sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent sold, affected to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent sold, affected to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent sold, affected to be sold to be so

ney a treas on superior and the second 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, beneficiary shall have the right if 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 as companiation for such the proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lists upon any reasonable costs and expenses and attention to the such actions secured, hereby; and grantor agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's requested upon written request of beneficiary, payment of its less and from time upon written request of beneficiary, payment of its less and recentation of this deed and the note for including content of the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided 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 privated by law. The trustee may sell said property either in one parcel as private parcels and shall sell the parcel or parcels at auction to like highest bidder for cash, payable at the time of sale. Trustee said one to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implicit The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers revided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee shall apply the cornection of the trustee and a reasonable charge by trustee shall should be cornected by the trustee of the trustee in the trust having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor trustee appointed here or the latter shall be vested with all title, powers and duties conferred trustee the latter shall be vested with all title, powers and duties conferred trustee the latter shall be readed as a provided by law. Trustee is not obligated to notify any party hereof as provided by law. Trustee is not obligated to notify any par

NOTE: The Trust Deed Act provides that the Irustee 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 excrew agent licensed under ORS 696.505 to 696.585.

A STATE OF THE STA	rtgage in favor <b>of</b> So	iciary and those claiming under him, that he is drawn a valid; unencumbered title thereto uth Valley State Bank
and that he will warrant and I	orever defend the same aga	inst all persons whomsoever.
to be a second of the second o	to made as the market by being the many the market by the market being the	infolicious, terrescousers arranged to a company to the property of the proper
18 1997 a seniou defini a fond 1 19 Desembra and langue a 11 12 Materia and the second a	entible of the thouse or local subject possessing the pay year type "Many tig troback shall be taken."	with the fitness and their plants and the fitness and
defined of allocations are considered a great purpose of the constant of the c	er publicant e un present arrichites con la seconda de la	ATTENDED TO THE SECRET OF THE
The grantor warrants that the	proceeds of the loan represented by	y the above described note and this trust deed are:
Streng was a factor of the Markette Block Basis	"in a mararar person)	are for business or community
This deed applies to, inures to personal representatives, successors an secured hereby, whether or rest	the benefit of and binds all particles assigns. The term beneficiary	es hereto, their heirs, legatees, devisees, administrators, execunhall mean the holder and owner; including pledgee, of the cont
gender includes the feminine and the n IN WITNESS WHEREO	as a beneficiary herein. In construction, and the singular number in	es hereto, their heirs, legatees, devisees, administrators, execut hall mean the holder and owner, including pledgee, of the cont uing this deed and whenever the context so requires, the mascu cludes the plural.
not annitemble to	Whichever werennes	o set his hand the day and year first above written.
beneficiary MUST comply with the Act and	nding Act and Regulation Z, the	CNARLES W. HOUSTON
atter argumentation me Att is not required,	disregard this notice.	JEANNETTE J. HOUSTON KIOUS (CD.
ne the form of achoevies a corporation,  and the form of achoeviedgement opposite. I see the corporation of	rente potennite de kontrates en la la 2004 abbligarione de legado tempo de a édicio deconue en especiale de la la 1867 au baco Signi de abordon esta de la la	And Developing and Advisor to the Control of the Co
county of Klamath	College Charles Create the last the las	OF OREGON, The state of the sta
This instrument was acknowledge 1989 by Charles W. Houston and		ument was acknowledged before me on
Jeannette J. Houston	of war	N. Maria (No. 1967) and proposed and proposed and the second and t
	Publistor Oregon Notary Pu	blic for Oregon
My ppmmisson expires: 3	-22-93 My commi	
To blookly the beauty, of the tree of the	REQUEST FOR FULL RECU	LAND THE COLOR OF
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I he undersigned is the legal owner ist deed have been fully paid and satis d trust deed or pursuant to statute, to	and holder of all indebtedness selled. You hereby are directed, on	cured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of dness secured by said trust deed (which are the terms of the secured by said trust deed (which are the terms of the secured by said trust deed (which are the terms of the secured by said trust deed (which are the secured by said trust deed (which
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ET/2 STOPPED OF THE TOP TO THE TO	gn) d of Section 21/ nt, of Miamath, State	OLICIOCOISTATE OF OREGON, [OnUnity ofKlamath
		I certify that the within instrument
Challe, grantonely grade, 19	ark us, sells and conveys to	tinges in at 11:16 o'clock AM and recorded
Granto	SPACE RESERVED	In book/reel/volume No. M89
n	RECORDERS	page .13210 Of as fee/file/instance
TV-TER I PRO BUT Standard Benedician	RECORDER'S USE	page 13210 or as fee/file/instru- ment/microtilm/reception No. 2794 , Record of Mortgages of said County
	A P ING.	ment/microfilm/reception No 2794