"The publisher auggests that such an agreement address the Isaue of Obtaining beneficiary's content in complete it all.

with the interior is the interior required to pay all a semilia ceets, impensed and attempty's ten recessibly paid of inserted by fastifier in the letted and a spellate to make the pay of the proceedings, and the hadrone applied to the pay of the proceedings, and the hadrone applied to the pay of the pay of the proceedings, and the hadrone applied to the pay of fract or loan agreement between them, Deneticially may purchase insurance as granter's expense to protect bene-ficiary's interest. This insurance may, but need not also protect granter's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not per any claim made by or against granter. Granter may later cancel the coverage by providing evidence that granter is sobtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to granter'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 dure grantor's prior covers to 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 numberory liability insurance requirements imposed by applicable law.

The granter warrants that the proceeds of the loan it wesented by the above described note and this trust deed are:
(a)\* primarily for granter's personal, family or household purposes (see Important Notice below).

This deed applies to, incres to the benefit of and bin's all parties hereto, their heirs, legarers, devisees, administrators, executors, personal representatives, successors and assigns. The term by eliciary shall rean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary legar.

To construct this trust down it is understood that the departs to the parties have beneficiary because. secured hereby, whether or not named as a beneficiary berein.

In constraint this trust doce, it is understood that the framor, trustee ind/or beneficiary may each be more than one person; that if the context so requires, the infulur shall be taken to meet and include the plurs), and that generally all grammatical changes shell be made, assumed and implied to make the provisions bered trust equally to exporations and to individuals.

IN WITNESS WHEREOF, the grantor has a tecuted this instrument the day and year first above written.

In constraint this trust-indicate the provisions bened trust equally to exporations and to individuals.

IN WITNESS WHEREOF, the grantor has a tecuted this instrument the day and year first above written.

In constraint this particular that the day and year first above written.

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DOI: ALD E. CARTER

DOI: ALD E. CARTER

LEGITIVE L. CARTER

LEGITIVE L. CARTER

LEGITIVE L. CARTER

LEGITIVE L. CARTER STATE OF OREGON, Courty of Klamath This instrument was a knowledged before me on Acril 30 by DONALD H. CARTER AND CHRISTINE L. CARTER This instrument was acknowledged before me on OFFICIAL SEAL
CAROLE A DIVIDE
NOTARY PLELLODISHISON &
COMMISSION NO. 456736
WYCOMMISSION EXPIRES AUG. 15, 2000 e presidente de la constante de

REQUIST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF CREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Aspen Title it Iscrow A.D., 15 98 at 3:35 o'clock P. M., and duly recorded in Vol. \_\_\_Apr:11 .30th Mortgages on Page 14556 Eernesha G. Lersch, County Clerk FEE ... \$15.00

Notary Public for Oregon My commission expire