

Such default, the party to such suit holding this mortgage may recover thereon as attorney's fees such sum as the court may adjudge reasonable, in addition to costs and disbursements allowed by the code of civil procedure.

In Testimony Whereof, the parties of the first part have hereunto set their hands and affixed their seals the day and year first above written

Signed, sealed and delivered
in the presence of us as witnesses: }
C F Craft
Dan J Malarkey

Mary Del Grosso 
Antonio Del Grosso 

State of Oregon
County of Multnomah } ss

This certifies, that on this 17th day of September A.D. 1895 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Mary Del Grosso and Antonio Del Grosso who are known to me to be the identical persons described in and who executed the within instrument, and acknowledged to me that they executed the same. And Mary Del Grosso wife of the said Antonio Del Grosso on an examination made by me, separate and apart from her said husband, then and there acknowledged to me that she executed the same freely and voluntarily and without fear, coercion or compulsion from anyone

In testimony whereof, I have hereunto set my hand and notarial seal the day and year last above written

Dan J Malarkey
Notary Public in and for
the State of Oregon.

Notarial
Seal

State of Oregon, County of Multnomah, ss.

I, H. C. Smith, Clerk of the County Court of the State of Oregon for the County of Multnomah, do hereby certify that said Court is a Court of Record, and that Dan J. Malarkey whose signature is affixed to the foregoing certificate of acknowledgement was, at the time of signing the same to-wit: the 17th day of September of 1895, a Notary Public in and for the said County and State, duly authorized and empowered by law to take and certify acknowledgments and administer oaths; that I believe the signature of the said Dan J. Malarkey subscribed thereto to be genuine, and that full