thereon according to the forms of a promissory note of eyen date herewith, payable to beneficiary timal payment of principal and interest percoi, if not sooner paid, to be due and apyable.

The date of maturity of the date secured by this instrument is the date, stated above, on who becomes due and payable.

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J. To compile or reserve prompting in food and maintaining manner say building or improvement which may be constructed, damaged or properly in the beneficiary or reserve prompting in food and maintaining the proofs of the properly in the beneficiary or reserve properly in the beneficiary or reserve properly public office or olifes, as well as the cost of all less earthers made beneficiary or research and anti-olifes and anti-o

It is the date, stated above, on which the final installment of said note episions are privating purposes.

If the date were privating and the recitals therein of any matters or facts shall be recorded the property. The date were provided the property of the property of the property and the recitals therein of any matters or facts shall be conclusive proof of the truthliness thereof. Trustee's less for any of the services mentioned in the truthliness thereof. Trustee's less for any of the services mentioned in the truthliness thereof. Trustee's less for any of the services mentioned in the truthliness thereof. Trustee's less for any of the services mentioned in the truthliness thereof. Trustee's less for any of the services mentioned in the free private privat

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

10. 16. For any, reason permitted by slaw heneficiary may from time to fine appoint a successor for successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointent instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Cleik or, Recorder of the County or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or, of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust\_Deed, Act provides that the trustee hereunder must be either an attaney, who is an active member of the Oregon State Bar, a bank, trust company or savingst and loan association authorized to do business under the Jaws of Oregon for the United States, in title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

seized-in-fee-simple-t	Dokupit i in transport b	with the beneficiary and those claiming under him, that he is law- operty and has a-valid, unencumbered title thereto  same against all persons whomsoever.
The grantor warrants  (a)* primarily to gra  // by/ bh/ b/ b/shritatic  // but 10884	that the proceeds of the location's personal, tamily, how he for fifty for fifty for fifty for fifty for fifty for fifty for first for f	an represented by the above described note and this trust deed are: isehold or agricultural purposes (see Important Notice below), isehold or service in the see of important Notice below), isehold or service in the see of important Notice below in the service i
IN WITNESS W.  APORTANT NOTICE: Delete, applicable; if, warranty in the state of th	HEREOF, said grantor by lining out, whichever war is applicable and the benefithe Truth-in-Lending Act, and in the Act and Regulation by this instrument is to be a Fl use Stevens-Ness form No. Il a control in the Act and required, distinguishing the Act and required, dis- programs.	anty (a) or (b) is ciary is a creditor Regulation Z, the making required with lief to finance Michael F. Keough  305 or equivalent; Michael F. Kough
County of Q M County of Q M County of Q M County of Q M County appeared Personally app	he above named gh and sowledged the foregoing instructional production of the state	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of a corporation, a corporation, a corporation and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in belief of said corporation by authority of its board of directors; and each of them, acknowledged said instrument to be its voluntary act and deed.
OFFICIAL SEAL Notary Principle Miji 2504 Notary Princip SAN M My Commission Expi	Cherita (M. Wed shies or create historia albress (P. 2) bilit Catifornia pai Office in TFEO COUNTY res Sept. 22, 1980	Notary Public for Oregon  Notary Public for Oregon  My commission expires  Classification of the commission of the commi
10: The Vinetill Will yes the course dark will have the above seen	ipsq sag, historic i pgid sgrath of the ore, since <u>alterned thesish intendid</u> die letais of a biologsoft	be used only when obligations have been paid.  it is a proper of the property of the foregoing trust deed. All sums secured by said of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed (which are delivered to you hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed the convey without warranty. To the parties designated by the terms of said trust deed the conveyance and documents to
<b>⊢</b> 4		Beneficiary  which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
STEVENSINESS L	ough Ingenio	m bout to the form as file/reel number. 87760.  Record of Mortgages of said Coun Record of Mortgages of hand and set
Michael J. Candace L. 3947 Crown	Jones 1 - JOHEZ S'Benelician ECORDING' RETURN TO 1/2 JONES AND 1000 1500 1500 1500 1500 1500 1500 150	IRUST DEED BA Private The Control of