It is mutually agreed that:

3. In the event that any portion of all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oragon 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 696.585.

TRUST DEED	ue of obtaining beneficiary's consent in complete detail.  STATE OF OREGON,
VIDA SARDINIA	County of
Digwan bostupes of a supply part of surf togeth in the sec of the supply part of surf togeth in the sec sec to subject the section (Combernes)	ment was received for record on the
JOHN E. DIEHL	FOR in book/real/volume No
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After Recording Return to (Name, Address, Zip) to any attention of the collection of the collection of the collection of the COHN -E-on DIEHL of the collection of the collect	Record of of said County witness by hand and seal of the county affixed.
SHELTON, WA 98584	NAME TITLE  By Deputy



which are in sexues of this amount required to pay all resultable tools, exponse and alternay's less necessarily paid to incurate by granter and the property of the paid to be balletery and upon the processing, in each paid to paid to be balletery and upon the processing, in contrast, and an advanced to the paid of the property and the processing of the processing of the processing of the processing of the property of the property and the processing of the property of the p

and that the grantor will warrant and forever detend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are;

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 Important Notice below).

(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 and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to; inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the foreign of the contract of the present the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that secured herein the foreign of the foreign of the contract of the plural, and that generally all grantant contracts and the foreign of the foreign

f the context so requires, the singular state of the provisions made, assumed and implied to make the provisions	hereof apply equally to corporations and to have a first above written.  itor has executed this instrument the day and year first above written.
IN WITNESS WHEREON, INC.	We some the same with the same and the same
Polete, by Ilping out, whicheve W	carranty (a) or (b) is afficient is a creditor id Regulation 2, the regulation 2, the
not applicable; if warrant, the Truth-In-Lending Act an as such word is defined in the Truth-In-Lending Act and as such word is defined in the Truth-In-Lending Act and as such word is comply with the Act and Regulation beneficiary for this purpose use Stevens-Ness Form No-disclosures; for this purpose use Stevens-Ness Form No-disclosures; for this purpose use Stevens-Ness Form No-disclosures; with the Act is not required, disregard this if compliance with the Act is not required.	by making required 1319, or equivalents notice.  10.94
If compliance with the Act is STATE OF OREG	1319, or equivalents: notice:  ON, County of Klamath )ss. ,19 94, nent was acknowledged before me on June 22 ,,19 94, dinia ,,19 ,,19 ,,
yida Sar byby	dinia, 19,
es program and set one quarter was This instrum	on, County of June 22
as	
OFFICIAL SEAL	Notary Public for Oregon  My commission expires 12-19-96
	management of the property of
DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 MY COMMISSION EXPIRES DEC. 19, 1996	12-19-96

water the street	THE PLANTS HE RESERVED AND A SECOND STREET OF THE S
STATE OF OREGON: COUNTY OF KLAMA	ATH ss. the 22nd d
Filed for record at request of Klams	ath County Title Co. P.M., and duly recorded in Vol. M94
of the state of the second sec	at 3:19 octoor on Page 19515  Mortgages on Page 19515  Evelyn Biehn - County Clerk  By Author Mullindare
FEE: \$15.00	B <b>y</b> Salara 48.
المالية ( 1945 ) المالية ( 1955 ) المالية (	