20014 Tractoria which are in excess of the amount required to pay all responsible costs, expenses and atterney's has necessarily paid or incurred by granter is such proceedings, shall be paid to beneficiary and applied by it lint upon any mesonable costs and expenses and atterney's fees, both in the trial and appellate ocurts, mesensarily paid or incurred by pereliciary in such proceedings, and the balance applied upon the indebtedness socured barely, and granter agrees, at its own expenses, to take such actions and executes such instruments as shall be mesassary as obtaining such compensation, promptly upon bankliciary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for andersement (in case at full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) concent to the making of any many or plat of the property; (b) join in granting any exament or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "person or persons highly entitled thereto," and the recitals therein of any marters or inces shall be complisive proof of the tradificiants thereof. Trustee's less for my 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 count, and without regird to the adequacy of any security for the indebtedness hereby excured, enter upon and take possession of the property or any part thorsel, in its own name one or otherwise collect the rems, issues and profits, including those past clue and unpaid, and upply the same, less costs and expenses of operation and collection, including reasonable attorne 12. Uponaetaut by grantor in payment of any incurvatures secured interval payments of the essence with respect to such payment and/or performance, the beneficiary may declare all sums ascured hereby immediately the and payable. In such an event the beneficiary may elect to proceed to foreclose this trust deed in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, or may direct the state to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, if the beneficiary of the trustee shall execute and cause to be recorded a written notice of details and election to sell the property to sales, the beneficiary of the trustee shall execute and cause to be recorded a written notice of details and election to sell the property to sales, the beneficiary of the trustee of the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by edvertisement, and sale, and at any time prior to 5 days before the date the trustee that the trustee has commenced foreclosure, by edvertisement, and sale, and at any time prior to 5 days before the date the trustee the first pay when due, sums secured by the trust deed, the detault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the obligation of the trust deed together with trustee's and attorney's loss not exceeding the amounts provided by law.

14. Otherwise, the sale deed together with trustee's and attorney's loss not exceeding the amounts provided by law.

15. Otherwise, the sale deed together with trustee's and attorney's loss not exceeding the amounts provided by law. The trustee may sell the property even and the proper and that the grantor will warrant and lorever delend the same against all persons whomsoever. the grantor was variant and colorer agrees his same against an prison with missioner.

The grantor wastrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a) primarily for grantor's personal, tamily 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, inures to the benefit of and binds all pertias hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, nuccessors and assigns. The term hereficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. ing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so

	requires, the singular that implied to make the pro-	Il be taken to mean and in disions hereof apply equal WHEREOF, the gra	lly to corporation	s and to ind	ividilais.		U 447 7 45 45	
	建树 化二二烷 电压电流电流 网络拉拉二种子说	্তিপুনিয়ালৈ জনিব বিভাগ শীক্ষা শিক্ষা হয় ৮ জনিবয়া ৮৮% সংগ্ৰেম জিলিক চুল্লাক ক্ষানালক ক্ষা			And the second second	All terretti bile and c	હી, તાર્ગિક જેવા કરો કરો છે. જોકાર ભારત કરાયા છે હતું કર	4 3 2 346
	* IMPORTANT NOTICE: itels not applicable; if warranty as such word is defined in	od est tene eldosilege al lu	neficiery is a cradit	21 /	S. Bance	Clar	K	North State
	boneficiary MUST comply y disclosures; for this purpose if compliance with the Asti	ith the Act and Regulation use Stevens-Ness Form flo. and required, dismacrif to	try making require 1519, or equivalents is collect.	od KeX	y A. Clark	Translation is the re-	alia di seriore di seriore. Sino si stato di seriore di seriore	1111111
	Association of the control of the co	COM A COM COM COM STATE	CARL Commence	KLA	MATH) 5 3.		40
	la parate de la competitation de la competitat	This instrum	nent was ackno	wledged b	elors me on!!	1.4.Y 2.0		19.70,
		This instrum by NEILS:	nent was ackno	wledged b	efore me on	MAY	7.7,	19.78.,
	·	by NEIL D.	BANLE	nno	Secto bothol	tbox.box.t.t.t.		
		as	•••		/}			••••••
/		of		/	(<i>j</i>	\f}(\f\-		
		OFFICIAL SEAL	3 6)	1	Jona VI	V X	Tone	ව :
	The state of the s	DONALD J. TORRIE	()			Not	ery Public for	Oreson
		NOTARY PUBLIC - OREGO		Mycom	nission expires	10-14	-2001	
	M MY COMMISSI	COMMISSION NO. 30431 IN EXPIRES OCTOBER 14, 2				ar Palati far		
			XM2	Section 1	tu contitue desendados	is called the		
5	TATE OF OREGON: C	DUNTY OF KLAMATI	H: ss.					
	all of the same and all of the same of the		n . marshn o A.T	And Francis	o for portion special	ikan ku , jeri	11TH	dos
Ĭ	led for record at reques	of KALPH	PATTERSON	also date because the second	P_M., and de	the second second second		·
C	JUNE	A.D., 19 98	MORTGAGES		TO STATE OF THE STATE OF THE		VOI	917 - 927
,	la comprie surficient so	of	HURIGAGES			in G. Leisch, C	ounty Clerk	1000
	615 00			.	Caule		is to make	as .
ł	EE \$15.00		Jestine -	Harris 13				villar All
Ē.	the see was a series with		Arsens.					
	The process of the parties of the	leadon From Files 対象				To the Contract		ti Ale

Control of the state of the sta