It is manually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of exament domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trist Dend Act provides that the trustee hereunder must be a her an astorney, who is an extive member of the Oregon State Bar, a bank, trust company or savings and Joan association authorized to do business under the lawle of Oregon or the United States, a little insurance company authorized to insure title to real property of this state, its subsidiaries, afaillates; agents or branches, the United States or any a page the pool, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulator and may prohibit enercles of this option.

"The publisher suggests that such an agreement address the issue of chalcing beneficiary's coarent in complete deadl.

which are in mens of the amount regulard is any, all easing this coops, super issued attempts a seem recessify paid or incurred by gannet in such appealed course, necessarily and or incurred ly benealed by in the true, and appellate course, necessarily and or incurred ly benealed by in the true, and appellate course, necessarily and or incurred ly benealed by in the true, and appellate course, necessarily and or incurred ly benealed by in the true and appellate course, necessarily and or incurred ly benealed by the course of the such and a second and the receiver the course of the such parts of the such and a second and the receiver the course of the such parts of the such parts of the such and a second and the receiver the such and the property (b) yin in grantian of this deed on the life of chings of the such and the receiver the such and the receiver the such and and the receiver the such and and the continues proved the such and the receiver the such and and the continues proved the such and the receiver the such and and the continues proved the such and the receiver the such and and the continues proved the such and the such as the such and the such and the such as the such and the such as the such and the such as the such as the such and the such as the such as the such and the such as the suc 14754 of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage heneficiary purchases may be considerably more expensive than insurance granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mendatory liability insurance reoblain alone and may not satisfy any need for property damage goverage of any mandatory madning insurance requirements imposed by applicable law.

The funter warrants that the proceeds of the loan represented by the above described note and this trust deed ere:
(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, increase to the benefit of and binds all parties hereto, their heirs, legatest, devisees, administrators, executors, personal representatives, successors and assigns. The terra beneficiary shall much the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In constants this terral dead, it is understood that the functor trustee and the precipiery may such be more than one person; that secured hereby, whether or not named as a beneficiary herein.

In constituing this trust deed, it in understood that the granter, trustee and/or beneficiary may such be more than one person; that if the context so requires, the singular shall be taken to mean and include the option, and that generally all grammatical changes shall be made, assumed and implied to make the provisious hereof apriv equally to ceptorations and to implied to make the provisions hereof apriv equally to ceptorations and to implied to make the provisions hereof apriv equally to ceptorations and to implied to make the provisions hereof apriv equally to ceptorations and to implied to make the provisions hereof apriv equally to ceptorations and the provisions have the make the context of the provisions have the provision have the provisions ha *IMPORTANT MOTICE: Delate, by lining out, whichever warranty (o) (* (b) is not applicable; if warranty (a) is applicable and the beneficiary is a median as such word is defined in the Trulleln-Lunding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making singuised disclosures; for this suppose use Storens-Nies Form No. 1319, or equivalent. Breida K Newton If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Kamuth OFFICIAL SELL ELIEANON II. HEY NOX DE NOTARY PUBLIC-GREGON CCIVILAGENILINO, DE4335 MY COMMISSION ET HREE JUN. 23, (1900) A COUNTY COL Notary Public for Oregon My commission expires & REQUEST FOR FULL RECOFIVEY, MCE ('o be used only when obligations have been pold.) STATE OF OREGON: COUNTY OF KLAMATH: 88.

Filed for record at request of

\$1.5.00

Aspen Tille & France

of Mortgages

dia pp

A.D., 19 98 at 3:23, o'clock p M., and duly recorded in Vol. 1498

on Page 14753

the

Bernetha C, Letsch, County Clerk

1st