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, beneficiary 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 less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and appellate on the state of the payable of the payable of the trial and appellate of the state of the payable of the pay

together 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 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 to the property of the property of

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein or to any successor trustee appointed herein trustee. The latter shall be rested with all the powers and duties conferred trustee the trustee herein named or appointed hereunder. Each such appointment which when recorded in the mortgage conds of the country or counties in which when recorded in the mortgage conds of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law trustee is not collidated to notify any party hereto of pending sale under any other deed of obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States or any agency thereof, or an excrew agent licensed under ORS 696,505 to 696,505.

The grantor covenants and agrefully seized in fee simple of said descriexcept covenants, conditions	bed real property and has a vali	
and that he will warrant and forever of the state of the	defend the same against all persons	ns whomsoever.
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he harmed a state of the profit of the first of the manager, we also be a first of the profit of the	Control of the Contro	Martine Control of the Control of th
The grantor warrants that the proceeds (a)* primarily tor grantor's personal, ta (b) tor an organization, or (even if gr		
This deed applies to, inures to the ben- personal representatives, successors and assign	efit of and binds all parties hereto, the	ir heirs, legatees, devisees, administrators, executors,
gender includes the feminine and the neuter, a	nd the singular number includes the plu	rand whenever the context so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, which		nd the day and year first above written.
as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regul disclosures; for this purpose use Stevens-Ness Form	act and Regulation Z, the state to the state of the state	NUGLYB VAN III
If compliance with the Act is not required, disregar	d this notice: The otypes the superscript and	esta e finale de finale de la companya de la compa Manga e finale de la companya de la Manga e finale de la companya de la
use the form of acknowledgement opposite.	Managaga da marang apada da sana das panaga managan sanagagan da Managas da managa managan gang da managan da managan da managan da managan kanagan da managan da managan da managan da managan da managan da managan da managan	See See that the property of the second seco
County of Description This instrument was acknowledged be	STATE OF OREGO	55.
DARYL EUGENE VANCIL 99/69	STITE 3 19 by	cknowledged before me on,
V Du (g)	All the bear comments and probabilities of the filteriness of the filt	Perpetual 16 and the second se
(SEAL) DENNIS ROY (LEAGUE OF THE COMMISSION FUNDS IN 19/143	tor Oregon Notary Public for Oreg	(SEAL)
To those best and sendant to the process of a process of the send	TEQUEST FOR FULL RECONVEYANCE	week was san in the control of the c
	To be used only when obligations have been	
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	holder of all indebtedness secured by You hereby are directed on payment t	the toregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to car	nce! all evidences of indebtedness secur reconvey, without warranty, to the pa	ed by said trust deed (which are delivered to you rties designated by the terms of said trust deed the
and an historical processings, and the rentse.	的 化二烯基苯二甲基磺胺二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
Acci. Fo. 2309-130-5700 KPV	Tarra	Beneficiary
투자도 고급하다 하는 동시하는 경험을 받았다.		trustee for cancellation before reconveyance will be made.
TRUET DEED		
POE STEVENENENE LAW PUBLICO. PORTLAND, ORE (1) DE	ion fo Blash Fime Estail the County Clark of Kie	STATE OF OREGON, Ss. County of
DARYL BUGENE VANCIL COMME		was received for record on the 6thday ofJune, 1989,
तक पुरुप्रद्वादावरोते : Grantor	SPACE RESERVED	at 11:09 o'clock AM., and recorded in book/reel/volume No. M89 on page 9934 or as fee/file/instru-
GEORGE A: TRACY DUM FIONENCE SI	JEVELA BASE PROPERS USE Ment/microf. Record of M	ment/microfilm/reception No. 1049,
FLORENCE M. TRACY Beneficiary	HDANGGALLIA DE LESSO MAR MARIO MA COLO	Record of Mortgages of said County.
DYHAT [AFTER RECORDING RETURN TO	N TITLE COMEANY	Record of Mortgages of said County. Witness my hand and seal of County affixed.
	0. TITLE COMEANX	Witness my hand and seal of

Nonin Colonia