

Inte anove aescribed real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commer-tical Code at the beneficiary may require and to pay for Illing same in the proper public of or offices, as well as the cost of all line searches made by liling ollicers or searching agencies as may be deemed desirable by the builticiary.

tions and exercisions altecting said property; if the Defended Pytican Commer-tion in executing such limancing statements pursuant to the Unitary Same in the proper public office or offices, as well as the open desirable by the sheetlicitary. A To provide and continuously maintain insurance on the buildings mow or hereafter erected on the said premises against loss or damage by the proper public acceptable of the banelicitary may from time to time written in and amount not less than 3. So, O.C., O.C., Double to the latter; all co-companies acceptable to the benelicitary with loss of commer and the policies of insurance shell be delivered to theoretic any such insurance and to policies of insurance shell be delivered to theoretic any such insurance and to policies of insurance shell be delivered to theoretic any such insurance and to policies of insurance shell be delivered to theoretic placed on said building, p is the grant of the same at grantor's express. The amount the beneficiary oncoure the same at grantor's express. The amount the beneficiary is released to grantor is express. The amount is any patt theoret, may be released to grantor is express. The same any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. To keep said pher charges that may be levied or assessed upon or against said propast due or delinquent and promptly deliver rev faree, assess-to the payment, beneficiary may rist such taree, assess-to the sament specific any may is a such taree, assess-to the sament specific any may rist such taree, assessed that she such payment, beneficiary may rist the acte storth in the note secured and the amount so pay rist and the grantest with linds with which to by direct payment, beneficiary may rist such taree, assessed to make such payment, beneficiary may rist such and any addition herein area at all propast due or delinquent and promptly deliver review, as assess to make such appress the such apayments, with interest shall be bound to the serificary, sho

(a) consent to the making of any map or plat of said property; (b) join in any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The drantee in any reconveyance may be described as the "person or persons fealily entitled theretoi," and the recitals there on 1 diverse of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by a greet of services and profiles, in its own name sue or otherwise collect if erome, including thereos, and thereby, and the end is the adequacy of any security for the induction, in its own name sue or otherwise collect if erome, its sues and profits, insues and profits, or the property, the services may indebtedness secured hereby, and in such order as beneficiary of the application or release thereon of asid property, the collection of such rents, issues and profits, or the proceeds of lifer and beneficiary of admage of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault by grantor in payment of any ataling and apply the property, and the application or release thereol as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereby and in such order as beneficiary and the application or release thereol as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereony of any late any act done warve any delault by grantor in payment of any indebtedness secured hereby and the angle of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereby and the application or notice.

waive any default or notice of default hereunder or invalidate any act dree or jursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declar all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed secure and cause to be recorded his written notice of default and his election the said described real property to satisfy the obligations secured thereby, whereupon the trustee shall list the time and place of below the notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or to five days before the date set by the trust de entire the said described real, the foreclose the date set by the for the trustees sale, the frantor or other person so privileged by then alter default at any time prior to five days before the date set by the forst the entire amount the due under truste set on the trustees on the trustees in the trustees sale, the grantor or other person so privileged by the distion secured thereby (including costs and expenses in a threest, respec-tively and would not then be due had no default occurred, and threeby cure the delault, in which event all loreclosure proceeding shall be dismissed by the trustes. 14. Otherwise, the sale shall be held on the date and at the time and the total.

the delauit, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable a tenuired by law conveying the prosperty so sold, but without any coverand to warranty, express or im-plied. The recitals in the deed of any matters of the shall be conclusive proof of the truthulnes; thereol. Any person, 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 payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasmable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons the surplus; it any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be rested with all title, powers and duties conferred upon any trustee hashed by written hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded hich the ollice 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. 17. Trustee accepts this trust when this deed, duly executed and oblighted to motify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, 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 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 property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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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, unancumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (200 Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

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IN WITNESS WHEREOF, said gram	nor has hereunto set his h	and the day and year first above wri	ţtąn.
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as such word is defined in the Touth in the bei	neticiary is a creditor	and for for for	5_
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the purchase of a dwelling, use Stevens-Ness Form No. if this instrument is NOT to be a first line to be a	1305 or equivalent:	fel sumpere	
of a dwelling use Stevens Mass Friday or is not to	finance the purchase	$\sum_{i=1}^{n}$	
The second and this Holica.	valent. If compliance		
(If the signer of the above is a carporation, use the form of acknowledgment opposite.)			
STATE OF OREGON,	STATE OF OFFCO	NO	
County of Standard Ss.	UTIL OF OREGO	N, County of) ss.
April. 1984	Personally and		
Personally appeared the shove named	- orsonany app	peared	and
SALVATORE SAMPERT R. and ALETHA	duly sworn, did say #	who, each h	eing first
ROSE SAMPERI; husband and wife	president and that th	hat the former is the	
	secretary of	ne latter is the	
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