and Barry was an article with the the state of the set of the 5345 The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily loc mortgagor's personal, lamily, howehold of agricultural purposes (see Iraportant Notice below), (b) for an organization of (even if mortgagor is a natural person) are for business of commercial purposes other than socialized and increases. The air organisation of the period is a natural person, are for business or commercial purposes other than agricultural purposes. Now, therefore, it said mortgagor shall keep and perform the covenants kerein contained and shall pay said note according to its terms, this comeyane shall be void, but otherwise shall remain infault hore as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a foliue to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thered, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become a part of the derb secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage of barent of covenant. And this mortgage may be fore-closed at any time thereafter, and if the mortgage may at the sone rate as said note without waiver, however, of any right arising to the mortgage of barent of covenant. And this mortgage may be torehowd for principal, interest and all sams paid by the mortgage at any time while the mortgage inglects to regay any sums so paid by the mortgage. In the event of any gage for title reports and title search, all statutory costs and dishurtements and such further sum as the trial court may adjudge reasonable as plainiffs attorney's less in such suit at action, and if an appeal is taken from any induge transmable as plainiffs attorney's less on such appeel, all suns to be secured by the lien of this mortgage, the court shall adjudge reasonable as plainiffs attorney's less and assigns of said mortgage and adjecents his mortgage, the court shall adjudge reasonable as plainiffs attorney's less on such appeel, all suns to be secured to threclose th 新福泉 5.0 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Donald R. Keller Joseph R. Dicker *IMPORTANT plicoble; if y is defined in with the Act Truth-in-Lendin Regulation by a FIRST lien or, as su ee MUST purpose use Stev ien, use mortgage for this MORTGAGE Title. 97383 Count Keller et ux within record and ب said د hand 8 KL WAFH n page 804 CLERK theМ., ax Mtg. D. MILNE STATE OF OREGON, no rtify that t received fo ç et Oregon Mortgages clock P тy number. COUNTY West : 497 Carl Wilson Record of Mort, Witness certify affixed. M. 75 Я County of. КM 30 Pacific W P.O. Box Stayton, (jat t was day 4:20 3 file Donald book County as 16th 7 5 5 P P V 1 STATE OF OREGON, KLAMATH County of 16th 5 BE IT REMEMBERED, That on this KXIN ... day of May , 19 75, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Donald R. Keller and Joan R. Keller, his wife known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed . 1 my official seal the day and year last above written, NOTION l fa Have LDD Notary Public lor Oregon * My Commission expires 2/6/77

資源である