TARLA J. KNIEPS

K-42631 TRUST DIED

THIS TRUST DEED, made this 19th day of October , 19 90 between

21.643

To protect the security of this trust deed, if anto: agrees:

I do protect, preserve and maintain said property in food condition
and repair; and to tensore of clemolish any building or my tovement thereon;
not to convent or permit any vaste of said property.

I do complete or restore promptly and in good and workmanlike
manner are leading or improvement which may be constructed, damagied or
destroyed diverson, and pay when due all costs incurred therefor.

I do comply with all laws, ordinanter, regulations, coverants, conditions and restrictions allecting said property; if the beneficiary to request, to
pinn in exercising such financing statements pursuant to the Unit m Commercial Code in the beneficiary may require and to pay for illing same in the
pumper subtic office or offices, as well as the cost of all lies surches made
by thing elibers or searching agencies as nivy be deemed describle by the
beneficiary.

Id it et utually agreed that:

4. In the event that any portion to all of said property abuilt be taken the tilt of sensent deathin on conferention, beneficiary abuilt have the id it is viscle, he request that all on any portion of the not en payable id it is viscle, he request that all on any portion of the not en payable required to the sensent taking, which are it inserts of the sensent engined in all yes somable cools, expenses and alterney's fees retressivily, paid or all ye somable cools, expenses and alterney's fees the sensent end and appellate course, necessivily paid on incurred by hence of her less than any restonable costs and expenses and alterney is fees, in the trul and appellate course, necessivily paid on incurred by hence of her by and frances after all its own expense, to lake such actions a fees to all its own expense, to lake such actions and hereby and frances alterney and its more sense to lake such actions and the sensent and the sense and persentation of the deed and the note to tenes.

9. All are free of built reconveyances, for cancellation, pithys allecting ability of any serven her the payment of the indebted here. The inner owners the taken of the payment of the indebted here.

grating any easement or creating any restriction thereon: (c) join in any subvardination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The gratie in any reconveyance may be described as the "gerson or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthuliness thereoi. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby accured, enter upon the adequacy of any security for the indebtedness hereby accured, enter upon the adequacy of any security for the indebtedness hereby accured, enter upon the adequacy of any security for the indebtedness hereby accured, enter upon the adequacy of any security for the indebtedness hereby accured, enter upon the adequacy of any security for the indebtedness hereby accured hereby, and in such order as bernelicary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolitis, or the proceeds of fire and other insurance policies or compensation or swards for any taking or damage of the property, and the application or release thereof as alternal datall not cure or waine any default or notice of default hereunder or invalidate any act done purvant to such norice.

12. Upon default by grantor in payment of any indebtedness secured hereby immediately due to be application or release thereof as alternation, the hereliciary may declare all urms accured hereby immediately due to pay the pay of the pay of the hereliciary and the such and th

toglither with trusteen 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 prisponed as provided by law. The trustee may sell said property either in one percel 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 delives to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof if the trustee, but including the granter 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, including the compensation of the trustee and a reasonable charge by trustee atturney. (2) to the obligation occurred by the trust deed, (3) to all persons the deed, as their interest on the granter or to his successor in interest entitled to such surplus, it may, to the granter or to his successor in interest entitled to such surplus.

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16. Benelizing may from time to time appoint a successor or successor; to any trustee named herein or to any successor trustee appointed herein cit. Upon such appointment, 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 appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortisage records of the county or counties in which sthe proparty is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and

of the successor trustee.

117. Trustee excepts this trust when this deed, duly executed and meknimledfeed is made a public record as provided by law. Trustee is not oblikited to motily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, teneliziary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the houses berevader in ust for either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or towness tend from the United States in title insurance company authorized to insure title to real states, it is subsidiaries, efficiales, opens or branches, it is building, opens or branches, it is building, it is subsidiaries, efficiales, opens or branches, it is building, it is subsidiaries, efficiales, opens or branches, it is building the control of the Oregon State Bar, a bank to real subsidiaries, and the oregon State Bar.

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