which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in sinch precedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's less, both in the stiel and applied courts, necessarily paid or incurred by bandiclary in such proceedings, and the balance applied upon the indibted-ness secured, hereby; and grantor agrees, at its own expense, to take such actions and execute such instrument: as all be necessary in obtaining such compensation, promptly upon expeliciary's request.

9. At any time and from time to time upon written request beneficiary, payment of its less and presentation of the dead and the note for endorsement (in case of full recompresses), for cancellation without attenting the liability of any person for the payment of the indibtedness, trustee may (a) consent to the continuous or other agreement affecting the label of the line of the person or creating any restriction, thereone, and the property. The grantee in any recompress may be described as the "person or person legally entitled thereoi," and the rectifies therein on any matters or lacts shall be conclusive proof of the truthfulness thereoi, Trustee's less 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 secure, enter upon and taken passession of the property or any part thereoi, in its own name sue or otherwise collect the entry, issues and profits, including those past due and unpaid, and apply the same, less coats and expenses of operation and collection, including reasonable and profits, including those past due and unpaid, and apply the same, less coats and expenses of operation and collection, including reasonable and profits, inclu 25906

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any porson, excluding the trustee, but including the grantor 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's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may the trust deed of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus.

15. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. 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 beneficiary, which, when recorded in the mortage 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, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party herefo of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenints and agrees to and with the beneficiary and the baneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and ha

and that the grantor will warrant and forever defend the same against all persons whomsoever.

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

(a)* primerily for grantor's personal, family 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.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, deviseez, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

on the stamot of or rations himself infrared to the second for a court of the task deed, from a second for a court of the second for the seco	Cymal R. Monto
IMPORTANT NOTICE: Below, by lining out, whichever warranty is a pit applicable; if warranty (a) is applicable; and the baneficiary is auch word is defined in the Truth-in-lending Act and Regularisticary MUST comply with the Act and Regulation by making the complete with the Act and Regulation by making the complete was Several-Ness Form No. 1319, or.	tal of tal in a creditor strong the Elizabeth C. Mas Chr.
compliance with the Act is not required, disregard this notice. STATE OF OREGON, Co	unty of Washington) 85.
This instrument man	sacknowledged before me onAugust 3
The the Ludheauer of the instrument was	s acknowledged before me on
detected authority page 195 reals that and public the	real and of theretore and or describe a few or the second
90 PFICIAL SEAL	
KATHLEEN R. WEINSTEIN NOTARY PUBLIC - OREGON	Darkburg Weinston
COMMISSION NO.033492 MY COMMISSION EXPIRES APR. 03, 1998	Notary Public for Orego My commission expires April 3, 1998

SI Fi Mortgages on Page 25005 of . County Clerk Evelyn Biehn Include Muelen CFEE \$15.00 e da esta participa de la composição de la La composição de la compo

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