not sooner paid, to be due and payable at maturity of note 19

The date of maturity of the debt secured by the instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the granter either quee to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of granter's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by granter of an eitnest money agreements does not constitute a sale, conveyance or assienmant.

To protect the security of this trust dued, frantor agrees.

To protect the security of this trust dued, frantor agrees.

1. To protect preserve and maintain the property is good condition and repeir; not to remove or decolish eny building or improvement thereon, not to commit or purall any wasts of the property.

2. To complete or restore promptly and in good; and shaltable condition any building or improvement which may be constructed, damaged or destroyed thetton, and pay when due all a vis incurred threfor.

3. To comply with all laws, ordinances, regulative, covenants, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statem at successant to the Uniform Commercial Code as the beneficiary may require and to pay for filling same in the proper public office or cliess, as well as the cost of all lines are the smaller of original same and by filing officers or esearching agencies as may be decond desirable by the beneficiary may from time to time require, in a mount not less than \$1.1384.RBDLE valuation of the property against loss or damage by fire and such other inhands as the beneficiary with loss payable of the letter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to produce any such insurance and to deliver the policies to the beneficiary as soon as insured; if the grantor shall fail for any reason to produce any such insurance and to deliver the policies to the beneficiary and any indebtodness secured hereby and in such order as biraliciaty may different the same at grantor expenses. The amount or object of the same and the property in the property before any part of such assessments and other charges that amount or objected, or any part thereof, may be released to grantor. Such application or rebase shall not cure or vaive any default or amount and promptly deliver receipts therefor to beneficiary as and such assessments and other charges that may be levied

It is mutually agreed that:

8. In the event that any portion or all of the paperty shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The flust Good Act provides that the trustes herounder must be either an attriumey, who is an active member of the Dregon State Box, a bank, trust company consumers and learn association authorized to do business under the laws of Gragen or the United States, a title insurance company authorized to incure title to real preparty of this state, its substitutes, infiliates, agents or brunches, he United States or any agency thereof, at an error agent licensed under ORS GME.505 to 606.585.

"WARNING: 12 USC 17011-3 regulates and may prohibit exercise of this option."

"The publisher supposts that such an agreement address the firms of obtaining trinsficient's consent in complete detail.

which init its vices of the animant lequired to paly all riess. Bibs costs, explaned and attacher's like i messarily paid or instant of the part in start, increasilings, shell bo) had to be beneficiary and applied to part of a fractive the part of a fractive that it is the units any reasonable cost, and explained part of the property in the part of the tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the colleteral becomes damaged, the coverage purchased by heneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by heneficiary, which cost may be added to grantor's contract or loan balance. It it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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

(\*\*)\* primarily for funtor's personal, lamily or household purposes (see Important Points below).

(\*\*)\* primarily for funtor's personal, lamily or household purposes (see Important Points below).

(\*\*)\* for an organization, or (even it funntor is a vatural person) are for business or commercial purposes.

This deed applies to incress to the benefit of and binds all parties hereto, their heirs, legatess, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary bright.

In proposition this fount dead it is employeded that the treates founds and the found it is employeded. Secured necesy, whether or not named as a hencetolary termin.

In constraint this trust dead, it is understood that the granter, 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 here, t apply equally to contrations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the flay and year first above written. \*IMPORIANT NOTICE: Delete, by licing out, whichever warmen y (a) or (b) is not applicable; if warmenty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the baneficiary MUSI comply with the Act and Regulation by mosting required disclosures; for this purpose use Stevens-Ness Forms No. 1319, or equivalent. If compliance with the Act la net required, disregard this notice. Bruce E. Brink une Melen G. Walter by & Succe Helen G. Wolter STATE OF OREGON, County of Klamath by Bruce E. Brink and Helm G. Hilter This instrument was acknowledged before me on .... OFFICIAL SEAL

OFFICIAL SEAL

HITHODA K. OLIVIER

NOTAFIY PUBLIC ORESON

COMMISSION NV. 053021

IV COMMISSION EXPIRES APF. 10, 2000

REDUCTO FULL RECONVEY ANCE I JOI HELL Worlary Public for Oregon My commission expires 4 100 200 REQUEST FOR FULL RECONVEY ANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: Aspen Title & Escrow the Filed for record at request of \_ 3:53 o'clock P. M., and duly recorded in Vol. \_ \_A.D., 19 <u>98</u> \_ at \_ August on Page 28935 Mortgages Bernetha G. Letsch, County Clerk

\$15.00

FEE