repres y as the energy the departments, accusably, eigened at the contract energy and a series, as an energy eigened and they probabilistic and the contract and they probabilistic and the contract and the contract

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37372 which are in excess of the amount required to per all periodic cours, expenses and severally paid or incurred by granter in sectifications, which is present to be proposed by it that upon any meanmable costs and expenses and attorney's toos, both in the trial and assemble cours, recreasily paid or interior by beneficiary in such propositions, and the belance applied upon the indebted-ness secured, hereby; and granter egrees, at its owns assemble, in sixty such actions and execute and instruments as shall be necessary in obtaining such compensation, promptly upon three lifesty's request.

9. At any time and front time to time upon written expense of inscallatory, payment of its less and presentation of this deed and the role for endorsoment (in case of full reconventes) and consent of the control of the indebtedness, trustes may (a) consent to the making of any map or plat of the property; (b) poin in gravitag any excepted the indebtedness, trustes may (a) consent to the making of any map or plat of the property; (c) poin in gravitag any excepted to the property; (d) poin in any part of the property. The granter in any reconvergence may be described as the "person or persons legally entitled therefo," and the recitals therein of any matters or facts shall be conclusive proof of the truchtuiness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter havetened; 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 secured, onter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past three and unpaid, and apply the same, less costs and expenses of operation and collection, including responsible attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. 11. The entering upon and taking possession of the property, the collection of such rents; houses and profities or compensation or awards for any taking or damage of the property, and the application or release thereof as atmend, shall not curve or waive any default or motice of default hereunder or invalidate any act done pursuant to exch notice.

12. Upon default by grantor in payment of any indebtedness recursed length or in quantity application of any agreement becomed, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums sourced bready immediately due and payells. In such an event the beneficiary may elect to prosest the receive that the trust deal of engity as a contragely of direct the trustee to receive the trust deal of engity as a contragely of direct the trustee of the trust deal of engity as a contragely of direct the law or in equity, which the beneficiary may have. In the wrant the beneficiary allows the trustee shall execute and cause to be received the relationship electric foreclase by advertisement and sale, the beneficiary of the trustee shall discount the state of the trustee shall be beneficiary of the trustee shall be trustee shall be trustee that the trustee that gamor or any other person so priviled by ORS \$6.73. nay cure the default on detaults. If the default contains the trust deed in the manner of relationship to the beneficiary all costs and aspenses actually incurred in endough the person allocating the cure shall pay to the beneficiary all costs and aspenses actually incurred in enforcing the cure about the person of electing the cure shall pay to the henoliciary all costs and aspenses actually incurred in enforcing the cure of the sale may be postproment required the part of the person, the sale call the beneficiary and the henoliciary and provided by law. The trustee and storage has a contract to the highest contains the attached bereto, and that the granter will warrant and torever useen a resume against an person manufactured by the con-WARNING: Unless granter provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at granter's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay ony 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 beneficiary, which cost may be added to grantor'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 granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mendatory liability insurance re-This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, devises, administrators, executors, personal representatives, successors and assigns. The term bandiciary shall mean the holder and owner, including piedges, of the contract secured hereby, whether or not named as a beneficiary herein. In constraing this trust deed, it is understood that the granter, trustee end/or beneficiary may each be more than one person; that if the contest so requires, the singular shall be taken to meen and include the plurel, and that generally all grammatical changes shall be

made, assumed and implied to make the providers hereot apply equally to corporations and to instrument. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above *IMPONIANT NOTICE: Oblite, by lining out, whichever warranty [a] or [b] o	written.
the complete the state of the part of the security of the secu	
STATE OF OREGON, County of	, 1998
by Brian H. Littleton & Dorothy J. Littleton, his wi	fe
This instrument was acknowledged before me on	, 19
HOHARD H. MURIATI	<u>//</u>
NOTATY PUBLIC - OPEGEN	77
MY COMMESSION EXPRESS FEE. 15, 2001 Avoidar's Public for Oregon My commission exp	108
NAME AND ADDRESS OF THE PARTY O	

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Town & Country Mortgage the 12th day of October A.D., 19 98 at 11:15 o'clock A. M., and duly recorded in Vol. M98 of Mortgages on Page 37:371

FEE \$15.00

REQUEST FOR FULL RECONVEYANCE (Fo be used only when obligations flows been paid.)

Town & Country Mortgage time 12th day on Page 37:371

| Bernetha G, Leisch, County Clerk | PEE \$15.00