which are in presented in the second of the second costs, espenses and elloratory is consequently paid or incurred by grantor in such proceedings, shall be paid to possible in special proceedings, and it is paid to possible in the stall and appellate course, necessarily paid or incurred by possible in the stall and appellate course, necessarily paid or incurred by possible in the stall and appellate course, necessarily paid or incurred by possible in the stall and appellate course, necessarily paid or incurred by possible in the stall and appellate course, necessarily paid or incurred by possible in the stall paid the buildings of the indebted of the stall paid to the s **1**5069 deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor 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 expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the abligation secured by the trust deed, (3) to all persons having recorded lions 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 grantor or 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 herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance 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 beneficiary, which, when recurded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and ecknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party herefo of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustees shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the keneticiary's ancessor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit attacked hereto, and that the grantor will WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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 collateral becomes damaged, the coverage purchased by beneficiary 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 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 grantor might otherwise obtain 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 note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Empertant Notice below),

(b) for an organization, or (even it grantor is a natural person) and for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein. secured hereby, whether or not named as a beneficiary nerem.

In construing this frust deed, it is understood that the granter, trustes and/or beneficiary may each be more tium one person; that if the context so requires, the singular chall be taken to mean and include the plural, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and wear first above written.

\*IMPORTANT NOTICE Delete, by lining out, whichever warrenty toler(s) is not applicable, if warrenty toler and the beneficiary is a creditor.

\*IMPORTANT NOTICE Delete, by lining out, whichever warrenty toler(s) is not applicable, if warrenty toler, and the beneficiary is a creditor.

\*IMPORTANT NOTICE Delete, by lining out, whichever warrenty toler(s) is not applicable, if warrenty toler, and the provisions has included to the trust-in-landing Act and Regulation to the provisions has required. \* IMPORTANT NOTICE Delate; by lining out, whichever warranty (a) or [6] is not applicable, if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the fruit-in-landing Act and Regulation T, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. MARCIAR FRANCINE FRIESEN STATE OF OREGON, County of CANE This instrument was acknowledged before me on . ROLLIN D. FRIESEN and FRANCINE FRIESEN This instrument was acknowledged before me on

Notary Public for Oregon My commission expires & · Be second and STATE OF OREGON: COUNTY OF KLAMATH: SS. First American Title Filed for record at request of the April A.D., 1999 at 11:17 o'clock A M., and duly recorded in Vol. 15068 Mortgages on Page Mada Smith, County Clerk, Anda Smith FEE \$15.00 ethickly aby then the contraction ないた 子を ない 一の母 は 172 い 。 のないない いっこ ないないない بالمهارية والمهارة والمارة والمراجعة المسافرة The program of Manager and the second of the factor of the