12

WARNING: 12 USC 17011-3 regulates and may prohibit exercise of this option.

aboli, we in cases at the annual regulard to say all consensule crits, at paners and alterway less measurally pole or incurred by general in such proceedings, that has paid to beneficiary and capilled by it fluid upon any consensable certs and exports and strongs in our and the proceedings and the believe application of the control of the believe application of the control of th tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral 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 granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or foan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date ci coverage may be the date granter's prior coverage lapsed or the date granter failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance granter might otherwise chiain nione and may not satisfy any need for property damage coverage or any mandatory liability insurance re-Quirements imposed by applicable law.

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

(a) 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 hinds all parties hereto, their heirs, legatess, devisess, administrators, executors, parametrizes, 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. In construing this trust deed, it is understood that the granter, trustee and/or bensiticiary may each be more than one person: that it the centext 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 WITNESS WHEREOF, the granter has executed this instrument she day and year first above written. important notices balato, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary in a craditor as such word is defined in the Truth-In-Landing Act and Regulation Z, the beneficiary MIST comply with the Act and Regulation by making required disclorures; for this purpose uso Sherans-News Form No. 1319, or equivalent. , 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ... LANC This instrument was acknowledged before me on 5/9, 1997, EDUAR J. CUSHMAM This instrument was acknowledged before me on ..... CARCIA SEIL

CARCIA VAME BELL

NOTATY PUBLIC CRESON

COMMISSION FOLDS 16161

MY COMMISSION EXPREL MAY 31 103 Notary Public for Oregon My commission expires 5/31/2 STUTE OF OREGON: COUNTY OF ICLAMATH: Filed for record at request of \_\_\_\_ Aspen Title & Escrow A.D., 19 97 at 10:19 o'clock A. M., and duty recorded in Vol. Moragages \_\_ on Page \_\_\_\_15055 Bernetha G. Letsch, County Clerk \$15.00 FEL exatur Desal