or savings and loan association authorized to do business under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States of any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option.

\*The publisher suggests that such an agreement address the Issue of obtaining beneficiary's consent in complete detail.

ich see ill avesse of the amount required to oay	all responsible costs, expenses and atturney's tree necessarily paid or incurred by grantor all responsible costs, expenses and atturney's tree necessarily paid or incurred by grantor and expenses and atturney's fees, both
SHOW DIOCHOGINES, SUGIL DO DUIG TO WOTHER WILLS	The control of the state of the state of the second state of the s
as escured hereby, and grantor agrees, at the	eneticiary a request
9. At any lime and from time to time upor	ances, for cancellation), without stracting the liability of any person for the payment of
e indebtedness, trustee may (a) consent to the	ordination or other agreement affecting this deed or the lien or charge thereot; (d)
onvey, without warranty, all or any part of the	of any matters or lacis shall be conclusive proof of the truthfulness thereof. Trustee s
ally entitled thereto," and the rectally interesting for any of the services mentioned in this part	agraph shall be not less than \$5.
10. Upon any detault by grantor hereunder,	o the adequacy of any security for the indebtedness hereby secured, enter upon and take
ossession of the property or any part thereof, it	and expenses of operation and collection, including reasonable attorney's fees upon any
adahtedness secured hereby, and in such order es	s belief and profite or the proceeds of fire
nd other insurance policies or compensation of a	watus to and the state of the new act done number to such notice.
foresaid, shall not cure or waive any default of	y indebtedness secured hereby or in granter's performance of any agreement hereunder, time
eing of the assence with respect to such payment to and neveble. In such an event the beneficiar	ry may elect to proceed to foreclose this trust deed in equity as a mortgage or direct the
rustee to foreclose this trust deed by adversacing	ve. In the event the beneficiary elects to loreclose by advertisement and sale, the bene-
iclary or the trustee shall execute and cause to be	lix the time and place of sale, give notice thereof as then required by law and proceed
ion secured hereby whereupon the trustee shall to toroclose this trust deed in the manner provide	led in ORS 86,735 to 86,795.
13. After the trustee has commenced fore- trustee conducts the sale, the granter or any off	her person so privileged by ORS 86.753, may cute the default or defaults. If the default
consists of a failure to pay, when oue, sums sections of the cure other than such portion as wou	uld not then be due had no default occurred. Any other default that is capable of being
cured may be cured by tendering the performance fault or delaults, the person ellecting the cur-	e shall pay to the beneficiary all costs and expenses actually incurred in enforcing
the obligation of the trust doed together with the	fusion a distance of the notice of sale or the time to which
14. Otherwise, the sale shall be need on the	The trustee may sell the property either in one parcel or in separate parcels and shall sell
the parcel of parcels at auction to the nighest L	bludes to the process of implied. The recitals in the
deed of any matters of fact shall be conclusive drantor and beneficiary, may purchase at the sal	te.
15. When frustee sells pursuant to the po	wers provided herein, the factor of the polication secured by
penses of sale, including the compensation of the trust deed. (3) to all persons having recorde	ed liens subsequent to the interest of the trustee in the trust deed as their interests may
16. Beneficiary may from time to time a	appoint a successor or successors to any trustee named herein or to any successor trustee
appointed hereunder. Upon such appointment,	and without control to the same with any and substitution shall be
made by written instrument executed by belieff	iciary, writering which the supportune ferrofag
property is situated, shall be conclusive proof of 17. Trustee accepts this trust when this conclusive and a blanded to notify any party hereto of 1	deed, duly executed and acknowledged, is made a public record as provided by law. Trustee deed, duly executed and acknowledged, is made a public record as provided by law. Trustee pending sale under any other deed of trust or of any action or proceeding in which granter,
is not obligated to notity any party nereto of pharaticiary or trustee shall be a party unless su	uch action or proceeding is brought by trustee.
The grantor covenants and agrees to and	is a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit
attached hereto, and that the granter will wall	the distance with avidence of incurence coverage as required by the con-
tract or loan agreement between them,	beneficiary may purchase instruct if the colleteral becomes damaged,
ficiary's interest. This insurance may, bu	ut need not, and protect gather or advised deaptor Grantor may later cancel
the coverage purchased by beneficiary i	may not pay any continuous in covered elsewhere. Grantor is responsible
for the cost of any insurance coverage	purchased by beneficiary contract or long will apply to it. The effective date
loan balance. If it is so added, the inter-	est rate on the underlying data departer failed to provide proof of coverage.
The coverage beneficiary purchases me	prior coverage lapsed or the date grantor lanes to provide might otherwise lay be considerably more expensive than insurance grantor might otherwise lay be considerably more expensive than insurance grantory liability insurance re-
obtain alone and may not satisfy any n	need for property damage coverage of many
quirements imposed by applicable law. The grantor warrants that the proceeds	of the load to the transport Motion helow)
(b) for an organization, or (even it gro	anter is a natural person) are for business or commercial purposes.
This deed applies to, inures to the bene	self of and binds all parities hereby, the holder and owner, including pledgee, of the contract
personal representatives, successors and assign secured hereby, whether or not named as a be	policiary herein.
In construing this trust deed, it is under	stood that the grantor, trusted and that denerally all grammatical changes shall be
made, assumed and implied to make the prov	risions hereof apply equally to corporations and to individuals.  I grantor has executed this instrument the day and year first above written.
IN WITNESS WHEREOF, the	grantor has executed this instruction in the service warranty (a) or (b) is
not applicable; if warranty (a) is applicable and in	Act and Regulation 2, the Water 100 Object 1111
disclosures; for this purpose use Stevens-19632 Forth	distribution of the state of th
STATE OF OF	REGON, County of DINTON MAL 25 1998
This ins	Trument was acknowledged before me on A Souther and Ann M. Souther
Bradley	A. Souther and Ann M. Souther Monumoula 5, 1978, strument was acknowledged before me on Monumoula 5, 1978,
	60410
OFFICIAL SEAL AS CARLA FRIEDT AS	
NOTARY PUBLIC-OREGON	Mila Francis
COMMISSION NO. COPOSA	William Mille
MY COMMISSION EXPIRES NOV 3, 2009	Notery Public for Oregon My commission expires
la de la companya de	ILL RECONVEYANCE (To be used only when obligations have been paid.)
STATE OF OREGON: COUNTY OF KLA	AMATH: - SS. Committee Com
	First American Title the 1st
Filed for record at request of A.D. 19 0	First American Title  98 at 3:22 o'clock P. M., and duly recorded in Vol. M98
of <u>December</u> A.D., 19 <u>of</u> of	on Page 43881
	Bernetha G. Letsch, County Clerk
FEE \$15.00	By Kotilum Kosa
ा । क्रुप्तां क्षेत्रके क्षेत्रके व्यक्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक विश्वकर्तिक वि	<del>era Santa,</del> i gant di la companya da 1900 da
	The state of the s