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

NOTE: The flust Deed Act provides that the trustee hereunder must be either an attermoy, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to disbusiness under the least of Oregon of the United States, a title insurance company authorized to insure title to real property of this state, its subsidiertes, uffiliates, agents or branches, the United States of any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

"WARNING: 12 USC 1701|-3 regulates and may prohibit exercise of this option."

which we in received the magnitivity timed to pay all retemptable costs, suppress and attorney's less recensurily paid or incurred by strates in the tricing damppellete costs, received per year and appellete costs and suppress and attorney's less, both ness security descriptions, and attorney's less, both ness security and process and suppress and attorney's less, both ness security of the such additional and access such instruments as shall be necessary, the noise key endorment (in case of kell) recovering the such addition, and access such instruments of the heart of the line of the such addition, and access such instruments of the payment of the instruments of the control of the payment of the instruments of the ins 5465 9711215 for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. It it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need for property damage coverage or any mandatory naturity insurance requirements imposed by applicable law.

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

(i)* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. secured hereby, whether or not named as a 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN VITNESS WHEREOF, the grantor has executed this instrument the day and far first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warrenty (a) or (b) is not applicable; if warrenty (a) is applicable and the beneficiary is a stedilor as such word is defined in the Truth-in-Landing Act and Regulation I, the *IMPORTANT NOTICE: Delete, by lining out, whichever, warrenty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a steditor as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DIXIE L. THORSTED BY DOLORES HER ATTORNE ...IN ... FACT This instrument was ecknowledged before me on Jobb Dale A. Black and Dolores Black as attorney in fact for Dixie OFFICIAL CEAL THE SERVICE OF THE SER This instrument was acknowledged before me SEAL DREGON 244518 JUNE 11, 1889 Notary Public for Oregon My commission expires

The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the together with the trust deed) and to reconvey, without warranty, to the parties designated by the trust deed the state now held by you under the same, Mail reconveyance and documents to

DATED:

Do not lose or desirey this Trust Deed OR THE NOTE which it sectors.

Beneficiery

Beneficiery

EXHIBIT "A"

PARCEL 1:

The WhSWWsWWk of Section 25, Township 24 South, Range 8 East of the Willamette

PARCEL II:

The WaNNaSWaSWaSwa of Section 25, Township 24 South, Range 8 East of the Willamette

State of Oregon

County of Lane — ss.

I, the County Clerk in and for the said County, do hereby certify that the within instrument was received for record at

'97 FEB 21 an 10:35

Reel 2266R

Lane County OFFICIAL Records Lane County Clerk

" Devil & Suchay

County Clerk

STATE OF OREGON: COUNTY OF KLAMATH:

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THE REPORT OF THE	the second of	713.5	2-25		

Filed for	record at reques	t of	Vinnal /						
០វ <u>ៈ</u> ្ន	February	CHECKS CARRY AND A COLUMN	9_97 at_	County Tit	le l		the 2	4th	
			Mortgage		o'clock	P.M., and du	ly recorded in Vo	I. мол	day
		Stational Horsaid.	Mortgage	Street Hill	21 7 24 54 13 11	on Page	5464		•

FFF \$20.00

Bernetha G. Letsch, County Clerk

by Kethlun Ross

February 24, 1997

Missing Page # 5467