6. To pay all costs; fees, and expenses; of this, trust, including the cost of little search as well as the other costs and expenses of the trustee incurred in connection with his obligation.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any sult for the officerosure of this deed, to pay all costs and expenses, including evidence of title and the proceeding of this deed, to pay all costs and expenses, including evidence of title and the trustee that the prevailing party shift be entitled to this and the beneficiary or the trustee then the prevailing party shift be entitled to this paragraph. The cases shall be fixed by the trial court or by the entitled to this paragraph. The cases shall be fixed by the trial court or by the appellate court if an appeal is taken. Cases shall be fixed by the trial court or by the right of seminary that the proceedings are provided that the shall be shall be fixed by the trial court or by the right of seminary that any portlon or all of said property shall be loken under the right of seminary that any portlon or all of said property shall be loken under the right of seminary that any portlon or all of said property shall be loken under the right of seminary which the shall or any portlon of the monies payable at compensation for such taking, which are in excess of the amount required to pay all reasonable costs expenses and attorney's fees, location required to pay all reasonable costs and expenses; and aircriney's fees, both in the strial and appellate courts, replications, shall be paid to beneficiary in such proceedings, and the balance of the such action of this deed and the or cases of the encounter of behavior and such compensation, prompers of instruments as shall be necessary in colorable and the court of the payment of its fees and presentation of this deed and the or cases of beneficiary and

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law, and proceed to foreclose this trust deed in the manner provided in ORS/86: 740, to 85, 795.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby fincluding cost and extense of the trust deed and the obligation such portion of the principles and attorness fee not exceeding \$50 each jother than such portion of the principles as would not be due had no default occurred, and thereby cure the default in which event all forecome proceedings shall be dismissed by the trustee. 14.

14. Otherwise, the sale shall be held on the date and at the time and place, designated in the notice of sale. The trustee may sell said-property either in one parcel, or a permit purcles and shall sell the parcel or parcels at auction to the highest bidder for sale, payable at the time of sale. Trustee shall deliver to the purchaser its for cash, payable at the time of sale. Trustee shall deliver to the matters of part shall be conclusive proof of the truthfulness, theroof, Any person, excluding the trustee shall be conclusive shall be sale.

matters of fact shall be conclusive proof of the trumpuness increof, any personal excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to paymen of (1) the expenses of sale, including the compensation of the trustee and escandile charge by trustee's attorney, (2) to the obligation secured by the trust eded, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their interior, and (4) the surplus, if any, to the grantor or its successor in interest entitled with surplus.

16. For any reason permitted with surplus.

16. For any reason permitted with surplus.

16. For any reason permitted with surplus.

18. successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon any trustee, therein named or appointent, and without conveyance to the successor instee, the latter shift of appointment, and without conveyance to appoint and the property is strust deed and its fust deed and its fust of record, which, when recorded in proffice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

property is situated, small be tonchaste most instead.

17. Trustee accepts this trust when this deed, duly executed and acknowledge is made; a public record as provided by law. Trustee is not obligated to notify an party hereto of pending sale under any other deed of frust or of any action proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered titled thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real typic property of this state, its subsidiaries; affiliates; agents or branches, or the United States or any agency thereof.

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	The grantor warrants that the proceed (a)* primarily for grantor's personal, (a)* primarily for grantor's personal, (b) for an organization, or (even it grantor) for an organization or (even it grantor) for an organization or a few for a primary for a few	antor is a natural perso Principanali se d	h) are for business or commercial	Notice below), purposes other than agricultural
	masculine gender includes the teminine and it  IN WITNESS WHEREOF said	assigns. The term benefings a beneficiary herein he neuter, and the singu	iciary shall mean the holder and o iciary shall mean the holder and o in construing this deed and when the number includes the plural.	devisees, administrators, execu- wner, including pledgee, of the ever the context so requires, the
	to the Rules and Regulations of the Office of Inte advance of, or at the time of your signing the cont the contract or agreement you have the right to rev	erstate: Land: Sales Registract or agreement. If you indeed the contract or agreement.	ller if you did not receive a Property F ation, U.S. Department of Housing and ecceived the Property Report less than nent by notice to the	Report prepared pursuant I Urban Development, in 21 5 7 22 48 hours prior to signing
	* IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and th or such word is delicated in the second	ver warranty (a) or (b) is a beneficiary is a creditor	January Veteran	s Day, Thanksgiving and
	disclosures. If compliance with the Act, not require	ation by making required ed, disregard this notice	Maria d	4. Жол ! <sub>П</sub>
	use the form of acknowledgment opposite.]  STATE OF	(ORS 93.490)   STATE O	WITNESSED BY  DATE  County of	Huy 2, 19 76
	COUNTY OF HONOLUS  On OCTOBER OQ the undersigned, a Notary Public in and	) 19.59	Francisk (state of the state of	The second secon
1	personally appeared JSCHEE known to me to be the person whose within instrument as a witness theret	name is subscribed to to who being by me di	ite; olessed state = 1 √ Yuters was strong as Form	RY SEAL OR STAMP
1	SHE was present and saw	_resides at <u>≤iwa</u> , 41 ; th	at	
	personally known to LPL to to to in, and whose name is subscribed to instrument, execute the same; and that af name thereto as a witness to said execute the same thereto as a witness to said execute the same thereto as a witness to said execute the same thereto as a witness to said execute the same thereto as a witness to said execute the same thereto as a witness to said execute the same that the same th	the within and annexe	1999-1991-1991-1991-1991-1991-1991-199	A U B U
	Signature The undersigned is the legar owner and non frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to reco	hereby are directed, on	Payment, to you of any sums owin	(tunners)
	estate now held by you under the same? Mail record to be a supported by the same of the sa	nvey, without warranty, and the warranty weyance and documents with the same and th	was ueed (	which are delivered to you erms of said trust deed the
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