NOTE: The trust Deed let provides that the frustee herougher must be either an attorney, who is an active member of the Oregon State 3at, a ban't, trust company or savings and lean association authorized to no business it ider the laws of Oregon or the United States, a title insurance company authorized to insure title to real or savings and lean association authorized to houseness it ider the laws of Oregon or the United States, at title insurance company authorized to insure title to real properly of this state, its subsidiaries, affiliates, agains or business, the United States or they agency thereof, or an escent again licensed under ORS 686.595 to 696.585.

**WIAF-WING: 12 USG 17(1)-3 regulates and may problem exercise of this option.

**The publisher suggests that such an egmentent address the issue of obstituting beneficiary's exceent in complete detail.

121 132104 75 SO

THE STEVENSHEELEN WALLERS VETS BEING A

which are in secess of the amount required to pay at personable dast, explicit and attorney's free insensatily poid or insufficiency and applicatly it if an upon any insucrable costs and expenses and attorney's free, both in the little and and appellantic courts, necessatily paid or chi surned by personating and an application courts, necessatily paid or chi surned by personating and in such geometric and at appellantic courts, necessatily paid or chi surned by personation and in such geometric and an application of the such geometric and an accuracy hereby; and france applied upon the indebtedness secured hereby; and france and from time to time upon in little nequest of bosolitating, payment of its fest and presentation of this deed and the note of endorsemed (in case of tall recompany in a property). The former court is the sum of a presentation of this deed and the note of endorsemed (in case of tall recompany in a property). The former court in the little of any run property. The former court in the little of any run property. The former court in the little of the property of the services sentioned in this paragine the language and the little deed or the little of the services and in this paragine, the language and the little deed of the little of the paragine property. The former court is sufficient to the sum of the property of the services sentioned in this paragine, the land is not less than 3.

10. Upon any default by granter hereunder, bureficiary may an any time without melticulars because the property of the services strength of the adequacy of any security for the individues because the property of the services the service of the adequacy of any security for the individues because at the property of the service of the property of any part that the property is continued to the rent, issues and profits, or the proceeds of lite and other insurance policies or componsation or always and supersess of operation part of the property, and the application or release thereof as anoresid, shall not cure or w

frantor 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 expense of sale, including the compensation of the structee and a remonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all pensons having recorded lieus subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granter 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 havein or to any successor trustee appointed hereunder. Upon such appointment, and vithout convenues 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 heneliciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper epopulatent of the successor trustee.

17. Trustee accepts this trust when this deed, fully executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party heneto of pendict, 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 bought by trustee.

The grantor coverants and agrees to and with the beneficiary and the beneficiary's successor in interest that the funtor is lawfully seized in tee simple of the real property and has a valid, unexcumber of title thereto, except as may be set forth in an addendum or exhibit attached hereto, and that the grantor will warrant up drover defend the same against all possons whomsoever.

WARNING: Unless grantor provides heneficiary with evidence of insurance

\$15.00

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, bereficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This incurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or alleinst 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 ben efficiary, which cost may be added to granter's contract or loan balance. If 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 demage coverage or any mendatory liability insurance recuirements imposed by applicable law.

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 purpuses (see Important Notice below),

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

This doed applies to, inures to the benefit of and binds all putties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The form beneficiary shall mean the holder and owner, including pleagee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, 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, assumer and implied t					
	HEREOF, the grants: h				tten.
* HAPORTANT NOTICE: Delote, by		y (e) or (b) is	UCE E. BRINK	ne'	
not applicable; if warranty (a) is as such word is defined in the		y is a creditor BB	UCE E. BRINK	2 -2	100
beneficiary MUST comply with I		kine remire	lex List 1 essay	JULE ZX JUNA	: His
discloserer; for this purpose use		or equivalent. HE	LEN WOLTER	NE BURE DUNG	
If compliance with the Act is not		•			
alaing give a secondarios	TATE OF OREGON, C	County of Kl	AMATH) ss.	
	This instrument w	ne acknowledged	hefore me on J	uly 31,	.o 98
_	Presso 17 Thirty	AT THE STATE OF TH	1911		1
一 問題知 打印 二乙烷烷件	y		71-	31,	0.0
그러를 하게 살아 있는 나를 가다.			percre rue on 7777	٠	, 1929,
	Bruce E. Brin	n.k			
MENTIFICATION POST	BESSIESENKRY J. I. J	fact /		1 2717	
OFFICIAL SE	Halen Wolker	r I		1 2/11/	
NOTARY PUBLIC-D	PECON N	\			
COMMISSION NO.	53021		1 1 1 1 1 1 1 1 1		
MY COM VISSION EXPIRES.	LPS. 10. 2000 A	Motare	Public for Orason I	ly commission expires	4/10/200
CONTROL OF THE PROPERTY FOR					
	REQUEST FOIL FULL RECONVEYA	ANCE (To be used only	when obligations have bee	n paid.)	
TATE OF OREGON: COUN	TY OF KLAMATH: ss.				
the Half Bearing of September 1	1000年1月1日 100日 100日				
iled for record at request of	Aspen	Tirle & Escr	nwar i	the6th	day
f August					
of	THE PROPERTY				
or distant			Bernetha G	Leisch, County Clerk	

By Kattlein