The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the mote becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneficiary's options, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnest money agreements does not constitute a sale, conveyance or assignment.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or parmit any waste of the property.

2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinaness, regulations, covenants, conditions and restrictions attecting the property; it the beneficiary to request, it to into in executing tuch intancing statements pursuant to the Uniform Commercial Cost in the property against loss or orquests, to join in executing tuch intancing statements pursuant to the Uniform Commercial Cost in the property against loss or demonstrated there are any to restrict the same and the property against loss or demonstrated to the property against loss or demonstrated the property against loss or demonstrated to the property against loss or demonstrated the property against loss or demonstrated to the property against loss or demonstrated to the property against loss or demonstrated to the property against loss or demonstrated the property against loss or demonstrated to a property against loss or demonstrated the property against loss or demonstrated to the property against loss or demonstrated to the property in the definition of desertance, or at option of beneficiary the entire amount so collected, or any part

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do buriness under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subdidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option.

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

which are in science if this amount required to pay all reasonable corts, expanses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied port if this try on any reasonable costs and expenses and atterney's lees, both in the trial and appellate couris, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter agives, at its own expense, to take such actions and escute such instruments as shall be necessary in obtaining such compensation, promptly upon hemiciarly required. In the control of the process of the such actions and escute such instruments as shall be necessary in obtaining such compensation, promptly upon hemiciarly required. It is to the instruction of the process of the making of any man or plat of the processity. (b) pint in grant any examination of the indebtedness, trustee may (a) consent to the making of any man or plat of the property relationship of the property. The grantes in any reconveyance may be described as the 'person or personn legibly entitled thereby.' and the recitals therein again, shall be not less than \$5.

10. Upon any cleantly by granter hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own names use or otherwise collect the ents, issues and profits, or the process of the property of the indebtedness hereby secured, enter upon and take possession of the property or part thereof in the property of the indebtedness hereby secured, enter upon and take possession of the property or part thereof in the property of the indebtedness hereby secured, enter upon and taking obsession of the property or contains and collection, including reasonable atterney's less upon and taking obsession of the property or

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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 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 loan balance. If 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 requirements 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) ninnarily, for granter's personal, family or household purposes (see Important Notice below)

(b) Not an organization, or cover it granter to a natural person) are for columns or contamental purposes.

This deed applies to, inures 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 heroin.

In construing this trust deed, it is understood that the granter, 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 WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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 Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

is applicable and the beneficiary is a creditor is Truth-in-Lending Act and Regulation Z, the	Jeanne Arnott	· · · · · · · · · · · · · · · · · · ·	***************************************	
the Act and Regulation by making required			•••••	
se Stavens-Ness Form No. 1319, or equivalent.	sas til en er til en er er er			
of required, disregard this notice. STATE OF OREGON, County of	Klamath)ss.	. ,		97
THE HERITARIETH WAS SOUTHOWN	dged before me on	<u> </u>	, 19	,
Joanne Arnott				

by Joanne Arnott		
This instrument was	acknowledged before me on	, 19,
by arrangement		
AS OFFICIAL SEAL OLAURA JEUTLER	$\Delta I_{\mathbf{q}}$	
NOTARY PUBLIC-OREGON COMMISSION NO. A 034448	A Breton	
MY COMMISSION EXPIRES MAY 31, 1998	Notery Public for Oregon	My commission expires 5/31/98

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUN	TY OF KLAMATH: SS.	Pro 1994 12 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		
Filed for record at request of _	Aspen Title & E	scrow	the 11th	day
		_o'clockA_N	1., and duly recorded in Vol. M97	······································
of	Mortgages		e <u>26252</u> .	
PRP 415 00	भूतम् हे र ने क्षानिहार्त्वक राज्यान के रहेन्छन्। भूता व राज्या राज्यान करता है सिका	Ru K	Bernetha G. Leisch, County Clerk	