

which we in access of the amount required to pay all reasonable costs, expanses and atterary's has necessarily paid or heatured by first for such proceedings, shall be paid to bandiclary and applied by a littlery in such proceedings, and the heatured spiled upon the indubted in the trial and appliants courts, necessarily paid to be an expanse, to take such actions and execute such actions as a such as the paid to be a such as the paid to be a such as the paid to be a such as the paid to the paid to the note for another prompts upon heatilistry's request.

"9. At any time and from time to line upon written equant of the not for another paid to the note for another paid to the note for another paid to the property; (b) join in such such as the note for another paid to the property; (b) join in such actions the note for another paid to the property; (b) join in such actions to the note for another paid to the property; (b) join in such actions to the property of the particular paid to the property; (b) printing any exceeding the individual watersty, all or any part of the property read to the property of the aerices mentioned in the results to the property of the aerices mentioned in time of the property of the property of the property or any part thereof, in its own names us or otherwise solded in present, by a fort of by a receive to a problemed by a court, and without regard to the adequacy of any security for the indebtedness been by security if the property of the property and thirty possession of the property and thirty possession of the property, the collection of such resistance and other insurance policies or compensation or awards for any taking or damage of the property and thirty possession of the property, the collection of such resistance and other insurance policies or compensation or awards for any taking or damage of the property and the property and the property of the p

and that the granter will warrant and forever defend the same against all persons whomseever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are.

(a)* primarily for granter's personal, lamily or household purposes (see Important Notice below).

(b) for an organization, or (even it granter is a retural person) are for business or commercial purposes.

This deed applies to, immes to the benefit of and binds all parties hereto, their heirs, legatest, devisees, administrators, executes, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not maned as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that it he context so requires, the singular shall be taken to mean and include the plurel, and that generally all grantmatical changes shall be made, assumed and implied to make the previsions hereof apply equally to corporations and in individuals.

IN WITNESS WHEREOR, the granter has executed this instrument the day and year first obove written.

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

ANT NOTICE: Delete, by lining out, whichever warranty (a) or (h) is able; if warranty (a) is applicable and fine beneficiary is a creditor able; if warranty (a) is applicable and fine beneficiary is a creditor.	euch
ord is defined in the Truth-in-Lending Act and Regulation 2, the MUST comply with the Act and Regulation by making required with the Act and Regulation by making required to the Must are supported to	
ince with the Act is not required, disregard into theree.	1 ,19 93,
STATE OF OREGON, County of Research This instrument was acknowledged before me on October DONALD J. HOPERICH AND SUZANNE HOPERICH This instrument was acknowledged before me on	
by	
NOTARY PUBLIC: OREGON	Heart
My commission expires SEPT.08, 1995 My commission expires	Notery Public for Oregon

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STATE OF OREGON: COUNTY OF KLAMATH: ss.	가는 사용하다. 지나 사용하는 중단한 전환 사용하는 것이 되었다.
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