It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficity shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by fantor in such proceedings, shall be paid to beneficiary and applied by it lirist upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

together with trustees and attorney's lees 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 provided by law. The trustee may sell said property either one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property soold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusted shereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

And any the proceeds of sale to payment of (1) the expenses of sale including the compensation of the trustee does not necessary to the obligation secured by the trust deed. (5) to all persons having a control flews subsequent to the interest of the trustee in the trust deed at their interests may appear in the order of their priority and (4) the surplus, it any, to the granter or to his successor in interest entitled to success.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without oneyance to the successor trustee, the latter shall be vested with all title, one and duties conferred upon any trustee herein named or appointed hereunder. Each appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, thily executed and akinowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which grantor, 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 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 SPS.SPS to SPS.SPS.

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 or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

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

IN WITNESS WHEREOF,	said grantor has hereunt	to set his hand the day and year first at	equires, the masculi
* IMPORTANT NOTICE: Delete, by lining out, wi not applicable; if warranty (a) is applicable an as such word is defined in the Truth-in-Lendin beneficiary MUST comply with the Act and Re disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required, disre	hichever warranty (a) or (b) is d the beneficiary is a creditor pg Act and Regulation Z, the gulation by making required	MARINA FAY PULIDO	cliolo
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			
STATE OF ORECON DA			
County of OFFICEN COUNTY OF THE PROPERTY OF TH) STATE (OF OREGON,	
This instrument was acknowledged if	Count	ty of	
MARINA FAY PULIDO	This instr	rument was acknowledged before me on	
Notary Public-State Of Nevada COUNTY OF CLARK CLEDIM. LIBERTY CMy Applintment Expires	ly of		
(SBAL) Nov 24, 1995 otary Pully	Notary Pu	blic for Oregon	
10-11-92 My commission expires:		ission expires:	(SEAL)
	REQUEST FOR FULL RECO	ONVEYANCE	
<i>7</i> 0.	To be used only when obligation	ns have been paid.	
TO:	, Trustee		
herewith together with said trust deed) and to estate now held by you under the same. Mail	reconvey, without warranty, reconveyance and documents	to the parties designated by the terms of so	delivered to you aid trust deed the
DATED:	, 19		
Do not lose or destroy this Trust Deod OR THE NOT	E which it secures. Both must be July	Beneficiary ivered to the trustee for cancellation before reconveyance	
	We bell	versa to the trustee for cancellation before reconveyance	will be made.
TRUST DEED			
(FORM No. BRI)		STATE OF OREGON,	}
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		County ofKlamatl	hss.
		I certify that the with	in instrument
	The state of the s	was received for record on t	he 19th day
		orApril	10 00
Grantor	SPACE RESERVED	at .10:44 o'clockA.M.,	and recorded
	FOR	in book/reel/volume No page6604 or as fee	10001404
	RECORDER'S USE	ment/microfil-/	M89 on
		month/ nucl Ol IIII / recention is	M89 on
		in the second se	M89 on e/file/instru- No 99212
AFTER RECORDING DETAIL		Record of Mortgages of said Witness my hand	
AFTER RECORDING RETURN TO		in the second se	
ASPEN TITLE & ESCROW, INC. 600 MAIN STREET		Record of Mortgages of said Witness my hand County affixed.	M89 on e/file/instru- No99212, I County. and seal of
AFTER RECORDING RETURN TO		Record of Mortgages of said Witness my hand	