...04-0404571-6 DEED OF TRUST ereulion of a lien of enclimblance subgrain le Esparación par Lusberto de Borton se seje on tra 19th anotario de la seguina de la 19 Chashire and Molly Cox-Cheshire, Husband and Wife 19 store common the Grantor Charles of the Cheshile ("Borrower") and the Grantor common commo Klamath County Title Company (1987) And the Beneficiary. ...Pacific First Federal Savings Bank existing under the laws of pol United States of America and his address on the laws of policy of the laws of the laws of policy of the laws of the whose address is the state C/St 2266 opening the observable to the state of the control of the c prosessions, of this 17 sea of Frest or the Sigle which sur beginning effect without the sandle the fir-SECTIBORROWER. In consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee and trust swith power of sale other following described property located in the County of State of the Oregon Borrower, or Len let when given in the number designated berein nouse to Bonower as provided berein. Any notice provided for hathe Deed or fruit stad All of Lots 2,3; and 4 in Block Il of Two River North, according to the official plat thereof on file in the ster and the prooffice of the County Clerk of Klamath County, Oregon 12. Nation. E cesus for any notice inquired up due applicable have to be greaters abother durantes to care active to the content of the conte that Berrower or model ying this Deed of Frascris trailing Borrewer's interest in the Property necommodiations conferenced to the learnes of this Deck of Prosecut the Note, without their allegations as by a conference of the Policy of th which has the address of the Legal description listed above in Klamath County, Oregon THE LESS THE PLANT THE SECOND OF THE SECOND CONTRACT THE PROPERTY OF THE PROPE The Design Time continues not execute the Materia in co-summatic Design Civil (herein "Property Address"); Ph and no himserment shall note to the restrential accessors and asserting accessors of the second states of the second accessors and asserting accessors and accessors accessors accessors and accessors acce (FOGETHER with all the improvements now of hereafter erected on the property, and all easements, rights, appurtenances and rents (subject however to the rights and authorities given herein to Lender to collect and apply such rents), all of which shall be *deemed to be and remain a part of the property/covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Deed of Trust is on a leasehold) are hereinafter referred to as the "Property": This deed of trust is for the purposes of securing performance of each agreement of Grantor incorporated by reference or Contained herein and payment of the sum of t Interest thereon according to the terms of a promissory note dated the received May 19, 1988 Sand payable on 4 1 6/1/2003 to beneficiary of order and made by Grantor, all renewals; modifications or extensions thereof, and also such further sums as may be advanced or loaned by beneficiary: to grant of for any of their successor's or assigns; together with interest thereon at such rate as Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property: and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands! subject to encumbrances of record and its UNIFORM COVENANTS! Borrower and Lender covenant and agree as follows: and It. Payment of Principal and Interest. Borrower shall promptly pay when due the principal and interest indebtedness evidenced 2. Funds for Taxes and Insurance. Subject to applicable law or a written waiver by Lender. Borrower shall pay to Lender on the

by the Note and late charges as provided in the Note of the see governor dup to car.

day monthly payments of principal and interest are payable under the Note; until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Deed of Trust land ground rents on the Property; if any, plus one-twelfth of yearly premium installments for hazard insurance; plus one-twelfth of yearly premium installments for mortgage insurance; if any, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

If Borrower pays Funds to Lender; the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing said account or verifying and compiling said assessments and bills unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Deed of Trust that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid. Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower! without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by this Deed of Trust. If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxes, assessments; insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments; insurance premiums and ground rents as they fall due. Borrower shall pay to Lender any amount necessary to make up the deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 17 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust (Plate of percention of Control of the sums)

3. Application of Payments. Unless applicable law provides otherwise: all payments received by Lender under the Note and paragraphs Tand 2 liereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under paragraph 2 paragraphs raile a necessian of apprecess the principal of the Note. The comment was suppressed in the Note and then to the principal of the Note. The comment was suppressed in the principal of the Note.

^{4.} Prior Morigages and Deeds of Trust. Chargest Liens, Bigrowersshift perform all of Borneser's of Lantons under on A Prior Morigages and Deeds of Trust. Chargest Thems. Bigrowersshift perform all of Borneser's of Lantons under on Indian Research Chargest and Charg

- 4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust, including Borrower's covenants to make payments when due Borrower'shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Deed of Trust, and leasehold payments or ground rents, if any it is the property which may attain a priority over this Deed of Trust, and leasehold payments or ground rents, if any it is the property which may attain a priority over this Deed of Trust.
- 1616 5. Hazard Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by firet hazards included within the term rextended coverage want such other hazards as Lender may require and in such amounts and for such periods as Lender may require of the periods as Lender may require of the periods as Lender may require.

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust.

not made promptly by Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if

If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers '5' settle a claim for insurance benefits. Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this 'Deed' of Trust.

- the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a condominium or a planned unit development, borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development; the by-laws and regulations of the condominium or planned unit development, and constituent documents.
- 7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. If Lender required mortgage insurance as a condition of making the loan secured by this Deed of Trust. Borrower shall pay the premiums required to maintain such insurance in effect until such time as the requirement for such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law.

Any amounts disbursed by L'effder pursuant to this paragraph 7, with interest thereon, at the Note rate, shall become additional indebtedness of Borrower secured by this Deed of Trust. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder.

- 10/18. Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property and the
- 29. Condemnation. The proceeds 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 lieu of condemnation, are hereby assigned and shall be paid to Lender; subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust. [17][1]
- 10. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release; in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secure by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy!
- 11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any borrower who co-signs this Deed of Trust, but does not execute the Note. (a) is co-signing this Deed of Trust only to grant and convey that Borrower's interest in the Property to Trustee under the terms of this Deed of Trust. (b) is not personally liable on the Note or under this Deed of Trust, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Deed of Trust or the Note, without that Borrower's consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrower's interest in the Property.
- 12. Notice. Except for any notice required under applicable law to be given in another manner. (a) any notice to Borrower provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.
- 13. Governing Law; Severability. The state and local laws applicable to this Deed of Trust shall be the laws of the jurisdiction in which the Propetty is located. The foregoing sentence shall not limit the applicability of Federal law to this Deed of Trust. In the event that any provision or clause of this Deed of Trust or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Deed of Trust or the Note which can be given effect without the conflicting provision, and to this end the provisions of this Deed of Trust and the Note are declared to be severable. As used herein, "costs", "expenses" and "attorneys' fees. "include all sums to the extent not prohibited by applicable law or limited herein.
- 14. Borrower's Copy, borrower shall be furnished a conformed copy of the Note and of this Deed of Trust at the time of execution or after recordation hereof.
- 15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair or other loan agreement, which Borrower enters into with Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender; an assignment of rights, claims or defenses which Borrower may have against parties who supply labor; materials or services in connection with improvements made to the Property.
- 16. Transfer of the Property. If Borrower sells or transfer's all or any part of the Property or an interest therein, excluding (a) the creation of a lien or encumbrance subordinate to this Deed of Trust; (b) a transfer by devise, descent, or by operation of law upon the death of a joint tenant, or (c) the grant of any leasehold interest of three years or less not containing an option to purchase. Borrower shall cause to be submitted information required by Lender to evaluate the transferce as if a new loan were being made to the transferce. Borrower will continue to be obligated under the Note and this Deed of Trust unless Lender releases Borrower in writing.

If Lender, on the basis of any information obtained regarding the transferee: reasonably determines that Lender's security may be impaired, or that there is an unacceptable likelihood of a breach of any covenant or agreement in this Deed of Trust, or if the required information is not submitted. Lender may declare all of the suins secured by this Deed of Trust to be immediately due and payable. If Lender exercises such option to accelerate. Lender shall mail Borrower notice of acceleration in accordance with paragraph 12 hereof. Such notice shall provide a period of not less than 30 days from the date the notice is mailed or delivered within which Borrower may pay the sums declared due. If Borrower fails to pay such sums prior to the expiration of such period, Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 17 hereof. Non-Uniform Covenant: Borrower and Lender further covenant and agree as follows:

Acceleration; Remedies. Except as provided in paragraph 16 hereof, upon Borrower's breach of any covenant or agreement of 17. A. If this loan is made in Oregon the following Non-Uniform Covenant applys: Borrower in this Deed of Trust, including the covenants to pay when due any sums secured by this Deed of Trust, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Deed of Trust and sale of the Property. The notice shall further inform borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the breach is not cured on or before the date specified in the notice, Lender, at Lender'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 invoke 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

If Lender invokes the power 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 17, including, but not limited to, reasonable attorneys' fees. or default amon Lenger Selection to cause the rioperty to be some and shan cause such notice to be recorded in each county in small the Property or some part thereof is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to Borrower and to the other persons prescribed by applicable law. After the lapse of such time as may be required by applicable law. Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of the sale in one or more parcels and in such order as Trustee may determine. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or Lender's

Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall designee may purchase the Property at any sale. apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

Acceleration; Remedies. Except as Provided in paragraph 16 hereof, upon Borrower's breach of any covenant or agreement of on 1976. B. If the loan is made in Washington the following Non-Uniform Covenant applys: Borrower in this Deed of Trust, including the covenants to pay when due any sums secured by this Deed of Trust, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying; (1) the breach; (2) the action required to cure such breach; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Deed of Trust and sale of the Property at public auction at a date not less than 120 days in the future. The notice shall further inform Borrower of (i) the right to reinstate after acceleration, (ii) the right to bring a court action to assert the nonexistence of a default or any other defense of Borrower to acceleration and foreclosure, and (iii) any other matters required to be included in such notice by applicable law. If the breach is not cured on or before the date specified in the notice, Lender at Lender'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 invoke 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 17, including, but not limited to, reasonable attorneys' fees.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of the occurrence of an event of default and of Lenger invokes the power of sale, Lenger shall give written nonce to Trustee of the occurrence of all event of default and sale give such Lenger's election to cause the Property to be sold. Trustee and Lender shall take such action regarding notice of sale and shall give such notices to Borrower and to other persons as applicable law may require. After the lapse of such time as may be required by applicable law and after publication of the notice of sale, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in such order as Trustee may determine. Trustee may postpone sale of the property for a period or periods not exceeding a total of 30 days by public announcement at the time and place fixed in the notice of sale. Lender or Lender's designee may purchase the Property at any sale. Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or warranty, expressed

rrustee shan neuver to the purchaser frustee's need conveying the rruperty so sold method any covenant or warrants, especially or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall be prima facie evidence of the truth of the statements made therein. apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto, or to the Clerk of the Superior Court of the County in which the sale took place.

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Deed of Trust due to Borrower's breach. Borrower shall have the right to have any proceedings begun by Lender to enforce this Deed of Trust discontinued at any time prior to the earlier to occur of (i) if Note is payable in Oregon the fifth day before sale of the Property pursuant to the power of sale contained in this Deed of Trust or if the Note is payable in Washington the tenth day before sale of the Property pursuant to the power of sale contained in this Deed of Trust or (ii) entry of a judgment enforcing this Deed of Trust if: (a) Borrower pays Lender all sums which would be then due under this Deed of Trust and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Deed of Trust; (c) Borrower pays all reasonable expenses incurred by Lender and Trustee in enforcing the covenants and agreements of borrower contained in this Deed of Trust, and in enforcing Lender's and Trustee's remedies as provided in paragraph 17 hereof, including, but not limited to. reasonable attorneys' fees: and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Deed of Trust, Lender's interest in the Property, and Borrower's obligation to pay the sums secured by this Deed of Trust shall continue unimpaired. Upon such payment and cure by Borrower, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred, ... If the world the instance and effect as if no acceleration had occurred.

19. Use of Property:

A Oregon: The Property is not currently used for agricultural, timber or grazing purposes.

A Oregon: The Property is not currently used for agricultural or farming purposes.

B. Washington: The Property is not used principally for agricultural or farming purposes.

120. Assignment of Rents, Appointment of Receiver; Lender in Possession. As additional security hereunder. Borrower hereby assigns to Lender the rents of the Property provided that Borrower shall; prior to acceleration under paragraph 17 hereof or abandonment of the Property. have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender, in person, by agent or by judically appointed receiver shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees; and then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents actually received.

only the those reals a lightly tecoured. regionality programs, there application in the some secured by this Decided Trial Reports of the conservation of the second section of the second section of the second section of the second second section of the second section of the second 21. Reconveyance. Upon payment of all sums secured by this Deed of Trust? Lender shall request Trustee to reconvey the Property and shall surrender this Deed of Trust and all notes evidencing indebtedness secured by this Deed of Trust to Trustee Trustee shall reconvey the Property without warranty and without charge to the person or persons legally entitled thereto. Such person of persons shall pay all costs of recordation, if any 22. Substitute Trustee. In accordance with applicable law. Lender may from time to time appoint a successor trustee to any Trustee appointed hereunder who has ceased to act: Without conveyance of the Property: the successor trustee shall succeed to all the title, power and duties conferred upon the Trustee herein and by applicable law. 23. Attorney's Fees. As used in this Deed of Trust and in the Note- "attorneys" fees" shall be awarded by an appellate court. 24. Addendum, An addendum to the note contains provisions permitting the borrower under certain conditions to renew the note on the due date for successive five-year periods. If renewed, the interest rate and payment terms are subject ot adjustment during each five-year term. (most ond cana b) Homower, the Deed of Frost and 25. Law that Applies. This Deed of Trust will be governed by the laws of the State where the note is payable. rensonable anormes some and (d) Bontower takes such actions i sudorano, consequably reached to some characterists IN WITNESS WHEREOF, BORROWER has executed this Deed of Trust all reasonable can associated mours of by Lender and Trustee freations Beston of Citto Mensaches of any other concounts of Property parso and to the pures of the active that the barrower pays confer off some which active enture of the conference of the conferen Stoberty but some to the buser of sole continued in this Dec Richard, L., Cheshire in our features of the 1980 of the commission that Decade it is a sole of the commission of the continued in the continued of t discuntinued it any time prior to the carliered occur of the HOLLOWER PLANET BOLLOWER SHOW HERE THE LIMITED BY MOILY COX (Cheshire) [18] Borrower's Right to Reinstate. Notwite standing Cender's accellelation of the some second control to a cell free rustee's ned afterners' free and vests of title evidence. (b) mod superstants the title trace of traces and obtained because the country of the contract of the clark of TRUS, perior Courses the formal in the country of the country STATE OF FRANCES and attorners free and rosts of fitte evidence. (b) to Solution in the 19th and a second more and the pro and after happened by the recies of zinc through Author quanty outpost own to pay any the state of zinc through Miller General outpost own to pay any the state of zinc through the day and year in this certificate above written. tion to cause the Troperty to be sold. Trustee and Lander shall take (uch, and regarding My Commission expires: 7, 30, 89, France step Size regime united proches are a second to the correspond on the notice that the proposed of the correspond to the corresponding to t of the occurry Lo Incident (7 Lo 0) (10) travitate of the date specified in the notice may result in accolaration of our series of the date specified in the notice may result in accolaration of the date and the notice may result in accolaration. (ii) KEOOREAL LOK KECONAE ANCE approximate of a rational array of the reaction of the property of the following in fact colorary, and this notice matters required to be incurred in the rational distribution of the last colorary of the last colorary of the last colorary and the notice. For date in Surface and Surfa indebtedness secured by this Deed of Trust have been paid in full You are hereby directed to cancel said note or notes and this indebtedness secured by this Deed of Trust, have been paid in full; Tou are nereby directed to cancer-said note of notes and time Deed 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.

By It the local is made in presented upon the callowing pour fullocur (obscious abbits). anole the proceeds of the sale in the following orders (a) to all repeats the correspondence of the sale, including, but not finded to.

Daje.

Dajes and afterness free and essis of the oridence, this all sums secured by this beed in Seast, and or the estimate of the original origi or implied. The recliais in the Trustee's deed shall be pring tade evidence of the recliais in the recliais in the france of the state of the section of the recliais in the france of the action of the recliais in the france of the section of the Truster chall deliver to the purchaser trusted, deed conveying the Property so sail without one covernor or correnty, expressed designer was purchase the Property at any side. of all ale any parcel of the Property by public amonumenent in the time and place of any presidently son dated rate. Leader of Lender's terms designated in the malice of the sale in one of more parcels and in such artists will rusted may described I confee have produced to the Trustee, without demand on Karrawer, shall self the Preperty ni painlic auction to the highest bloder of the time and phase and an der the Barrower and to the other persons prescribed by applicable law. After the lapse of Such time as may be recorded by applicable law. Property or some part thereof is located. Lender or Trusice shall give notice of sale in the manner presentled by applicable law to Return to: Engise resemble the restrict obtained by the restrict of the restri entitions tarther derivand and may abroke the power of sale and any other respective peruvuents by a spaintable anmediately due in a recommendation and the commendation of the second o STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Aspen Title & Escrow A.D., 19 88 at 11:39 the o'clock pM., and duly recorded in Vol. on Page Evelyn Bachn \$20.00

If Lenger, on the basis of any information obtained regarding the long-tereor reasonably edicinings (i.g.) and et a security our being an the pass of any information obtained regarding the coverient or agreement in the largest search interests and interests of any coverient by the Execution pass the contract of the same recented by the Execution pass in a submittee. Lender may declare the title succeeded the transfer of a coverient of the cover