It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of emirent domain or condemnation, beneliciary 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 Trust Deed (let prevides that the fluxes better for trust by efficient afternay, who is an active member of the Oragen State 3st, a bank, frust company or savings and loan association authorized to the business mader the least of (logger or the United States); a little instruction company authorized to business mader the least of (logger or the United States); a little instruction company authorized to business mader the least of (logger or the United States); a little instruction company authorized to business trader the least of the lates or may organcy thereof, or an essential entering the lates of the lates or may organcy thereof, or an essential entering the lates of the lates or may organcy thereof, or an essential entering the lates of the lates WARMING: 12 USC 1701;-3 regulates and may prohibit marcias of this upilion.

"The publisher suggests that such an agriculant address the Issae of elitining beneficiary's consent is complete detail.

which are in events if the stimule registed to last if intensionally control with the control of the stimule of 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 then insurance grantor might otherwise. The coverage uphericary perchases may be considerantly more expensive man mandatory liability insurance re-octain alone and may not satisfy any next! for property damage coverage or any mandatory liability insurance reoptain mone and may not easily any applicable law.

Optain ments imposed by applicable law.

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

(a)\* primarily for grantor's personal, family of household purposes (see Important Notice below),

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

This deed applies to, inures to the benefit of and binds all parties hereto, their Lairs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including plodgee, 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 beneficiary may each be more than one person; that I'm context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be unite, assumed and implied to make the provisions have expected.

The provision of the provision of the provision of the plural provisions and to individuals.

The provision of the provision of the provision of the plural provisions and to individuals. IN WITNESS WHEREOF, the gri ntor has executed this instrument the day and year first above written. ANNETTE T. AESCHBACH "IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or ii) is not applicable; if warranty (a) is applicable and the transficiery is a creditor as such word is defined in the Truth-in-Londing Act and Regulation Z, the beneficiery MUST couply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nass Form Na. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF ORECON, County of Klamath ss. 100. / 1
This instrument was acknowledged before me on Chetpher 27. ANNETTE T. AESCHBACH This instrument was acknowledged before me on ... OFFICIAL SEALS

CARCLE A LINGS

NOTARY PLELIC OREGON

COMMISSION NO. 056736

OFFICIAL SEALS

O Notary Public for Oregon My commission expires & unikalian ipartulingaala RECIDENT FOR FULL RECONVEYANCE (Fe be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of \_ Novembe: Bernetha G. Leisch, County Clerk ्राह्म स्थापन विश्वस्था स्थापन स् स्थापन FEE \$15.00

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