or any part thereof, may be released to grantor. Such application or release shall not cause or waive any default or notice of default hereunder or invalidate any and done pursuant to such notice.

5. To keep the property free from construction liens and to pay all taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges peached by grantor, either by direct payment of my taxes payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment of or make payment of any taxes, assessments, insurance premiums, liens or other charges peached by grantor, either by direct payment or by providing beneficiary with index with which to make such payment, boneliciary may, at its option, make paytent thereof, and the amount so paid, with inverest at the rate set forth in the note setured be either with the obligations described in paraginaphs 6 and 7 of thus trust deed, shall be added to and become a part of the debt secured by this trust deed, without waive of any rights arising from breach of any of the covariants hereof and for such payments, with interest as aforesaid, the property hereinbelt re described, and all such payments shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, reader all sams secured by this trust deed immediately due and expenses of the trust deed incurred in connection with or in entercit \(\frac{1}{2}\) this obligation and trustee's and atterney's fees actually incurred.

7. To appear in and defend any action or proceeding payrorling to affect the society and atterney fees mentioned in this paragraph 7 in all cases shall be fixed by the trial cot \(\frac{1}{2}\) and in the even

NCTE: The Trust Deed July provides that the flustee hereun for most be either an atomey, who is an extine member of the Oregon State Bar, a bank, frust company or navings and foan association authorized to the business mader the least of through on the United States, a title insurance company authorized to insure title to real property of this state, its subsidieries, affiliars, agonic or burnelier, the United States or any opency thereof, or an escenar agent licensed under ORS 696.595 to 696.585.

"WARNING: 12 USC 1701]-3 regulates and stay problibs marches of this opinon.

"The publisher suggests that such an agreement actives the issue of obtaining beindfelery's consent a complete detail.

which are in areas of the shount rimphild to the order of the control process and states and expenses and statemery sees, both in the trial end expensive, necessarily paid on increase the control of th 37625 tract or loan agreement between them, ben ficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collecteral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against granter. 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 granter's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive then insurance grantor might otherwise obtain alone and may not satisfy any need for property clamage coverage or any mundatory liability insurance reobtain alone and may not sausty any need for property cannage coverage or any mandatory meeting, a quirements imposed by applicable law.

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

(a)* primarily to: grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This doed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The arm beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In constraing this trust deed, it is understood that the granter, trustes 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. ***MAPORTANN NOTICE: Deline, by lining out, whichover we many (c) or (b) in not applicable; if warranty (a) is applicable and the benefitiary is a creditor as such word is defined in the Fruit-in-Lending Act and Segulation by making required disclosures; for this purpose use Stevens-Hess Form Mo. 131 9, or equivalent.

If complicates with the Act is not required, disrigated this not required. The complicates with the Act is not required, disrigated this notice. se Stevens-Ness Form No. 131 9, or equivalent.

of required, dhimpard this nettee.

STATE OF OREGON, County of REMATHEN WEITAKER This instrument was acknowledged before me on . November fit. by Llcyd Alan Wittaker and Debra Ann Whitaker This instrument was acknowledged before me or

HIME MICHON HIME BASS ASSESSES OFFICIAL SEAL AUGAN MANE CAMPBELL MANIE CAMPOSELL V MINISTER NO. 032416 MAR DI. 1598 MINISTER SECRET Maru Micken lotary Public for Cregon My commission expires 3-1-98 REQUEST FOR FULL RECONT SYNICE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH ! SS. Filed for record at request of Klarath County Title 14th the A.D., 19 97 at P: IVI., and duly recorded in Vol. _ M97 3:03 o clock November <u>Mortgaiss</u> on Page 37624 Est metha G. Leisch, County Clerk

FEE the \$1.5.00 to be well distributed by