It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and afterney's lees necessary incurred by grantor in such proceedings, shall be pair to excess the amount required to the payable of the state of alterney's lees, and the pair to excess the same payable of the state of alterney's lees, and the balance of the state of alterney's lees, both in the trial and appellate courts, necessary in other or controlled the payable of the secured hereby; and granton agrees believe the proceedings, and the balance payable upon the indebtedness secured hereby; and granton agrees shall be recessary in obtaining such compensation, promptly me beneficiary's request.

9. At any payable of the security of the such actions and execute such instrument time to time upon written request of beneficiary, promptly me and from time to time upon written request of beneficiary and payable of the security of the such actions and secured to the security of the such actions of the security o

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein and the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred trustee herein and substitution shall be anade by written instrument executed by beneliciary, which, when records in the mortgage records of the country or countries in which the proper is situated, shall be conclusive proof of proper appointment of the 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding is hought by trustee.

attomey, who is an active member of the Oregon State Bar, a bank, trust companies or the United States, a title insurance company authorized to insure title to realisted or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585 NOTE: The Trust Deed Act provides that the trustee thereunder (must be either an attor or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

	d agrees to and with the beneficiary and those claiming under him, that he is law- described real property and has a valid, unencumbered title thereto  I described real property and has a valid, unencumbered title thereto  I to say the best to be a first a by any agree of the say and the say a
	orever defend, the same against all persons whomsoever.  or subject whom has surjective and any account of the same against all spersons whomsoever.  or subject whom has surjective and any account of the same against all spersons and any account of the same against a surjective and any account of the same against a surjective against a surject
ga et a fra essa en estado en essa sua 100 forman o ango estado en el sua 100 forman en estado en el estado en sua estado en estado en el estado en el estado en estado en el estado en el estado en el estado en estado en el estado en el estado en el estado en en estado en el estado en el estado en el estado en el estado en el estado en el estado en	And in the control of control of the
्राची में क्षेत्रक क्षेत्रकार सुन्दर्भ । भारता प्राथमितिक क्ष्रकार सुन्दर्भ । भारता प्राथमितिक क्ष्रकार सुन्दर्भ ।	contactions and apply the processing as some in preparation of the majority of the comprehension of the testing and the comprehension of the testing and the contact of the
g Hand sein konnes ein in the total or the total sea that was made properly in and the total season of the constant	proceeds of the loan represented by the above described note and this trust deed are:
(a)* primarily for grantor a per (b) for an organization, or (e)	even if grantor is a natural person) are for business of commercial purposes.  Apply the second of t
ersonal representatives, successors at ecured hereby, whether or not name	ed as a beneficiary herein. In construing this deed and whenever the content of
IN WITNESS WHERE	EOF, said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has hereunto set his tianu the buy the said grantor has here and the said gr
net applicable; it warranty (a) is applicant in the Truth-in- beneficiary MUST comply with the Act	n-Lending Act and Regulation Z, the and Regulation to the and Regulation by making required Albert Mark No. 1319, or equivalent.
disclosures, for this purpose use in frequire frompliance with the Act is not require	MANAGEMENT AND THE PROPERTY OF
Rate of California	On this the $\frac{26 \text{th}}{64 \text{day of}}$ June 19 89 before me,
county ofOrange	Kelly A Hall the undersigned Notary Public, personally appeared
lousehold Bank 🤼	Mike G Isaac ,
	1   personally known to me   1   proved to me on the basis of satisfactory evidence   subscribed to the   to be the person(s) whose name(s)   he   executed it.
OFFICIAL SEL  RELLY A. HALL  NOTANY PUBLIC - CALE  ORANGE COUNTY  By Comm. Expines Mar. 2	within instrument, and acknowledged that
y came	Notary's Signature (
RAT ACKNOWLEDGMENT FORM	K-62 (3-6  und satisfied, for nevery are directed, on payment to you or any sums owing to you under the terms of any satisfied, all evidences of indebtedness secured by said trust deed (which are delivered to you
said trust deed or pursuant to st	and sanistical, for hereby are directed, on payment to you of any attract deed (which are delivered to you statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you deed) and to reconvey, without warranty. No the parties designated by the terms of said trust deed the deed and to reconvey, without warranty and said trust deed the reconveyance and documents to
estate now held by you under the	
	Beneticiary
	Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DE	STATE OF OREGON, }
11 + * * * (FORM No. 881-1)	Talle free   Section 1. Mountain 37 Free tity that the within instrume
ATEVENS-NESS LAW PUB. CO.) POR	was received for record on theX.L. M. de 19.85
Grace of True cocality of Assault CII	### WET MESSETH was received for record on the "KTWRG  County Oregon, described as a property to trustee a property to the pook/reel/volume No
Grand Insectably  Machine III  Nighthau III	was received for record on thek.t.k.d.d.d.d.d.d.d.d.d.d.d.d.d.d.d.d
STRUCT ITTE COULTY  TO ANTICALITY  Night of the Country of the Cou	CONDUCTOR OF COURSES OF THE WAS RECEIVED OF JULY 19.85  GUARTY PRIES OF CHESTAL AND STREET OF SPACE RESERVED IN BOOK/reel/volume No. M89  SPACE RESERVED IN BOOK/reel/volume No. M89  FOR PRIEST OF THE WAS A CHESTAL OF CONDUCTOR OF THE MAIN AND THE WAS A CHESTAL OF CONDUCTOR OF THE MAIN AND THE WAS RESERVED IN BOOK/reel/volume No. M89  WITH THE COMBANA WAS RECEIVED OF THE WAS A CHESTAL OF COUNTY OF THE WAS RECORDED OF THE MAIN AND THE WAS RECORDED OF THE WAS RECOR