and not d of

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclose this trust deed in 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale for the frantor or or default or the date the trustee conducts the the default or defaults 11 the default consists of a failure to pay, when due summer amount due at the tirust deed, the default may be core do the paying the being cured may be cured by tendering the performance that is capable of defaults, the person default occurred the performance that is capable of defaults, the person default occurred in enforcing the obligation or trust effecting the cure shall pay to the beneficiary all costs together with trustees and attorney's fees not exceeding the amounts provided by Jaw. 14. Otherwise, the sale shall he held on the date mad at the

or the truiniumess thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. If, When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the to payment powers provided herein, trustee cluding compensation of the trustee and a (1) the expenses of sale, in-stormer, (2) to the obligation procured by the reasonable charge by trustee's having the compensation of the trustee and a (1) the trustee of sale, in-having the compensation of the trustee and a (1) the trustee of sale, in-having the compensation of the trustee and a finite trust and the trustee having the compensation of the trustee of the trustee all persons surplus, if any, to the grantout or to his successor in interest entitled to such 16. Beneliciary may from time to the second

Aurplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success under, Upon such appointment, and without conveyance appointed here trustee, the latter shall be vested with all title, powers and duties contered and substitution shall be made by written instrument executed by beneficiary which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed acknowledge is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which drantor, beneficiary or tru 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 Bar, 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 656.585.

 being and restrictions with all laws, ordinant incurred thereis.".¹⁰ damaged of proper public office or statistics, as statements pursuant beneficiary so requests of the control of the c together with trustee's and altorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may one parcel or in sed by law. The trustee may sell said property either ancting to the higher bidger for cash, payable at the parcel or parcels and the property so sold, but without any command or matter by law conveying the fraction and beneficiary, may purchase at the sale. Thus conveying the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

The abave described real property is not currently used for agriculation of the security of this trust deed, frantor adress, 1. To protect the security of this trust deed, frantor adress, 1. To protect preserve and maintain and property in good condition of commit or permit were of admitted and the security in good conditions and reaction of the security of the security in good conditions and reaction of the security of the security in good conditions and reaction of the security of the security in good conditions and reactions of the security of the security in good conditions and security in the security in good conditions of the security of the security in good conditions. The complete on restore promptly and the security is dood and workmanike of the security with a laws, ordinances, regulations, covenants, co

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ultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any subordimation or other agreement aftering this deed ore; (c) receiver, without warrant's all or any part of the property. The subordimation or other agreement aftering of any part of the property. The second set is the truth luness there in any record of any the described as the 'the property. The second set is the truth lunes there is a subordimation or any default by fantes in the property. The second set is the interval of any matching any consequence may be't described as the 'the property. The second set is the property. The second set is the property of the record of the truth luness there is any or one person is the interval of any matching the set is the second set is the property. The second set is the second any matching the set is the second set is the second any default of any matching the second set is and the second set is a second set is the second set is solution and the second set is a second set is solution and the second set is a second set is solution and the second set is a second set is second set is second and the second sec

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner, paid, to be due and payable <u>August 15</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any indicest therein is sold, agreed to said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grozing purposes. (a) consent to the making of any man or plat of said property; (b) join in

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise monow or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-point with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the hundrod Coventy-Five Thoucand and No/100----WITH DIGHTS TO FIITIPF ADVANCES sum of One-Hundred. Seventy-Five. Thousand and No/100----WITH RIGHTS. TO FUTURE. ADVANCES

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KIGO THE 12 OK 0100 2512 CONTH 2TVIN 2TWEET 2001 THIS TRUST DEED, made this 17th Citember day of September Page 16886 Suburban Water Company, Inc. an Oregon corporation as Grantor, William P. Brandsness, 19.86 , between South Valley State Bank as Beneficiary, ., as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Lots 1 thru 12, Block 16 and Lots 15 thru 18, Block 16, All inclusive, in SECOND RAILROAD ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPT that portion of Lot 11, Block 16, which was deeded to the State of Oregon, by and through its State Highway Commission recorded in Book 280 at page 284. Sugar E Die nie jaar nie Berrich voor van Die 18 die elder vielen is andere ooste skert die gegeneers vo **C**.,

ATC # M29968

The grantor covernet	16887
fully seized in fee simple of sa	and agrees to and with the beneficiary and those claiming under him, that he is law- id described real property and has a valid, unencumbered title thereto
	that he is law-
and that he will warrant and	
	forever defend the same against all persons whomsoever.
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The grantor warrants that the p	proceeds of the loan represented by the above described note and this trust deed are:
personal representatives, successors and secured hereby, whether or not named	the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, as a beneficiary herein. In construing this deed and whenever the context so requires, the contract events, and the singular number includes the plural.
IN WITNESS WHEPEO	the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, as a beneficiary herein. In construing this deed and whenever the context so requires, the contract euter, and the singular number includes the plural. IF, said grantor has become
	this neteunto set his hand the day and year first shows with
s such word is defined in the Truth-in-ter	and the beneficiary is a creditor
solution word is defined in the Truth-in-Le ineficiary MUST comply with the Act and sclosures; for this purpose use Stevens-Nes compliance with the Act is not required, d	Benting Regulation Z, the dif Ut Eyun Cornoration
	Sirregard this notice.
-Beinenr oppesite.)	
TATE OF OREGON,	STATE OF OREGON,
County of	County of V1 meets
, 19, by .	19.86 by Wm. M. Ganone on Sept. 18
	as Vice Prosid
	of Suburban Water Company, Inc. in Oregon
EAL) My commission expires:	ublic tor Oregon Notary Public tor Oregon
	My commission expires: 3-22-89 (SEAL)
and a star was and a star star and a star star star and a star star and a star star star star star star star s	REQUEST FOR FULL RECONVEYANCE
	To be used only when obligations have been poid.
The undersigned is the legal owner a	and holder of all independent
MERI ORVA N. I.M.	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said ed. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are der the terms of to reconvey, without werrants, the terms of
trust deed or pursuant to statute, to.	
trust deed or pursuant to statute, to with together with said trust deed) and now held by you under the same. Mu	ed. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you to reconvey, without warranty, to the parties designated by the terms of said to you all reconveyance and down
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