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It is mutually agreed that: a. In the event that any portion or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken right, if it is option or all of said property shall be taken to pay all recondent of said or any portion of the monites payable to pay all recondent of said costs, expenses and altorny's (ess necessarily paid or applied by it first and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, shall be optid to beneficiary and recured, incurred by complication alter applied or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness recured, incurred is a less and presentation of this deed and the hole for and and recure, to have and prosential on of the indebtedness, trustee many (a) consent to the maxing of any map or of concellation), without allecting (a) consent to the maxing of any map or of concellation), without allecting (a) consent to the maxing of any map or of the indebtedness, trustee many (b) is in any provide of the payment of the indebtedness, trustee many (a) consent to the maxing of any map or of all opports (b) join in (b) is maxing of any map or of all opports (b) join in (c) consent to the maxing of any map or of all opports (b) join in (c) consent to the maxing of any map or of all property (b) join in (c) consent to the maxing of any map or of all opports (b) join in (c) consent to the maxing of any map or of all property (b) join in (c) consent to the maxing of any map or of and the mate the mate is and the applied to making of any maxing the maxing is any the maxing is any map or of an property (b) join in (c) consent to the maxing of

proceed to lorecions thus trust deed in the manner provided in ORS 36.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delault or delaults. If the delault consists of a failed by DRS and the sum secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or itsust deed. In any case, in addition more required under the obligation or itsust deed. In any case, in addition to the such gath delault costs and expenses actually incurred in enforcing the obligation of the sust dosts of defaults, with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall he held on the dear and the deside the

1 observer, with trustee's and attorney'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 be postponed as you'ded by law. The trustee may sale lisaid property either and the highest bidder for cash, payable at the time to which each of the parcels at thall desire to the purchase its deed in form as required by law conveying the diver to the purchase; its deed in form as required by law conveying the truster is the desire to the purchase; its deed in form as required by law conveying the diver to the purchase; its deed in form as required by law conveying the divers to the purchase; may person, excluding the truster, but including the grants. When trustee eals pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee to the interest of the trustee of sale interest of the trustee in a resonable charke by trustee's attorney; (2) to the obligation secured by the trust deed, (3) to all persons having recorded lies subsequent to the interest of the trustee and (4) the surplus. If any to the grant to the interest of the interest of (4) the surplus. If any to the grant or to his successor in interest of (4) the surplus. If any to the grant or to his successor in interest of the interest of t

NOTE: The Trust Deed Act provides that the trustee thereunder must be either an attamey, 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 laws 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 696.555.

	and agrees to and with the beneficiary and those claiming under him, that he is law aid described real property and has a valid, unencumbered title thereto Subject to a Trust Deed recornedon August 31, 1984 2 in the office of the county recorder, in Klamath No. 40743 forever defend the same against all persons whomsoever.
This deed applies to, inures to in personal representatives, successors and secured hereby; whether or not named, gender includes the femining and the se	proceeds of the loan represented by the above described note and this trust deed are: sonal, family or household purposes (see Important Notice below), sonal, family or household purposes (see Important Notice below), the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, as asheneticiary herein. In construing this deed and whenever the context so requires, the masculine enter; and the singular number includes the plural. T, said grantor, has hereunto set his hand the day and year first above written.
es, such word is defined in the Truth-in-Len beneficiary MUST comply with the Act and disclosures for this purpose use Stevens-Ness If, compliance with the Act is not required, di if the signer of the obove is d'corporation use the form of acknowledgement opposite.) STATE OF OREGON County of Action of the showed action of the County of Action of the showed action of the count of the signer of the showed action of the County of Action of the showed action of the count of the showed action of the showed action of the showed action of the count of the showed action of the showed action of the showed action of the count of the showed action of the sho	e and the beneficiary (a) or (b) is nding "Act, and Regulation" Z, the Regulation by, making required strom No. 1319, or equivalent litregard this notice "StrATE OF OREGON, "Strate of the strategy of
The undersigned is the legal owner au	ublic for Oregona 22-70 Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE In SOD Trustee Trustee and holder of all indefend
here with together with said trust deed ) and there with together with said trust deed ) and there with together with said trust deed ) and the same with th	cancel all evidences of indebidiness secured by said trust deed. All sums secured by said to reconvey, without warranty, -to the parties designated by the terms of said trust deed (which are delivered to you all reconveyance and documents to 2 secure 1 and the terms of said trust deed the terms of said trust deed the secure to be the terms of said trust deed the terms of the terms of the terms of trust terms to the terms of terms of the terms of
Kenneth E. & Sheila E. Do Gitting Formation of Seil Renneth E. & Sheila E. O Gitting Formation Berneth E. & Sheila E. O Gitting Formation Grantor John M. & Jacqueline D Lin 1000 100 100 100 100 100 100 97425 Beneticiary John M. & Deponde Setup 100 100	Image: State of the state
P.O.: Box 39 Crescent Lake Oregon, 97425	Fee 13:00 County affixed. <u>IEvel yn Biehn County Clerk</u> <u>NAME</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u> <u>TILE</u>