He 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 of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right, if its ociects, 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, even excess of the amount required pay all reasonable costs, even paid to pay all reasonable costs, even paid to pay all reasonable costs, and expenses and attorney's lees, point in the trial and appellate courts, necessarily paid or incurred by beneation in the trial and appellate courts, necessarily paid or incurred by beneated the payable of the payment of the such proceedings, and so we expense and attorney is reasonable even and executed hereby; and grantor agrees as hall so were expense, to take such actions and execute such instruments as a hall so were expense, to take such actions and executed hereby; and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in

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

16. Beneticiary may from time to time appoint a successor or successors to any frustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all popowers and duties conferred upon any frustee herein named or appointed hereince. Buch such appointment which which recorded in the mortgage records of the country or counties which the property in situated, shall be made by written instrume excuted by beneficiary, which the successor trustee.

of the successor trustee.

of the successor trustee.

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of the successor trustee accepts this trust when this deed, duly executed and obligated to made a public record as provided by law. Trustee is not obligated to made a public record as provided by law. Trustee is not obligated to make any party hereto of pending sale under any other deed of trust or do accepts when the successor in the shall be a party unless such action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the mustee hereunder must be either an attainer, who is an active member of the Oregon State Ear, a bank, trust company 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 or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.505.

The grantor covenants and agrees to an seized in fee simple of said described real	the state of the s	ত ক্রিক্রের টিনার বিভাগের কর্মান্ত্রী ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্ এই ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর্গক ক্রিকেট্রান্তর্গক্ষী ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর ক্রিকেট্রান্তর	or and the
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The grantor warrants that the proceeds of the lo	an represented by the shows done	ibed note and this trust deed are:	
(a)* primarily for grantor's personal, lamily of (b) for an organization, or (even it grantor is	a natural person) are for business	or commercial purposes.	
This deed applies to, inures to the benefit of an all representatives, successors and assigns. The te	nd binds all parties hereto, their herm beneficiary shall mean the ho	heirs, legatees, devisees, administrators, executional der and owner, including pledgee, of the control whenever the context so requires, the mascul	ters, ract line
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