94. Condemnation. The prostands of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in licu of condemnation, are hereby assigned

conditionation or other taxing it up antoperty, or part are real, or not conveyance at net or concentration, are net or a statistical and that be good to the Earders. With the events of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the events, of a total taking it the Property, the proceeds shall be applied to the Property, unless Borrower and Lender otherwais agrees in writing, the statistic encoded in the sums secured by the Deed of Trust such proportion of the proceeds as is equal to that properties that the amount of the sums secured by this Deed of Trust such proportion of the proceeds as is equal to the are marked valued of the Property immediately prior to the date of taking, with the balance of the proceeds that the area to the the sums secured by this Deed of Trust immediately prior to the date of taking, with the balance of the proceeds that the area to the proceeds the date of taking the face marked value of the Property immediately prior to the date of the proceeds that the sums the take the face marked value of the Property immediately prior to the date of the taken the face marked value of the Property immediately prior to the date of the proceeds the taken the face marked value of the proceeds the taken the taken the face marked value of the proceeds the taken the taken the face marked value of the taken taken the taken the taken the taken the taken the taken taken the taken the taken taken the taken taken taken taken the taken t

The Borrower. If the Property is abandered by Borrower, or H, after notice by Londer to Borrower that the condemnor offers to make as awards or wetter a claim for Manages. Borrower lists to nespond to Londer within 30 days after the date such notice is mailed. Londer is authorized to object and apply the proceeds, at Londer's option, other to restoration or repair of the Property or us the same securist by the Dord of Tanat. Unless Londer and Borrower the thermise agreet in writing, any such application of proceeds to principal shall not extend or protogene the due date of the as adding installaneous referred to in paragraphs 1 and 2 hereof or change the amount of under institutions.

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10. Burnower Not Released. Euroneous of this time for payment or modification of amortization of the sums secured by this Deed of Trast granded by it address and successor in interest of Barrower shall not operate to release, in any manner, the listifiers against successor or nucleose in interest. Lender shall not be required to commence providelings against successor by the decimal Borrower is interest. Lender shall not be required to commence providelings against successor by the decimal Borrower and Borrower and Borrower in interest. Lender shall not be required to commence providelings against successor by nearboard the any deritand made by the original Borrower and Borrower's successors in interest. If a Pathearance by Lender Nor all waiser. Any forthearance by Lender in exercising any tight or remedy hereunder, or otherwise affective devices of other of or preclude the exercise of any such right or remedy. The procuration of insurance is the payment of tware of or preclude the evercise of any such right or remedy. The procurations of insurance is the payment of the set of others of charges by Lender shall not be a waiver of Lender's right to remedy. The procuration of the payment of the payment of the set of other set. If a successor is a contract of the payment of the payment of the set of the procuration of the set of the procuration of the payment of the set of other set. If a matter of the payment of the set of the set of any such right or remedy. The procuration of the payment of the payment of the set of the set of the set of any such right or remedy. The procuration of the payment of the payment of the set of the set of the set of the payment of the payment of the payment of the set of the set of the set of the set of the payment of the payment of the set of the set of the set of the payment of the set of the set of the set of the payment of the payment of the set of the set of the set of the payment of the Barmower Not Released. Excession of the time for payment or modification of amortization of the sums secured.

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13. Successing, 13. Successing and Assigns Downd: Inint and Several Liability: Captions. The covenants and agreements herein contained shall bind, and the 17 http://www.assigname.covenants/and/agreements/of Borrower, subject, is the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Deed of Trast are for convenience only and are not to be used to interpret or define the provisions have

The criticions and headings of the paragraphs of this Deed of Trast are for convenience only and are not to be used to interpret or diffine the provisions for the required in the applicable faw to be given in another manner. (a) any notice to Borrower at the Property Address or at such to be required in the applicable faw to be given in another manner. (a) any notice to Borrower at the Property Address or at such to be required in the applicable faw to be given in another manner. (a) any notice to Borrower at the Property Address or at such to be certified mail, return receipt required to the for address can Borrower any designate by notice to Lender's address state herein, and the provided herein and the Property Address or at such to have be accented mail, return receipt required to ther's address state herein or to such other address as Lender hay for an able werehold mail, return receipt required berein. Any notice provided for in this Deed of Trust (foreman freq in a Borrower et al Ender the provided berein). The distant address and ender in the manner designated herein. If Uniform Deed of Trust (foreman Bearower is Borrower et al Ender to be constitute a uniform security instrument environment and provided to the property is located. It is an address and group provided a provided berein which the Property is located to the other provisions of the Borrower at the Soft which can be given effect without the conflicting provision. This end the fines a which here are the Note are delared to the wearable. If the Borrower at the time of excention on allow reconstrates to the times and the fines a which here are are declared to the soft and the fine and the time address and composed to the everable. If the Borrower at the time of the theoret of the theoret of the times and the times and the fines and the fines and the fines are and a declared to the soft and the time and the time and the times and the tinter and the times and the times and the

tive Universe Coversistic #6 momentarial Levisler further coversion and agree as follows:

18. Acceleration: Remedies. I surpl as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreemented of Biorrower in this floeril of Rond, including the covenants to pay when due any sums secured by this Deed of Trust, Lender prior to acceleration half mail matic to Biorrower as purvided in paragraph 14 hereof specifying: (1) the Decisive 02) the actions required to use such breach 0.3) a date, not less than 30 days from the date the notice is mailed to Biorrower, by which such breach most be carrely and (4) that failure to cure such breach on or before the date specified in the matic mate mail in successful of the accessing of the the failure to cure such breach on or before the date specified in the notice may result in acceleration of the some secured by this Deed of Trass and sale of the Property. The notice shall further inform florrower of the right his reinstate after accelleration and the right to bring a court action to assert the non-existence of a definit or any other defective of Bourower to increteration and sale. If the breach is not cured on or before the date specified in the native, Lender at Lember's option may declare all of the sums secured by this Deed of Trust to be immediately due and payable without further demand and may include the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this paragraph 18, including, but not limited to, reasonable attorney's fees.

paragraph 18, including, but notl limited to, reasonable attorney's fees. If Lender invokes the powed of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold, and shall cause such notice to be recorded in each county in which the Property or some part thereof is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law in Borrower and to the other persons prescribed by applicable law. After the lapse of such time as may be required by applicable law. Tenstee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place und under the terms designated in the notice of sale in one or more parcely and in with order as Tipster may determine. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and glace of any previously scheduled sale. Lender or Lender's designee may purchase the Property at any sale.

public anouncement at the time and place of any publicable scheduled sale. Lender or Lender's designee may purchase the Property at any sale. Trustee shall deliver to the portbasen Trustee's deal courrying the Property so sold without any covenant or warranty, rypressed or implied. The recitable is the Trustee's deal courrying the Property so sold without any covenant or warranty, rypressed or implied. The recitable is the Trustee's deal courrying the Property so sold without any covenant or warranty, rypressed or implied. The recitable is the Trustee's deal courrying the Property so sold without any covenant or warranty, rypressed or implied. The recitable is the Trustee's deal courry at the following order: (a) to all reasonable costs and expenses of the sule, including, but not limited to repromable Trustee's and attorney's fees and costs of fille evidence: (b) to all sums secured by this thered of Trust; and (c) the during it and to the persons as persons legally entitled thereto. If. Borrower's Right he Kahudi fe. Note instanting it ender's acceleration of the sums secured by this Deed of Trust. Borrower's whall have the right to law any possecting began by Lender's acceleration of the sums secured by this Deed of Trust. Borrower shall have the right to law any possecting began by Lender's acceleration of the sums secured at any time prior to the earlier to occur of it in the fifth day before sale of the Property gurstant to the power of sale contained in this Deest of Trust or the more of a stagen and endershare the Property gurstant to the power of sale contained in this Deest of Trust or the more of a stagen and endershare to curred. Trust of the sums which would be then due under this Deed of Trust, the Note and refers excurring Fasture Advances, of any, had no acceleration occurred; the Borrower curres all breaches of a present sole and crustee in enforcing the covenants and agreements of Borrower including, but out live that fer more thereaches? I coder and Trustee in enforcing the covenants and agre

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Secured by this Deval of Trust shall container taken pired. Upon such payment and cure by Borrower, this Deed of Trust and TR. Assignment of Real of Property in both for acceleration had secured.
TR. Assignment of Real of the property in both for a provided that Borrower shall, prior to acceleration under paragraph 18 bened or abandonment of the Property. Index the prove that is the Property, provided that Borrower shall, prior to acceleration under paragraph 18 bened or abandonment of the Property. Index the physical receiver, the provided that Borrower shall, prior to acceleration under paragraph 18 bened or abandonment of the Property. Lender, in person, by agent or by prior acceleration frequency and to collect the part of the invest of main agenteria of the Property and to collect the other input to collect and retains the Property. Lender, in person, by agent or by the there are read reasonable.
The traded reasonable of the Property and to collect and the some secared by this Deed of Trust. Lender and the receiver the the invest of main agenteria. All the activate the the some secared by this Deed of Trust. Lender and the receiver the traded to externed.
There are a reasonable of the trade activation of reasonable constrained to, receiver's fees, premiums on part from the traded to externed.
The trade to activate the some externed by this Deed of Trust. Lender and the receiver the some secared by this Deed of Trust. Lender to full receivers the receiver the traded to externed by the Devel of Trust and all water extered by the Devel of Trust and all water externed by the second to full receivers the receiver of the trade to active active of the trade acting the trade

IN WITNESS WHERTOF, Has have this exceeded this Deed of Trust.

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the foregoing instrument to be ... their contributary act and deal. ÷.

terminal signat M Contraction andres: 1 0 -11 - 81 an 9 maa 5 21300

Before me:

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1.5 TO TAUSTER:

REQUEST FOR RECONVEYANCE.

The undersigned is the helder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said notes or notes and this David of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

Date:	
	Spanie Belone The Lone Reverved For Londer and Recorder
	TE D DEGON COUNTY OF KLAMATH; 1.
	25th day of Sapt. A D 10 78 3:51 P M. and
	WES. MILLER. of Nortgages
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