It is murually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies physble 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 Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its substitutes, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

\*\*VARNING: 12 USC 1701;-3 regulates and may prohibit exercise of this option.

\*\*The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

				===
A Alem HONOURI TO	remain agree to the analysis of the second s	AR SOU PARSOINIUM COMP.	essarily paid or incurred by I expenses and attorney's fer telesce applied upon the in	grantot es, both debted-
guen proceedings, state courts nec	essarily paid or incurred by Delbitcal	h actions and execute such	instruments as shall but in	
ess neculed hereby,	mptly upon beneficiary a request	ticiary, payment of its fees	and presentation of the	ment of
e indectedness, fluttereon; (c) jo g any restriction thereon; (c) jo	in in any subordination of other age is	n any reconveyance may be	the truthfulness thereof.	rusteo's
ally entitled the services mention	ned in this paragraph shall be the tess	time without notice, either	in person, by agent of by a	end take
10. Upon any default by gran	ried in this paragraph, shall be hit ideal etcr. hereunder, beneficiary may at any ithout regard to the adequacy of any, se- part thereot, in its own name sue or off the, less costs and expenses of operation the, less costs and expenses of operation	curity for the indebtedness herwise collect the rents, iss	ues and profits, including the	ose past pon any
ssession of the property the sai	me, less costs and expenses of opposition	ine.		is of fire
debted less section upon and to	aking possession of the property, this	damage of the property, and	the application of release	
ad other insulance policies waive	any default or notice of default neroused he	rehy or in grantor's performa	ince of any agreement hereun	nediately
12. U pontueraum by a respect	to such payment and/or performance,	to toraclose this trust deed	in equity as a mortgage of	either at
e and payable. It such this thist deed	i by advertisement and sale, or may un	eticiary elects to foreclose l	by advertisement and sale,	he oblide-
cinry of the trustee whereithon th	trustee shall tix the time and pace	05	e e titas eba	data the
toreclose this trustee hes co	ommenced foreclosure by Bayerneether.	by ORS 86,753, may cure !	the detault or detaults. It is	tue at the
ustee conducts the said when	due, sums secured by the trust deta,	no default occurred. Any o	ther detault that is capable	s the de-
me of the cure of by tendering	the performance required under the	dicisery all costs and expe	enses actually inculted in	
ault of united to the trust deed	together with trustees and attorney	and place designated in th	e notice of sale of the time	t shall well
14. Otherwise, the building	ovided by law. The trustee may tell the	at the time of sale. Trustee	shall deliver to the purchase	
ne parcer or parcers by law conv	eying the property so sold, out with	are thereof. Any person, ex-	cluding the trustee, but the	
rantor and beneficiary, may pur	rchase at the sale.  suant to the powers provided herein, tr	ustee shall apply the proce	orney, (2) to the obligation	secured by
enses of sale, including thereons	having recorded liens subsequent to	denter of to any successor	in interest entitled to such	mor trustee
appear in the order of their prio	rity and (4) the surplus, it any, to the time to time appoint a successor or su	iccessors to any trustee nan	he latter shall be vested wi	th all title.
appointed hereunder. Upon such	h appointment, and without conveyant on any trustee herein named or appoint	ed hereunder. Each such a	s of the county of counties in	n which the
made by written instrument exe	cuted by beneficiary, which, when reconcusive proof of proper appointment or rust when this deed, duly executed and warty hereto of pending sale under any	i the successor trustee.	iblic record as provided by l	aw. Trustee
17, I fusion accepts the	arty hereto of pending sale under any	to beautht by trustee.	te testant that the granto	is lawfully
beneficiary of traster coverants an	nd agrees to and with the belieffer a	t title thereto, except as may	y be set torth in an addenda	
solved in 188 Silliple Ca.	tit tood totavet uctuitu	2210 0411-13		V IIIE COM
M WICHITAGO	Thom heneficiary may p	atcuase mentance as 9	tut tintered hecomes	damaged,
ficiary's intrest. 1 ms moun	may not nay any cla	im made by or against	Ctoo in	responsible
the coverage by providing	and our chased by bone	ficiary, which cost may	The off	ertive date
for the cost of any mount	a se stannet ente on the unde	tlying contract of loan	ar a second of	i coveraée.
of coverage may be the d	ded, the interest late of ate grantor's prior coverage lapse purchases may be considerably seriety any need for property de	more expensive than i	nsurance grantor migni mandatory liability in:	surance re-
obtain alone and may not	-tiochle law	t thad on	te and this trust deed are:	
quirements imposed by a	hat the proceeds of the loan represented	by the above discussion Notice	below),	
				rs, executors, the contract
This deed applies to, II	essors and assigns. The term beneficiary	shall mean the holder and		
secured necestry, which this mortg	age, it is understood that the mortgago	nd that generally all gramma	atical changes shall be made	, assumed and
requires, the singular shall be implied to make the provision	taken to mean and include the plural, as as hereot apply equally to corporations. IEREOF, the grantor has execute.  "Like out whichever warranty (a) or (b) is	and to illuminant the di	and year first above	written.
IN WIT NESS WE	lining out, whichever warranty (a) or (b) is	They Co	Luia	
not applicable; it wanted in the	Truth-in-Lending Act and Regulation 2, me	Maron 66	Leusan	
Pathiticially Most combit	Mare Form No. 1319, or equivalent.		***************************************	
disclosures; for this purpose use If compliance with the Act is not S	Country of	14 1 (1110)	February 13	, 1997
	This instrument was acknow	receed beion (lipina		
	Richard K. Vieira and This instrument was acknow	ledged before me on		, 19
	OFFICIAL SEAL			
	ARTHOUGH THE TOTAL PROPERTY OF THE STATE OF	A 11	L-11	
	NOTAFIY PUBLIC-OREGON— COMMISSION NO. 037287	Lulyn	when	niov II
探机 227 多原,从是12	MY COMMEDION EXPIRES NOV. 11, 18	Notary Public for Oreg	on My commission exp	ores ovy
	REQUEST FOR FULL RECONVEYANCE (To be	used only when obligations he	ive been paid.)	
STATE OF OREGON: COU	NTY OF KLAMATH: 55.		the 19th	
A MCCALL DESIGNATION .	Aspen Title & Es	o'clock A. M., and	duly recorded in Vol. 197	
ok February	A.D.,19 97   at 11:35 of Mortgages	Dong	 Bernetha G. Letsch County	Committee of the commit
	la de la		utter Car	
\$15.00 s	· · · · · · · · · · · · · · · · · · ·	rangentalist (1980 p. 1980 p.		
った apply <b>は、1000年</b> 1915年で、大学は1000年の最初ではは100円には100円を100円を100円である。	Established States	. by		
	en se se en	<b>y</b> —		