67.8 = # 1 J

which are in secosa of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it lifest upon any reasonable costs and expenses and attorney's fees, both in the trial and appoliate ourset, necessary lifes or incurred by beneficiary in such proceedings, and the balance applied with the processary times accurate the companiation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of it less and presentation of this deed and the note for endorsment (in case of tull reconveyances, for cancellation), without affecting the liability of any person of the payment of the indebtodeness, trustees may (s) consent to the making of any may or glance electrically the indebtodeness, trustees may (s) consent to the making of any may or glance electrically consented in the payment of the indebtodeness, trustees may (s) consent to the making of any may or glance electrically consented thereto," and the recitals therein of any material values and the conclusive proof of the truthliness thereof. Trustee's less for any of the services mentioned in this paragings shall be not less than \$5.

10. Upon any default by grantoc herounder, beneficiary may at any carriery for the indebtodeness hereby the payment of the property or any part these of, in its own name sue or otherwise collect the rents, issues and profits, including those past indebtedness secured hereby, and in such order as beneficiary may at any carriery for the indebtodeness hereby storney's term of any entire the payment of the property or any part these of, in its own names sue or otherwise collect the rents, issues and profits, including those past indebtedness secured hereby may are application or release thereof is a forestant or any indebtedness of operation and collection, including reasonable and payment and or pay

and that the grantor will warrant and torever defend the same against all pers

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, rsonal 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.

secured nereoy, whether or not maked as a perientical retent.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular shall be taken to men and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

t applicable; if warranty (a) is such word is defined in the l neficiary MUST comply with th	lining out, whichever warranty (a applicable and the beneficiary is ruth-in-Lending Act and Regulation e, Act and Regulation by making tevens-Ness Form No. 1319, or e- equired, disregarantis notice.	on Z, the West Calcul		
S'	TATE OF GERNAL This instrument was	quivalent. N/2 SALVAMEN nty of SALVAMEN acknowledged before me on	10)ss. April, 1	, ₁₉ £\$
b)	This instrument was a	acknowledged before as on		, 19
TEN	PARKIRY		(1) (1)	
	L 8061444 LLC: CALPC MAR BITO COUNTY (1) BITO Mr. 21, 1862	My commission expires	Motary Public	to Out
	erricana veta ferma e des estado	My commission expires	1111tk 29,711	
ATE OF OREGON: COL			the 2nd	
ed for record at request April	A.D.: 19 93 at 9:0		duly recorded in Vol.	M93