

proceedings, thall be paid to benefit it reasonable corts, expenses and site reasonable reasonable in excess of the amount required to yell it reasonable corts, expenses and site reasonable in the control of the cont 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 appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all property of the property of the property of the successor trustee. The latter shall be vested with all be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in 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 hereto of pending sale under any other deed got is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed got is made a public record as provided by law. Trustee is 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 and the beneficiary's successor in interest that the grantor is lawfully excessed in fee simple of the real property and has a valid, unencombered title thereto and that the grantor will warrant and forever defend the same against all persons whomsoever.

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, family, or household purposes. INOTICE: Line out the warranty that does not apply!

A contract general applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgage or mortgage may be more than one person; that if the context security, it is singular shall be taken to mean and include the plural and that generally all grammatical changes shall be made, assumed IN WITTESS WHEREOF, said grantor has hereout set his hand the day and year first above written. CFFCIAL SEAL
MARJORIE A. STUART
MOTARY PUBLIC OREGON
COMMISSION NO. 040231
CCMMSSON EPPES DCC, ZA 958 1 Joursenson STATE OF OREGON, County of Klemath This instrument was acknowledged before me on August 22 JOHN W. QUISENEERY and ROZALYN I. QUISENBERRY My Commission Expires 12 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid) The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed or purily paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or purily many the trust deed of the control all evidences of indebtedness secured by the trust deed (which are delivered to you herewith the day you under the same, Mail reconvey, without warranty; to the parties designated by the terms of the trust deed the estate now the day you under the same, Mail reconveyance and documents to: Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Both must be delivered to the trustee cancellation before reconveyance will be made.



This insurance cove	rage disclosure is provided	d by the following			he following m
lagor/portower/purchaser:		100		la ira e eris	and the first of the second
Stephen King, Cath	y King & Roderick I). Hall	John W. Quisen	Decry	er
J. 数数3000多数数300000000000000000000000000000			ar Covers are	. ناد داند کا	· ·
Address 5729 Altam	ont Drive	253 643	essi <u>5379 Gle</u>	经通过的证据的	
Klamath Falls, OR	97603	Vi-	Klamath Falls	CR 97603	
A Meanway talks		(index)	A		
In accordance with	ORS 745.201(2), the lendin	g institution/lender	seller (referred to be	low as "we" of "@ 27.	s") nereby rum
the following notice to the	mortgagor/borrower/purcha	iser (reterred to be	ow as you or you	. ,.	
		WARNING			
cel this coverage by provid You are responsible or losn balance. If the cost to this added amount. The proof of coverage.	pense to protect our interest erage we purchase may not ling evidence that you have e for the cost of any insuran t is added to your contract of effective date of coverage urchase may be considerable damage coverage or any m	obtained property ice purchased by u or loan balance, the may be the date y	coverage elsewhere. The cost of this instance interest rate on the our prior coverage lates than insurance you co	urance may be acunderlying contrapped or the date	ided to your cor act or loan will a you failed to pro own and may no
Dated this 215	t day of August		96	anischnowenimunci Welml-Erv	asen .
Dated this215			96	SA/SORROWERI PURC	asen .
Dated this 215			96	SA/SORROWERI PURC	asen .
Dated this215			96	SA/SORROWERI PURC	asen .
Dated this215			gentill	SA/SORROWERI PURC	asen .
Dated this215			gentill	usenber	asea A
Dated this215			gentill	usenber	asen .
Dated this215	THUROMULANOS MANUELLA THUROMULANOS MANUELLA		yfnill yfnill e wonau	usenber	asea A
Dated this 215 By* Fixes December 19 By* By*	THUROMULANOS MANUELLA THUROMULANOS MANUELLA	, 10 A A A A A A A A A A A A A A A A A A	yfnill yfnill e wonau	usenber	asea A
Dated this 215 By* Fixes December 19 By* By*	THUROMULANOS MANUELLA THUROMULANOS MANUELLA	, 10 A A A A A A A A A A A A A A A A A A	yfnill yfnill e wonau	usenber	asen .
Dated this215	THUMONIUM CONTROLLER	, 11 → B → C → C → C → C → C → C → C → C → C	yfnill yfnill e wonau	usenber	asea A
Dated this215	THUROMULANOS MANUELLA THUROMULANOS MANUELLA	, 11 → B → C → C → C → C → C → C → C → C → C	yfnill yfnill e wonau	usenber	asea A
Dated this215	STRUMONICENCES/PETER STRUMONICENCES/PETER Y. IO. FACE COUNTY OF KLAMATH	B) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	yfnill yfnill e wonau	enternovenional	wasen de la

1973 NE

Gounty of Klamath

Gounty of Kla



STATE OF OREGON: COUNTY OF KLAMATH: ss.

The second secon

Frank M. William Control of Patrick House