It is maturally agreed than:

8. In the event that any portion or all of the property shall be taken under the right of eminent 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 Irust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trest company or savings and from essociation authorized to do business wider the layer of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affilizes, agents or branches, the United States or any appears the read, or an escore agent ficensed under ORS 696.505 to 696.585. *WARNING: 12 USC 17/0]-3 regulates and may prohibit exercise of this option.
**The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which six in process of the similar required to pay sill resimpublic costs, esquences and attermer's fives necessarily paid or incurred by greater in such proceedings, shall be paid to beneficiary and applied to rick, seconally paid or journy 14 postedically, in such proceedings, which believes and attermer's feet, both in the trivil and appellate course, seconally paid or journy 14 postedically, in such proceedings, which believes and depresses at 1st other expenses. It is also a process of the state of the second of the less and applied upon the findsbedness extited hereby; and a frantic segment in the second of the second of the less and of the less and applied upon the findsbedness extituted hereby; and a frantic segment is supported to the second of the second of the less and of the less and second of the second

tract or loan agreement between them, beneficiary 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 collateral becomes damaged, the coverage purchased by beneficiary may not say any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantot 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 apoly to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor railed to provide proof of coverage. The coverage beneficiary 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 mandatory liability insurance re-

quirements imposed by applicable law. The grantor warrants that the proceeds of the lost represented by the above described note and this trust deed are:

(a)" primarily for grantor's personal, family or how shold purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a ni tural person) site for hasiness or commercial purposes.

This doed applies to, inures to the benefit of and hinds all parties herero, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term noncliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary kersin.

secured hereby, whether or not named as a pensurancy exqua.

In construing this trust deed, it is understood that the grantor, trustine 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 herect apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the blay and year first above written. * IMPORIANT MOTICE: Delate, by lining out, whichever warranty [a] 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 maining required disclosures; for this purpose use Stevens-Ness form No. 1319, to equivalent. If compliants with the Act is not required, disregard this notice. Jana 18 ROSS FARSON DIANNE PARSON STATE OF OREGON, County of by Kas Person + Dispons Plan OFFICIAL SEAL NOTARY IN A CKNOWLEDGE OF THE ON NOTARY IN BELL : OREGON COMMISSION NO. 30170? MOTARY, (VIBLE) - OREGON COMMISSION NO. 301702 NY COMMISSION NO. 301702 NY COMMISSION NO. 301702 NY COMMISSION NO. 301702 Notary Public for Oregon My commission expires 6 23

	REQUEST FO	OR FULL RECONVEYAL CE (TO	be used only who	n obligations have bee	m paid.)		us econs anders
STATE OF OREGON:	COUNTY OF I	CLAMATH: SE					
Filed for record at reque	,	First Americ			the	_5th	day
of <u>May</u>	A.D., 19	98 at 1 11 Mortgages		A_M., and duly	*. *	l. <u>P818</u>	
FEE \$15.CO		Morrages		on Page 1500 Bernetha	G. Lysch, Cour	ity Clerk	
Plant and Hall by the con-	4.6	restablish Hills			1		