

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all lixtures now or herealter attached to or used in connec-tion with said real estate.

Do met lose or defining this from Open Con the bight which it generat, bein and the definition to de antise to second on a second of many

£

The product is the product is the result is arrive description of the product of the pr

It is mutually agreed that: a. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, ill it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by in given in such proceedings, shall be paid to beneliciary and paper all reasonable costs, expenses and attorney's lees, both in the trial and n any reasonable costs and expenses and attorney's lees, both in the trial and n any reasonable costs and expenses and attorney's lees, both in the trial and n any reasonable costs and expenses and attorney's lees, and execute such instruments as shall be paine applied upon the indebtedness secured hereby; and grantor and the balance applied upon the indebtedness and execute such instruments as shall be pain. To blaining such com-y, At any time and from time to lime upon written request of bene-endorsement (in case of tube requery ance, for cancellation), without the triad the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

 $\mathcal{Q}_{\mathcal{O}}$ is the set of the

defaults, the person effecting the cure shall pay to the Densition of the furst developed and expenses' actually incurred in enforcing the obligation of the furst developed together with 'trustee's and attorney's lees not exceeding the amounts provided by law." 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 at the time of sale. Trustee shall deliver, to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoil. Any person, excluding the trustee, but including the design of the trustee sale to payment of (1) the expense of lasle, in-cluding the proceeds of sale to payment of (1) the expense of lasle, in-cluding the compensation of the trustee and a reasonable charge by trustee's any row of the standard region in the order of the interest of the sub-terion and beneficiary, may the his subcessor in interest entitled to such surplus, it any, to the genome row to his successor in the successor trustee, the latter shall be vested with all title, provided herein froustee and the interest may appear in the order of their priority and (4) the surplus, it any, to the genome or to bis successor trustee appointed herein or sto any trustee herein named by written instrument excluded with a projent here appoint as successor trustee, the latter shall be wested with all title, provides and any appoint and substitution shall be made by written instrument excluded by law. Trustee is not able in the roy of the successor trustee appointed here at here increaser trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is m

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 lean 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, agains or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 646.585.

í.

	<u>t</u> 273
and in fee simple of said described	to and with the beneficiary and those claiming under him, that he is le d-real-property and has a valid, unencumbered title thereto
xcept none.	Australia (n) para an apart so a banda antica anti- forenza - Exercis und - Discretis antica - Seconda -
hat he will warrant and forever del	fend the same against all persons whomsoever.
The plant is global control and set of the plant of the set of the set of the set of the set of the plant of the set of the set of the set of the of the set of the set of the set of the of the set of the set of the set of the set of the of the set of the set of the set of the set of the of the set of the set of the set of the set of the of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set	washing a name a tagan ang ang ang ang ang ang ang ang ang
If 15 fundhally gravel that i to the error the argument of the final to the to other constraint of marking the final to the final to other constraint of an ending the second for all desires in resolute that of the second processor.	independent specific set of the second se
A static strang deputy is considered as point for an interaction of the state of the state of the state of the state strang the state of the stat	Ch. Chu, U.V. M. S. Martin, and S
(a)* primarily for grantor's personal, tal.	of the loan represented by the above described note and this trust deed are: nily or household purposes (see Important Notice below). http://www.wawawawawawawawawawawawawawawawawa
nal representatives, successors and assigns.	It of and binds an particle instant the holder and owner, including pledgee, of the co The term beneficiary shall mean the holder and owner, including pledgee, of the co the term beneficiary construints this deed and whenever the context so requires, the mat
er includes the leminine and the neuter, an IN WITNESS WHEREOF, said	d the singular number includes the plural. I grantor has hereunto set his hand the day and year first above written.
PORTANT NOTICE: Delete, by lining out; whiche pplicable; if warranty (a) is applicable; and the tak word is defined in the Truth-in-Lending A	Beneficiary is the way budge with a second
ficiary, MUST, comply, with the Act and keyburs osures; for this purpose use Stevens-Ness Form mpliance, with the Act is not required, disregard	No. 1319, or equivalent.
e signer of the obove is a corporation, he form of acknowledgement opposite.)	(1) Burgaria, P. M. M. Market, and M. Mar Market, and M. Market, an Market, and M. Market, an
ATE OF OREGON) we have County of
This instrument was acknowledged be February 7, 19,90, by a	elore me on
Duane W: Smith	and a second sec
E THE A PRIME AND A COURSE	to Lidr Ori gon My commission expires:
My DANA M PUBLIC OBECC My Commission Expires	
an mai becarse immediately due and pe	TANDIe be used only when obligations have been paid.
D:	in the second backstone is the second by the foregoing frust deed. All sums secured had holder of all indebtedness secured by the foregoing frust device owing to you under the
id trust deed or pursuant to statute, to c	cancel all evidences of said trust
stewith logether with said trust deed) and itate now held by you under the same. Ma more than the same and th	and recompositions and documentations of second sec
	Bonoficiary
De not jose or destroy this Trust Deed OR THE	NO12 which it secures. Both must be delivered to the trustee for concellation before reconveyance will be
TRUST DEED	TUC UISUU STATE OF OREGON,
LUGLCOL (FORM No. 881) 11. 14. 14. 14. 14. 14. 14. 14. 14. 14.	ott ce of the county clerk of a County of
Juane e karen sinten	of of of of PM. and
	ntor 2734 or as fee/fil
Breston & Judy Shelton	ment/microfilm/reception No.
Preston & Judy Shelton 7441 Tingley Lane 9760	Wintess my martiness my
Preston & Judy Shelton 7441 Tingley Lane	01 90λ οι κινατά Record of Mortgages of said Co 01 90λ οι κινατά Witness my hand and 1ary 80λ οι κινατά County affixed. 1 90λ οι κινατά 90λ οι κινατά

2735

_