7. Defaults, Sato, (a). Remail continues under this Deed of first is essential it Granic consist cast as graduals by the train or given or it have a breast of the process contains in the Deed of fust or any other occurrent secured, the form Deads within and the Deed of furth seal minimization become the gradual and the dead and any other secured in the contraction is secured by the process of a given or contained in this death of secured by the contraction of the c

13.2.E.E.

Sale (a) Promot performance under this Deed of Trust is ex-	sential. If Grantor doesn't pay any installment of the Loan on time, or if there is urnent securing the Loan, Grantor, will be in default and the Debt and any other urnent securing the Loan. Grantor, will be in default and the Debt and any other urnent securing the Loan.
a breach of any of the profiless course by this Deed of Trust shall immediately becomeney whose repayment is secured by this Deed of Trust shall immediately become and Beneficiary exercises its right to demand repayment in full, the principal ball	
at a rate of imper peccent (1979) and accordance with Oregon law, at a public a writing, Trustee shall sell the Property in accordance with Oregon law, at a public a writing, Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale as follows:	auction to the right as observed the sale including a reasonable trustees fee and tawyer's fee; (i) to the obligations he sale including a reasonable trustees fee and tawyer's fee; (ii) to the obligations he sale raccordance with Orepon law. It accordance with Orepon law. It accordance with Orepon law.
Grantor had on the interest in the Property which Grantor had the power to come Grantor had on the interest in the Property which Grantor had the power to come subsequently acquired. Trustee's deed shall recite the facts showing that the sale subsequently acquired. Trustee's deed shall recite the facts showing that the sale of Trust. This recital shall be primal facte evidence of such compliance and conclude the property of the primal facter evidence of such compliance and conclude the primal factor of the primal factor of	leyed the time or execution of this Deed swas conducted in compliance with all the requirements of law and of this Deed swas conducted in compliance in favor of bona fide purchasers and exam- usive evidence of such compliance in favor of bona fide purchasers and exam- cutions and purchasers are produced.
brancers for value. 3 (3) The power of sale conferred by this Deed of Trust is not an exclusive or sue on the Note according to law. Beneficiary may also take such other action or sue on the Note according to law. Beneficiary may also take such other action and/or exercising the rights of a secured party under the fundom Commercial and/or exercising the rights of a secured party under the this fleed of Trust.	nemedy. Beneficiary may use successful the securing of appointment of a receiver in as it considers appropriate including the securing of appointment of a receiver no as it is considered to the security of the securing of appointment of a receiver prompt payment after its due date. Beneficiary does not waive its right to require prompt payment.
when due of all other sums so secured or to declare detault for failure to so p when due of all other sums so secured or to declare detault for failure to so p and a Condemnation; Eminent Domain in the event any portion of the Pro of the award, or such portion as may be necessary to fully satisfy the Debt and	operty is taken or damaged in an eminent domain proceeding, the entire amount, operty is taken or damaged in an eminent domain proceeding, the entire amount, or all other obligations socured by this Deed of Trust, shall be paid to Beneficiary or all other obligations socured by law and
to be applied interest. 19 Fees And Costs Grantor shall pay Beneficiary's and Trustee's reasonate lawyers' tees in any lawsuit of other proceeding to foreclose this Determinent to prosecute or defend to protect the lien of this Deed of Trust and in any other proceeding to the protect of the lien of this Deed of Trust and in any other proceeding.	able cost of searching records, that will be seed of Truster in any lawsuif or proceeding which Beneficiary or Truster is obliged eed of Trusts in any lawsuif or proceeding which Beneficiary in collect the Debt, including any disposition of the process of the process of written request of the above.
Property under the United States of the Property 10. Reconveyance Trustee shall reconvey all or any part of the Property Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secularity of the Cesth, incapacity, of 11. Trustee; Successor Trustee in the event of the Cesth, incapacity, or	covered by this beed of this to the period of the person entitled thereto, ared and written request for reconveyance by Beneficiary or the person entitled thereto, it is ability or resignation of Trustee, Beneficiary shall eppoint in writing a successor fisability or resignation of Trustee, Beneficiary shall eppoint in writing a successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which this Deed of Trust is recorded, the successor trustee shall of the county in which the successor trustee shall on the successor trustee shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall shall
Trustee, and upon the recording of such appears in the biggland to notify be vessed with all powers of this original Trustee Trustee is not obligated to notify be vessed with all powers of this original trustee or Beneficiary shall be a party unless or proceeding in which Grantor Trustee or Benefit and obligate the party of the party secured by the party of the party secured by	y any party hereto di a pending sale unice any s such action or proceeding is brought by the Trustee is, their heirs devisees, legaties, administrators, executors, successors and assigns, by this Deed of Trust, whether or not that person is named as Beneficiary herein, by this Deed of Trust, whether or not that person is named as Beneficiary herein.
The term Beneficiary shall need of Trust relening to one person shall be read to The words used in this Deed of Trust relening to one person shall be read to become responsible for doing the things this Deed of Trust requires it any pro- per religiously the provision of this Deed of Trust Dut that Deed of Trust and religiously any other provision of this Deed of Trust. Dut that Deed of Trust	o refer to more than one person it was a first to be invalid under law that fact shall revision of this Deed of Trust is determined to be invalid under law that fact shall revision of the provision or provisions held shall be construed as it not containing the particular provision of not exist.
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPTIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT OF THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT.	RIBED IN THIS INSTHUMENT THE PROPERTY SHOULD CHECK
DIED to 13th day of 1	Ministell Harris
COMMUNICORRIGIDADED SECURIOR STATE OF CITIED COMMUNICATION SECURIOR STATE OF CITIED COMMUNICATION SECURIOR SECU	Mily a Warris
The substitute was administrated and before the sections.	Kenneth J Harris
<u>Dec. 13 (993</u> 500) LLA Harris	Consola Constance
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REQUEST FOR (Do not record. To be used	FULL RECONVEYANCE d only when Note has been paid.)
to the part of the local cases and takes and all of the local and all of the local cases are all of the local cases and all of the local cases are all of th	er indetrectress secured by the watern Deed of Trust. Said Note, together with all other secured you are hereby requisited and directed, on payment to you of any sums owing secured you are hereby requisited and directed, on payment to you of any sums owing secured you are hereby requisited of indetrectness secured by this Deed of Trust, together stored, and all other evidences of indetrectness secured by this Deed of Trust, all the estate now held by you thereunder.
the state of the state of the County of State to County the State above men	ect and you are hardly recreated and (insted, or paymont to you or any association of any association and all other exidences of indebtachess sociated by this Deed of Trust, together signed by the terms of this Deed of Trust, all the estate now held by you thereunded by the terms of this Deed of Trust, all the estate now held by you thereunded by the terms of this Deed of Trust, all the estate now held by you thereunded by the terms of this Deed of Trust, all the estate now held by you thereunded by the terms of this Deed of Trust, all the estate now held by you thereunded by the terms of the Deed of Trust, all the estate now held by you thereunded by the terms of the Deed of Trust, all the estate now held by you thereunded by the terms of the Deed of Trust, all the estate now held by you thereunded by the terms of the Deed of Trust, all the estate now held by you thereunded by the terms of the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the estate now held by you thereunded by the Deed of Trust, all the English the Deed of Trust, all the Deed of Trust, all the Deed of Trust,
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STATE OF OREGON: COUNTY OF KLAMATH: SS.	the 14th day AM and duly recorded in Vol. M93
Filed for record at request of	24 o'clock AM., 22100
TEF \$15.00	By Shirmer Yutte