

Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according of all of said 'covenants' and the payment of said note; it being agreed that upon a failure to perform any covenant herein, of all of said 'covenants' and the payment of said note; it being agreed that upon a failure to perform any covenant herein, of all of said 'covenants' and the payment of said note; it being agreed that upon a failure to perform any covenant herein, of the proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the or if 'proceeding of any kind be taken to foreclose any lien or said premises or any part thereof, the mortgage shall have the be foreclosed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and be of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, how be of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and ever, of any right arising to the mortgages for breach of covenant. And this mortgage any sums so paid by the mortgages, in the all sums paid by the mortgage for title 'reports and title search, all statutory costs and disbursements' and such further sum as the trial count by the mortgage further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's entered therein imortgage further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's entered is and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators, the soin such 'appeal, all such sums to be secured by the lien of this mortgage and included in the decree of foreclosure. The case suit or action is 'commenced to 'foreclose' their mortgage' the Court, may, upon motion of the mortgage, apoint a to the payment of

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of said trust. In construing this mortgage, it is understood that the mortgagee may be more than one person; that if the context so re-quires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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WINEMA ELECTRIC, LOU	ursuant to a gned by its 1stday
IN WITNESS WHEREOF,	President
WINERA ELECTRIC, AVC. By Detto G. Schnech	ASecretary
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(ORS 93.490) GIN CHE CLEMPTOLE, LEMPEN, OL OF LIFTS LEMPENDE OF LI	h <b>1 , 79 79</b> , 33
who being duly sworn (or affirmed) did say that t h	ey are the
Presidence and Good (President or other of corporation)	and that said in-
and that the seal attixed to the in behalf of said corporation by authority of its bound at struphent was signed and sealed in behalf of said corporation by authority of its bound at a corporation	ectors; and the
(OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL) (OFFICIAL SEAL)	881