Series and the property and colligations secured by this instrument, irrespective of the maturity dates expressed therein, on the rein, shall become immediately due and payable. The execution by grantor of an earnest money agreement\* does not constitute a sale, conveyance or satignment.

To protect the security of this trust died, trantor agreement for the property of the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.

2. To complete for restore promptly and it good and habita ble condition any building or improvement which may be constructed, daraged or destroyed thereon, and pay what die all costs incurred therefor.

3. To comply with all way, ordinance, it is all costs incurred therefor.

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4. The property is all costs in the proper public office or offices, as will as the cost of all lies near made as the beneficiary and agreement of the property is all the property.

4. The property is all the property beneficiary may from time to time required, in a mount not less than \$1.00 MABLE. MALUE withen in companies acceptable to the beneficiary and property at least illiteen days prior to the expiration of any reason to procure any such insurance and to deliver the policies to the beneficiary at least illiteen days prior to the expiration of any reason to procure any such insurance and to deliver the policies of the beneficiary and the property is all the property is all the property is all the prop

It is mutuumly agreed that:

8. 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, if it 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 trustes here a ider must be either in attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do but iness under the laws of the ignor or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agent to the method, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

"W/RNING: 12 USC 1701]-3 regulates and may prohibit exercise of this opt on.

"The publisher suggests that such an agreement addres a the lessue of obtaining beneficiary's consent in complete detail.

which we in excess of the anomal required to 1 ay it Presonable cost a expenses and afforms, these measurity paid or incurred by granter in and processing the cost in excessing the paid of board of the processing and the p ficiary's intrest. This insurance may, but need not, also protect grantor's interest. It the contactal 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 for the cost of any insurance coverage purchased by beneficiary which cost may be added to grantor's contract or has balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date han balance. If it is so added, the interest rate on the date grantor failed to gravide proof of coverage of coverage may be the date grantur's mior coverage lapsed or the date grantor failed to provide proof of coverage. or coverage may be the date grantor's mor coverage tapsed or the date grantor raited to provide proof of coverage. The coverage beneficiary purchasts may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any reed for property damage coverage or any mandatory liability insurance re-Obtain alone and may not satisfy any reed for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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

(a)\* primarily for grantor's person i, is nily or household purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural porson) are for business or commercial purposes.

This deed applies to, inures to the bentit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assign. The term benticiary shall mean the holder and owner, including pledgee, of the context secured hereby, whether or not named as a be seliciary herein.

In constraint this mortdage, it is understood that the mortdager or mortdage may be more than one person; that if the context so Ecured nereoy, whether or not named as a peneticiary nerein.

In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so requires, the singular shall be taken to make not include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply qually to corporations and to individuals.

IN WITHERS WHERE the despite analysis and the instrument the day and the first the day implied to make the provisions hereof apply qually to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\*IMPORTANT HOTICE: Delete, by lining out, which here varranty (a) o (b) is

not applicable; if warranty (a) is applicable and if e beneficiary is a creditor not applicable; if warranty (a) is applicable; and if e beneficiary is a creditor of the first of the provided in the Truth-in-Len ling let and Regulation 2, the as such word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Regulation 2, the assuch word is defined in the Truth-in-Len ling let and Re STATE OF CREGON, County of KLAMATH This instrument was acknowledged before me on .. CHARLES W. MOWDY A'ID ROBERTA MARIE MOWDY This ire trument was acknowledged before me on OFINCIAL SELECTION
AMERICAN TARREST AND SECTION

HOTARY PUBLIC SELECTION
COMMISSION NOT 02228
MATISTON DOTRES MAR. 23, 12 1 Notery Public for Oregon My commission expires 3-2297 STATE OF OREGON: COUNTY OF KLA MATH: ss. day 31st the Amen Title & Escrow PM., and duly recorded in Vol. \_ M96 Filed for record at request of o'clock A.D., 19 35 at 3:5) 15923 on Page Bernetha G. Letsch, County Clerk OF BARES of\_\_\_

FEE \$15.00

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