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| Klamath County, Oregon, described as: Lots 50, 51 and 52, Block 11. INDUSTRIAL ADDI: the County of Klamath, State of Gregon. CODE I MAP 3809-33BA TL 10400 | TION TO THE CITY OF KLAMATH FALLS | in |
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or any part thereof, may be roleaned to granice. Such application or release shall not cure or waive any default or notice of default here under or invalides nore act done pursuant to such notice. 5. To keep the property free from construction liena and to may all taxes, assessments and other charges that may be levied or promptly delive: receipts therefor to baraficiary; should the granion fail to make payment of any fatzes, assessments and other charges that may be levied or promptly delive: receipts therefor to baraficiary; should the granion fail to make payment of any taxes, assessments, insurance premiums, newrit, baraficiary may, st its option, make payment theredo, and the anount so paid, with interest at the rate set lonk in the note secured hereby, together with the oblightions described in pergraphs 6 and 7 of this frust deed, shall be added to and become a part of with interest as aloreasid, the property hereiobolers described, at well as the grantor, shall be bound to the same called in pergraphs 6 and 7 of this frust deed, within the oblightion herein described, at well as the grantor, shall be bound to the same call of such payment with interest as aloreasid, the property hereiobolers described, at well as the grantor, shall be bound to the same called in payment and the compayment of the oblightion herein described, at well as the grantor, shall be bound to the same called in another y are and the compayment discont for an encoring of the bound cost of tills easers by this trust deed invandiarely due and same for any ault costs, fore and expenses of this trust including the cost of tills easers by the state show of the same and payment, it reserves induction with or in enforcing this childration and trustes's and alterney's less actually houried. I compayment of state and aspenses of this trust including the cost of tills easers and is the the furctioned. I compayment of the state and payment, including but not limited to its validity and/or enforces of the furctioner disk oreas and existent ore

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HOTE: The Last Oast Act provides that the trustee horsender must be either as storney, who is as active member of the Oregon State Est, a bask, trust encourses or ravings and loar executives antimized in de business under the limit of Gregon or the United States, a like incurance company sufficient, and the destinate of pranches, the United States on any spectry file of a state of business till be real WARNING. 12 USE TRUES regulated and may product excites of this option. "The publisher suggests that such an agreement address the laces of obtaining tenoliciary's coursed to active the state.

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WARNING: Unless granter provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at granter's expense to protect bene-ficiary'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 claswhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or ban balance. It it is so added, the interest rate on the underlying contract or loan 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 dumage coverage or any mandatory liability insurance reobtain alone and may not easiest any notes the property annual of the above described note and this trust deed are: The grantor warrants that the processis of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inurse to the banefit of and binds all patties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and antism. The term beneficiary shall mean the holder and menor including pledgee, of the contract ecured hereby, whether or nor named as a beneficiary harein. personal represental

In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to meen and include the plural, and ther generally a' grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

| "Derivitiant NOTICE: Dates, b not applicable: It warmarty (a) i as tech word is defined in ste beneficiary MUSI comply with disclosures for this purpose use it compliance with the Act is no S | STATE OF OREGON; County This instrument was ack by Kenneth Y. Bigby | (b) is Kennath V. Bly relief Kennath V. Bly relief Charlotte Joan went Charlotte Joan of A Smath nowledged before me on 1 | March 17 Dicky | written. |
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