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then, at the Deneiticiary & Oprion, all congettions secured up this instrument, interpretive of the maturing dates expressed therein, of the head of the property. The source is the secure is a source of the secure is a source is a source of the secure is a source of th feed, when the provide the providence of the

In connection with or in enforcing this obligation and trustees and altorney's lees act, for appear in and defend any action or proceeding purporting to alloct the security rights or power of beneliciary or trustee; and in anouding enclose the security rights or power of beneliciary or trustee; and in shoulding any suit for the foreclosure of this deed, to pay alloct attorney's fee; the smount of altorney's test menioned in to fam appeal from any turg the lised by the trial court and in the beneliciary are appeared. In all cases shell be lised by the trial court and in the suit are agreen for any suit down any suit down any suit and the second in to fam appeal from any luggment or decree of the trial court generation turther agrees to pay such sum as the ap-pellate court shall adjust.

of the that adjudge reasonable as the second property shall be taken fees on such appeal. If is mutually agreed that: be in the event that any portion condemnation, beneficiary shall be taken the right of eminent domathat all or any portion of the monies payable if it so elects, to during the unit portion of the monies payable monstain for success, supersea and attorney's less nacessarily paid or y all reasonable upon any reasonable costs and expenses and attorney is easing and do the trial and appellate courts, necessarily paid or inverted by there y in such appellate courts, necessarily paid or inverted by there is not appellate courts, necessarily paid or inverted by there y in such proceedings, and the balance applied upon the indebedients in such and reasonable courts, necessarily paid or inverted by there y in such proceedings, and the balance applied upon the indebedients pay

beneliciary's request d iron lime to the upon written request of bene-sand present of this deed and the note tor ill reconveyances, for cancellation), without allecting for the payment of the indebtedness, trustee may

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the expenses of nable charge by deed, (3) to all the trustee in t bals origing and

16. For any reason permitted by law beneficiary may from acknow trust or o shall be a

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active member of the Oregon State Bor, a bank, trust company ates, a title insurance company authorized to insure title to rem an attorney, who is an Oregon of the United Sta nited States of any gama NOTE. The Trust Deed Act provides that the trusts hereunder must be either an att or savings and loan disactation authorized to do business under the laws of Oregon property of this state. Its subsidiaries, affiliates, agents or branches, or the United St

fully seized	grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- in fee simple of said described real property and has a valid, unencumbered title thereto	
i (a) 2 (b) 1 (b) 1 This	s will warrant and forever defend the same against all persons whomsoever. antor warrants that the proceeds of the loan represented by the above described note and this trust deed are: rimarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), or an organisation or form if grantor is a natural person described note and this trust deed are: urgans. deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- ties hereto benefits to ferminine and the neuter, and the singular number includes the plural.	
IN * IMPORIANT not applicabl or such work beneficary disclosures; fr	NOTICE: Delete, by lining out, whichever warranty (a) or (b) is with warranty (c) is applicable can the beneficiary is a creditor is defined in the Truth-In-Lending Act and Regulation Z, the UST comply with the Act and Regulation by making required with purpose, if this instrument is to be a first lien to finance of a dwelling, us Stevens-Ness Form No. 1305 or equivalent; Act and Market and Market Complexity and the second and the day and year first above written. WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. WITNESS WHEREOF, said grantor has hereunto a creditor is defined in the Truth-In-Lending Act and Regulation Z, the UST comply with the Act and Regulation by making required WITNESS WHEREOF, a creditor and the best of the second act and the day and year first above written. WITNESS WHEREOF, and the best of the second act and the day and the day and year first above written. WITNESS WHEREOF, and the best of the second act and the day and the day and year first above written. WITNESS WHEREOF, and the best of the second act and the day and the day and year first above written. WITNESS with the second the best of the second act and the day act and the day and year first above written. WITNESS with the second the best of the second act and the day act and the day act and the day act and the best of the second act and the day act and the d	
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trust d	To be used only when obligations have been paid. , Trustoo The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said one have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of ust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you ust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you th together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the now held by you under the same. Mail reconveyence and documents to	
DATE	19. Automatical and a second	

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W. ILAY P. TUNALAN

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