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2. To complete in provement which may be there manner any building or improvement which may be the destroyed thereon, and pay with all laws, ordinances, regulation destroyed thereon, and pay with all said property; if the benefit tions and restrictions allecting statements pursuant to the financing are used in a said and the pay is a tions and restrictions allecting are used and to pay is	time without indicate and without refard to and take possession be Uniform Commer-
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to beneficiary; should the stillens or other charges with	th lunds with which is trustee for the trust pay to the beneficiary the terms of the
by direct payment, beneficiary may, at its option,	forth in the note secured tively, the entire and thereby (including costs and at an and at an abligation secured thereby (including costs and at an abligation and truster's and at
and the together with the bond become a part of	breach of any of the ceeding the amount then be due had no unceedings s
trust deed, without waives such payments, with inter-	r, shall be bound to the default, in which the bound to the date
cover hereinhelore described hound for the payment	ely due and payable that 14. Otherwise, the notice of sale of the may sell option of the beneficiary, place designated in the notice of sale of the trustee may sell the
description and the nonpay this trust deed minimum	in one purcel or in a bidder for cash, payable in
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	and trustee the problem of the tecitals in the deed of the tecluding the
lees actually incurred. lees actually incurred in and delend any action of beneficiary of beneficiary of	or trustee; and in any sum the grantor and beneficiary sum to the powers to the powers the grantor and beneficiary appear, including the grantor and beneficiary appear, including the grantor and beneficiary appears to the powers to the powe
affect the second ing in which the bendeed, to pay	all costs altorney's lees, the shall apply the compensation of the trustee hy the trust d
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action of procthe loreclosure of the beneficiary's or 1 any suit for the loreclosure of the beneficiary's or a cluding evidence of title and the beneficiary's or a fixed by the trial court and in the event of an ap fixed by the trial court. Stantor further agrees to decree of the trial court. Stantor further agrees to the court shall adjudge reasonable as the ber	neliciary's or trustee's alone murplus, it any, to the granion of the benefici
collate court shall adjuite	16 For any reason permittee to any trustee
It is mutually agreed portion or all of a in the event that any portion or condemnation	on beneficiary shall have the time appointed hereinter, the latter shall successor trustee, the latter shall successor trustee, the latter shall
under the right elects, to require that which are in e	series of the amount required convey and duties conterred upon and substituter. I powers and duties conterred upon and substituter.
as compensation for such takes, expenses and attent	be paid to beneficiary less, instrument executed by which, when recorded in
inclusion liest upon any nate courts, necessary	that mean the indepretation of the conclusive prior of the when this of
liciary in such proceedings, at its own	acknowledged is made a ploin hereto of pending sor
and execute such instrument beneficiary's request.	
9. At any time and presentation c	cancellation), without attentia anali be u just
the liability of any person for the payment of	cancellation), write may the indebtedness, trustee may tee hereunder must be either an attorney, who is an active member of the Oregan State insurance company author tee hereunder the laws of Oregan or the United States, a title insurance company author obusiness under the laws of Oregan or the United States, a title insurance company author obusiness under the laws of Oregan or the United States or any agency thereof, or an escow agent licensed uni- agents or branches, the United States or any agency thereof, or an escow agent licensed uni- agents or branches, the United States or any agency thereof.

while any default or neuron of release thereof as aloresaid, shall not cure of particulo south note.
12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and such and cause to create property to satisfy the obligations secured in ORS \$6.740 to \$6.785.
13. Should the beneficiary cleet to foreclose this trust deed in the detared and any immediate of all such and payable for the truster sale. The the and truster's and attorney's here notice of \$6.760, may pay to the herebiciary or his successors in interest, respectively, the entire amount then due under the terms of the truster is and truster's and attorney's here not entire delault, in which even all foreclosure proceedings shall be damined and the payable at the notice of sale of sale and thereby cure due had no delault cause and and thereby cure due had no delault cause and thereby cure due had no delault and the successor is more accound by law, other than such portion of the principal as would not then be due had no the data such property is the sale shall be held on the data and thereby cure cleares the sale shall be held on the data and thereby cure cleares and and the formation and truster's and attorney's here not exceeding as would not then be due had no the data successor in the successor to the same accounds by the sale and property estimates there of all any may to the truste and at the truste and at may including the truste and at the truste and at may be property as the proceed to the property and the data the t

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to interesting appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointent, and without conveyance to the successor trustee, the latter shall be varied with all title, conveyance to the successor trustee, the latter shall be varied with all title powers and duties conferred upon any trustee herein named or appointed hereinder. Each successor trustee, the latter shall be made by written instrument executed by benchairy, containing reference to this trust deed instrument executed by benchairy, containing reference to this trust deed instrument executed by benchairy or counties in which the property is stured. Clerk or Recorder of the county or counties in which the property is stured. 17. Trustee accepts this trust when this deed, faw Trustee is not acknowledged is made a public record as provided by trustee any other deed of obligated to notify any partly hereto of perming wire any other deed of trust or of any action or proceeding in which Krenter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

12454

) ss.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, 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 making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

KARL ENGEMANN ilflelene. Ú ED TH ENGEMANN

STATE OF CALIFORNIA COUNTY OF _____ VENTURA **S**5 On_ June 28, 1986 before me, the undersigned, a Notary Public in and for said State, personally appeared

KARL ENGEMANN AND EDITH ENGEMANN being first personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) ******** is/are subscribed to the within instrument and acknowledged OFFICIAL SEAL ment is the Dorothy Lamour Ae signed and directors: to me that he/she/they executed the same. otary Public-Califr Juntary act Principal Office In WITNESS my hand and official se Ventura County My Comm. Exp. Dec. 4, 1989 ********* 11 amain ωl OFFICIAL Dorothy (This area for official notarial seal) SEAL) Ae

Signaturé SF-423-4 (REV. A - 7/82) (CA) (INDRIDUAL)

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

TO: ...

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and node, of all indedicentess secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:	, 19	••••••••••••••••••••••••••••••••••••••	
_		Beneticiary	
Do not lose or destroy this Trust Dood OR THE NOTE w	hich it secures: Both must be delivered to	the trustee for concellation before recenveyonce will be made.	
	hitten of a second second	in a constructive years will be mode.	
TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CD., PORTLAND. ORL.	SPACE REBERVED FOR RECORDER'S USE	STATE OF OREGON, County of Klamath	
KARL ENGEMANN and EDITH ENGEMANN		I certify that the within instru- ment was received for record on the 16th day of July, 19.86., at 11:23 o'clock A.M., and recorded in book/reel/volume No. M86on page12454or as document/fee/file/ instrument/microfilm No. 63723, Record of Mortgages of said County.	
Grantor DONNA FITZPATRICK 			
AFTER RECORDING RETURN TO Eli Property Co. 18840 Ventura Blvd., #210 Tarzana, Ca. 91356		Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk	
i fining	Fee: \$9.00	By Prom Smith Deputy	