

which are in excess of the amount required to pay oil reasonable costs, expenses and atterney's loss necessarily paid or incurred by granter in stark proceedings, shall be paid to beneficiarly, and applied by it I nit upon any reasonal is costs and expenses and atterney's less, both in the strial and applied courts, necessarily paid or incurred by brant in any in such proposed; and the balance applied upon the indebtedness recurred hereby, and granter agrees, at its own expense, to the such actions and execute such instruments as shall be headested in obtaining such compensation, promptly upon the reflective property.

19. At any time and from time to time into the internet property in the note for endorsement (in case of tall recovery excess, for cancellation), without atlecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the reaking of any man or plat of the property; (b) join in granting any essential recovery, without warranty, all or any part of the property. The grantee in any recovery are prod of the truthinless thereof. (d) recovery, without warranty, all or any part of the property. The grantee in any recovery are prod of the truthinless thereof. (d) recovery, without warranty, all or any part of the property. The grantee in any recovery are prod of the truthinless thereof. (d) recovery, without warranty, all or any part in the property. The grantee in any recovery are prod of the truthinless thereof. (d) recovery, without warranty, all or any part in the property. The grantee in any recovery are prod of the truthinless thereof. (d) recovery, without warranty, all or any part thereof, in its own name such or other trustee with the property or any part thereof, in its own name such or otherwise collect, the trust, including those part in the angular pay the same, less cot a and expenses of over ation and collection of such rents, issues and profits, or the proceeds of live and other insurance policies or compensation it avaired to any taking or damage of t

deed of any matters of fact shall be conclusive proof of the truth alness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the lowers 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 resionable charge by trustee's artorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lens subsequent to the interest of the trustee in the frust deed as their interests may appear in the order of their priority and (4) the exceptus, it any, to the greator of to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, the latter shall be vested with all title; powers and duties conterred upon any trustes herein named or appointment. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when it coded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed duty executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notity any party hereto of percent as under any other deed of trust or any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary's successor in interest that the grantor is lawfully selected in fee simple of the real property and has a valid, unencumbered title thetero

and that the grantor will warrant and torever letend the same against all persons whomsever.

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

(a)* primarily for grantor's personal; himily of household purposes (see important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the bers lit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assign The term beneficiary shall mean the holder and owner, including piedgee, of the contract

personal representatives, successors and assign. The term beneficiary shall mean the notice and owner, including pleages, of the contract secured hereby, whether or not named as a beneficiary herein.

If n construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean 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.

*IMPORTANT NOTICE: Delete, by lining out, which ver warranty (a) or (b) is not applicable; if warranty (a) is applicable and it is beneficiary is a creditor as such word is defined in the Truth-in-Lending Act, and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclotives; for this purpose use Stevens-Ness Form No. 1319, or equivalent from pliance with the Act is not required, disregard this notice. No land Martin Klamary STATE OF OREGON, County of This instrument was acknowledged before me on MARTIN ULL NOLLING 组织 This instrument was acknowledged before me on by OFFICIAL SEAL RANSE L. HERZING RANSE L. HERZINGER
NOTARY PUBLIC - CREGON
COMMISSION NO. 032430
MY COMMISSION EXPIRES MAY 30, 1998 (arg rd) Notary Public for Cregon May 30, 198 My commission expires ..

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