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Orantor irrevocably grants, bargains, solls KLAMATH County, Oragon, o	and conveys to trustee i	in trust, with power of s	ale, the property in
of a the County Cierk of Klamath County of a second s	eliintaan in tean oo ahaana tatio jaha ee oo agaalayyan tatio ahaana	a spatial and a second second	
ingether with all and singular the remaining, hereditament or hereditor apportaining, and the remit, increase and prolits the property. FOR THE PURPOSE OF SECURING PERFORM of	s and apportonances and all thereof and all tistures now MANCE of each admonstration	or presentation or successing to the t	used in competition with
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The date of maturity of the debt securid by this i become due and paralies. Should the grantor aither agree orfy or all (or any part) of grantor's interest in it withou beneficiary's option?, all obligations secured by this instru- come interestintely due and payable. The execution by get	instrument is the date, states to attempt to, or socially s it three obtaining the written worsm, irrespective of the m wide of an earnest money ag	f shore, on which the final sll, voiway, or assign all (or consent or approval of the l	installment of the note any part) of the prop- boneficiary, then, at the
 To protect, preserve and maintain the property i provoment thereon; not to commit or penalt any waste of 2. To complete by restore promotive and in the fund 	in good condition and repair the property.	; not to remove or demolis	h any building or im-
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the pay for tiling same in the proper public office or office	s, as well as the cost of all	lien searches made by filing	clary may require and g officers or searching
4. To provide and continuously mainten insurance, damage by fire and such other havards as the beneficiary written in companies acceptable to the beneficiary, with h fictury as soon as insured; it the grantor shell fail for any rol at loss fifteen days prior to the expiration of any policy o tute the same at grantor's express. The amount collected us any indebiedness secured hereby and in such order as herefit or any ner thereof, may be released to grantor. Such neph under or invalidate any at done pursuant to such notice.	an provide to the latter; all anon to procure any such inse it insurance now or hereafter under airy fire or other inser loary may determine, or at op institut or release shall not cu	no, in all account for less if policies of insurance shall be urance and to deliver the pol- placed on the buildings, the ance policy may be applied plion of benoficiary the entir the of waive any default or i	than \$10.507.0016.yal dolivered to the leme- icies to the baneliciary baneliciary may pro- t by beneticiary upon * amount so collected, notice of default ben-
5. To keep the property free from construction liest assessed upon or adjunst the property belore any part of a promptly deliver receipts therefor to beneficiary; should it liests or other charges payable by grantor, either by direct present beneficiary may, at its option, make payabent there secured bareby, together with the obligations described in the secured by this trust desc, without waiver of any n with interest as atcreasing, the option brent being described in the obligation to the baryment of the obligation brent described, and he baryment of the obligation brent described, and the nonpayment thereof shall, at the option of the bars allowed the interest as a bracks of the option of the bars allowed to restitute a barsehold of the the option of the bars.	Is and to pay all taxes, essen such taxes, assessments and d is granter fail to make payon soly and or by providing ben soly and the smeant so paid persographs 6 and 7 of this ti lights athing from breach of a fibed, as well as who graidor, and all much perments that efficiency, reader all some some	esments and other charges to other charges become past cont of any taxes, assessments efficiency with fundate with while it, with interest at the rate tust deed, shall be added to shall be bound to the same be immediately due and pu ned by this trust deed income	that may be levied or fue or delinquent and a, invurance prenzions, ich to make such pay- act forth in the role and bocome a part of and for such payments, extent that they are sysble without notice, oblistely due and pop-
6. To pay all costs, fees and expenses of this trast in trustee incursed in connection with or in enforcing this on 7. To appear in and detend any action or proceeding and in any still, ection or proceeding in which the beneficit or any still or action closed to this incurse the beneficit.	the management of the state of the state of the	many a toes actually mente	e.

and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit or the loreciosure of this dead or any suit or action related to this instrument, including but not lituited to its validity and/or enforceability. In pay all costs and ex-penses, including evidence of title and the beneficiary's or trustee's stormey izes; the amount of attorney izes mentioned in this para-graph 7 in all cases shall be little and the beneficiary's or trustee's stormey izes; the amount of attorney izes mentioned in this para-forther speed to the trust be that court and in the orant of an appeal from any judgment or decree of the trial court, granter in the side of the state of that: It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of aminent domain or condemnation, bene-liciary shall have the right; if it so elects, to require that all or any portion of the monies payside as compensation for such taking,

NOTE: The first part of the right, it is ended to require that all or any portion of the money payence is compensation for such taking, NOTE: The first Date Act provides that the tracked brender and he effect as showing, she is as active member of the hopps Sale Bar, a basi, that company of straining and hom exceptions in the tracked ender and he effect as showing the is as active member of the hopps Sale Bar, a basi, that company property of the share the straining, affiliate, signific or bary her the thank of the taking, as a basi, that company property of the share is straining, affiliate, signific or bary her the thank to be an again flatter, a the harmonic sequence the second state is a straining of the share to real first. If the straining is a basi, the taking water of the share is straining affiliate, signific or bary her the takes of any against flatter, as a second probably address of the second state is an exact the takes of the second state is a second state of the straining of the second state is a second state in the second state is in the second state is a second state in the second state is in the second state is a second state in the second state is in the second state is the second state in the second state is in the second state is based of the second state is the second state is in the second state in the second state is in the second state is in the second state in the second state is the second state is in the second state is in the second state is i

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tract or loan agreement between them, beneficiary may ourchese insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or lean belance. If it is so added, the interest rate on the underlying contract or lean will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)^c primerity for grantor's personal, tanily or household perports (see Important Notice bolow), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, instee to the bandit of and binds all parties hereto, their heirs, legaters, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shell mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grandor, itustee and/or beneticiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the pland, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

The second s	ul, whichever warrinty (a) i le and the beneficiary is a soding Act and Regulation to Regulation by making i less form No. 1319, or equ divergent this notice. OF OREGON, Court his instrument was at - 1052011 BAZONO	or (b) is the second se	ent the day and year I Some and Some Epil Editorie Some yi Some yi Some yi Some yi Some on Some yi Some on Some on Som	<u>3</u> , 193
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