payable by granter, eith nent, beneficiary may, at its option, ricke i secured hereby, together with the obligations:	ry; should the lear by direct pays ayment thereof. described in part	a taxes, assessments and other charges become past due or delinquent and antor fail to make payment of any taxes, assessments, insurance premiums, and or by providing b meliciary with funds with which to make such payned the amount so puid, with interest at the rate set forth in the note a graphs 6 and 7 of this trust deed, shall be added to and become a part of a raising from breach of any of the covenants hereof and for such payments, and the same extent that they are
with interest as aforeaud, the property are sound for the rayment of the obligation he and the nonpeyment thereof shall, at the opin the and constitute a breach of this trust decrease.	in described, and on of the benefit	c all such payments shall be immediately due and payable without notice, irry, render all sums accured by this trust deed immediately due and pay-
rustee incurred in connection with or in ear. 7. To appear in and defend any settlor and in any suit, action or proceeding in white pay all costs and expenses, including (wide mentioned in this paragraph 7 in all casts shifted trial court, frantor further agrees to pay formey's fees on such appeal.	or proceeding re- in the beneficiary is a control of the interior of the control in the fixed by the such sum as the s	porting to affect the security rights or powers of beneficiary or trustee; or trustee may appear, including any suit for the foreclosure of this deed, is beneficiary's or trustee's attorney's fees; the amount of attorney's fees in trial court and in the event of an appeal from any judgment or decree of a spellate court shall adjudge reasonable as the beneficiary's or trustee's at-
liciary shall have the right, if it so elects,	require that a	shall be taken under the right of eminent domain or condemnation, benefit or any portion of the monies payable as compensation for such taking, for an attorney, who is an active member of the Gregon State Bar, a bank, trust company of the company attorney who linked State a title insurance company authorized to insure title to real
NOTE: The Trust libed full provides that the trained in serings and has association outherted to it the property of this at ma, its subsidiaries, affiliates, a jest in "WARHING: 12 USC 1761-3 regulates and my pure "The publisher daggests that such an agrees a first such an agrees a first such an agrees and the such an agree and the such an agree and the such an agree of the such as a such as	about these the unit	I distates or any agency the eat, or an escrew agent licensed under ORS 696.505 to 696.585.
		STATE OF OREGON,
TRUST DEED		County of
		ment was received for record on the day of, 19, space reserved at o'clockM., and recorded
Grenter	14 Company	in hook/reel/volume No

After Recording 1 to no to (Marse, Address, Zip)s.

ET AMATH COTINGY TITLE COMPART County affixed. NAME 4000

, Deputy

which are in access of the amount requited in any all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grammable and in proceedings, shall be paid to beneficially and applied in it first upon any real onable costs and expenses and attorney's fees, both in the trial and applied courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-his secured but sty; and fainter agrees, at is own expense, to take such actions and execute such instruments as shall be necessary it obtaining such compensation, promptly upon beneficiary's reset.

9. At any time and from time to time a pon vivitien requited to beneficiary, payment of its fees and presentation of this deed and it enote for enforcement (in case of full tecon evanous, for case allation), without afterting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of a number of plat of the property; (b) join in granting any ensement or creating any restriction thereon; (c) join in my abordination or their agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part to the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there not any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fies for any of the services mentioned in this; a range ph shall as not less than \$5.

10. Upon any default by grantor he eut or, beneficiary my at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take passession of the property or any part three, in its own name we or otherwise collect the rents, issues and profits, including those past remained, and apply the same, less cost and expenses of operation and collection, including reasonable attorney's les 10. Upon any delate services mentioned in this | aragingh shall at not less than \$5.

10. Upon any delate by granton he server to be appointed by a court, and without regar to the adequacy of any security for the indebtedness hereby secured, enter upon and take passession of the property or any part fix reo, in its own nams use or otherwise collect the rents, issues and profits, including those past due and unpaid, and opply the same, less cost | and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such rade as beneficiary any by determine.

11. The entering upon and taking passe ion of the property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation in swards for any is king or damage of the property, and the application or release thereof as an oresaid, shall not core or waive any delault controlled to the rent property and the application or release thereof as an oresaid, shall not core or waive any delault controlled to the rent property of the property of the property and the application or release thereof as an oresaid, shall not core or waive any delault controlled to the property of and that the granter will warrant and former defend the same of first all persons when seever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a)* primarily for granter's personal, tendly or household purposes (see Important Notice below),
(b) for an organization, or (even in green for its a natural person) are for business or commercial purposes.

This deed applies to, incres to the lense of the analysis hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term benefic any shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bere liciary herein.

In constraing this trust deed, it is anded tood that the granter trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be aken to mean an I include the plural, and that generally all grammatical changes shall be avide, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHERETOF the cranter has any attent this instrument the day and year first above written. IN WITNESS WHEREOF, he trantor has executed this instrument the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (s) is not applicable; if warranty (a) is applicable and the peneficiary is a crellitor as such word is defined in the Truth-In-Lending Ad and Regulation 5, the be reficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Firm Fe. 1319, or equire ent. If compliance with the Act is not required, dissegant his notice. AMI L. BIGBY STATE OF OREGON, County of Klamath This i istu ment was ack towledged before me on. Paul I: gby and Ann L. Bigby hv This i istit ment was ackt owledged before me on bv OFFICIAL SEAL
LEBRA: BUCKINGHAM
NOTARY PUBLIC - OREGOTO
COMMISSION NO. 020140 Notary Public for Oregon MY COM HISSION EXPIRES DEC. 19,19 16 My commission expires 12-1 -96

S'ATE OF OREGON: COUNTY OF K) AN ATH: SS. Elamath County Litle Filed for record at request of the day July A.D., 19 6 at 11:1 o'clock AM., and duly recorded in Vol. M96 of lirt spes on Page Bernetha G. Letsch, County Clerk 付きを働き FIE \$15.00 By had him an also might be an daile dit head his or had been been as the second of the s reconveyance vi [be made. Copper to the state of the

A LIVE CARD

. Beneficiary

Can ha set - Ore in and the order of this Castal Castal Agency Generals

ేక