8. In the event that any portion or all of the property shall be talken under the right of environt domain or condensation, benalizing shall have the right, if it so elects, to require that all or any portion of the monies payable as componential for such taking, INOVE: The flust Doed Act provides that the trustee haveunder must be either an atterzet, who is an active member of the Dregon State Bar, a bank, trust company or such pass and loan secretary auditorized to decide the time of Gregon or the United States; a tile insurance company suffering to insure title in real property of this state, its subsidiaries; affiliates, agents or branches, the intel States or any agency thereof, are account agent licensed under ORS 695.505 to 696.505.

"WAFINING: 12 USC 1701-3 repliates and may prohibit excitate of this option."
"The publicier suggests that such an appearent address the issue of obtaining benefit any consent in complete detail.

which in his paces of the innount iscallist in any three annuals a way, according to the proceedings, that to paid to be indicate; the gaption by it lists upon any reasons to costs and express and interrory's fees, both in the small and appellish down, necessarily paid of various by formilicity; in suit proceedings, and the behavior, necessarily mid of various by formilicity; in suit proceedings, and the behavior, necessarily mid of various by formilicity; in suit proceedings, and the shear was all the necessary and controlled the processor of the south of the same of the necessary and the necessary WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the colleteral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that trantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage pur hased by beneficiary, which cost may be added to grentor'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 date grantor's prior coverage lansed 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 requirements imposed by applicable law.

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

(a)\* primarily for itentor's personal, family or household supposes (see Emperiam Notice below),

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit to and binds all sarties hereto, their heirs, legaties, devisess, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary berein. necured hereby, whether or not named as a boneticary borein.

In construing this trust deed, it is understood that the grantce, trustee and/or beneficiary may each be more than one person; that if the construing this trust deed, it is understood that the grantce, trustee and/or beneficiary may each be more than one person; that if the construint consider the grant land that generally all grammatical changes shall be made, sustanced and implied to make the provisions bereed apply equally to consortions and to incividuals.

IN WITNESS WHEREOF, the grant for has executed this installment the day and year first above written.

"IMPORIANT NOTICE Celete, by lining out, whichever training (2) or (b) is not opplicable; if womanty (a) is applicable and the bestificary is a creditor as such word is defined in the Truth-in-binding Act and Regulation I. No transfellary MUST compily with the Act and Regulation by making required disclosures; for this purpose use Stevens-New Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGUN, County of Klamath This instrument was acknowledged before me on ... hugust 14 by Sharleen R. Hutchison and Edward C. Cacka 透過時期用最高的影響的影響的影響的影響的 was acknowledged before me on D CEFFCAL SEAL

INTERPRETATION

INTERPRETATION distinct Stolling for Notice y Public for Oregon My commission expires 3-22-01

Fired for record at request of Aspin [itle & Escrew the 14th day of August A.D., 19 98 ii 3:37 o'clock P. M. and duly recorded in Vol. M98 ...

of Mottgages on Page 301/7 ...

Bernethin G. Leisch, County Clerk

By Littur Lazal

REQUEST FOR FULL RECC VVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH: ss.