CALL CALLS OF AUX AUX		
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Transameric and South Valle Grantor irrevo	yler and Oruwan Tyler (husband an a Title Company y State Bank WITNESSETF cably grants, bargains, sells and conveys to		, as Trustee, s Beneficiary,	
in Klamath	County, Oregoi, described as: lock 2 of Tract No. 1002, LA WAND		Advertised in the second se	
				1 (
now or herealter appert tion with said real estate FOR THE PUR sum of Forty Six thereon according to the linal payment of princip The date of matu becomes due and payab sold, conveyed, assigned then, at the beneficiary	ngular the tenements, hereditaments and appurten aining, and the rents, issues and profits thereof and "POSE OF SECURING PERFORMANCE of each Thousand and no/100	d all lixtures now or herealter attached to on h agreement of grantor herein contained and later and agreement of grantor herein contained and h, payable to beneficiary or order and nade o and payable	 used in connection payment of the ars, with interest by grantor, the 1978	
The above describe To protect the se 1. To protect, preser and repair, not to remove a not to commit or permit any 2. To continue of the manner and building or any destroy of the second second to second second second second to second second second second proner abolic addise or allies or proner abblic addise or allies or second proner abblic addise or allies or second second second second second second proner abblic addise or allies or second proner abblic addise or allies or second second second proner abblic addise or allies or second sec	ad real property is not currently used for agricultural, t currity of this trust deed, grantor agrees: "Ve and maintain said property in 6001 condition or demoilsh any building or improvement thereon waste of said property. restore promptly and in 600d and workmanike provement which may be constructed, damaged or hen due all costs incurred therefor. Then due all costs incurred therefor as said property; if the beneficiary so requests, to ring statements pursuant to the Uniform Commer- tes, as well as the cost of all lien searches made of adencies as may be deemed desimble by the error of adencies as may be deemed desimble by the other statements pursuant to the Uniform Commer- pointer and to pay for tiling same in the imp adencies as may be deemed desimble by the error of adencies as may be deemed desimble by the	imber or grazing purposes. Insent to the making of any map or plat of said p any consement or creating any restriction thereor ination or other agreement allocting this deed or (d) reconvey, without warranty, all or any part c entitled thereto," and the recitals therein of any m reclusive proof of the truthfulness thereoi. Trustee's s mentioned therein, and the recitals thereoin of the s mentioned the second the not less than \$ 10. Upon any default by granter hereunder, bene vithout notice, either in person, by agent or by a 1 by a court, and without regard to the adequacy r any part thereol, in its own name sue or otherw and profits, including those past due and unpaid, a	n; (c) join in any ithe lien or charge of the property. The "person or persons atters or facts shall fees lor any of the 5. liciary may at any receiver to be ap- of any security lor ession of said prop- se collect the rents,	
() 1. Ta, provide and the order of hereafter erected on and such other hereafter and the hereafter are the order of hereafter and the hereafter and thereafter and thereaf	continuously maintain insurance on the buildings the said premises against loss or damage by liceary the large premises against loss or damage by liceary and the said premises against loss or damage by liceary any reason to procure any such insurance and to proferentiary at least litteen days prior to the expira- rance now or herealter placed on said buildings, re the saim at grantor's expense. The amount other insurance policy may be applied by beneficiary a secured hereby and in such order as beneficiary to beneficiary the entire amount so collected, or and it insurance policy may be applied by beneficiary of beneficiary the entire amount so collected, or and it insurance policy may be applied by beneficiary of beneficiary the entire amount so collected, or and it insurance policy may be applied by beneficiary of beneficiary the entire amount so collected, or and it insurance of delault hereunder or invalidate any topice.	sts and expenses of operation and collection, includit fees upon any indebtedness secured hereby, and in- may determine. 11. The entering upon and taking possession of ion of such rents, issues and profits, or the proceed any default or notice of default hereunder or inva any default or notice of default hereunder or inva nt to such notice. 12. Upon default by grantor in payment of any i or in his performance of any agreement hereunder, oil sours secured hereby immediately due and payal the above described real property is currently up or grazing purposes, the beneficiary may proceed to equity, as a mortange in the manner provided b sures. However it said real property is not so curre	ng reasonable attor- such order as bene- said property, the is of line and other d, shall not cure or lidate any act done indebtedness secured the beneliciary may he, In such an event of lore agricultural, b loreclase this trust y law for mottgage	
5. To keep said pre- faxes, assessments and other against said property before charges become past due or to beneliciary; should the 4 ments, insurance premiums, by direct payment or by make such payment, beneli- and the amount so paid, with hereby, together with the ol- trust deed, shall be added i trust deed, shall be added i trust deed, shall be added i trust deed, shall be added, as me extended the described, some the ent bat they are	misses tree from construction lens and to phy fill [liciary recharges that may be levied or assessed upon and si delinquent and promptly deliver receipts therefor rantor lail to make payment of any taxes, assess- liens or other charges payable by grantor, either providing beneficiary with lunds with which to ciary may, at its option, make payment thereof the interest at the rate set forth in the note secured bifations described in paradraphs 6 and 7 of this to and become a part of the debt secured by this charyments, with interest as aloresaid, the prop- ticely, say as the grantor, shall be bound to the bound for the payment of the obligation herein noticely due to the payment of the obligation herein bound for the payment of the bound to the bound for the payment of the obligation herein notice	at his election may proceed to loreclose this trust dee or direct the truster to lorclose this trust dee de. In the latter event the beneliciary or the trust to be recorded his written notice of default and his escribed real property to satisfy the obligations see the truster shall its the time and place of sale, give n d by law and proceed to lorcelose this trust deed in ORS 86.740 to 86.725. 13. Should the beneficiary elect to forelose by ad- liter default at any time prior to live days before lor the trustee's sale, the drantor or other perso 36.760, may pay to the beneficiary or his successor. The entire amount then due under the terms of the ion secured thereby (including costs and expenses and the terms of the obligation and trustee's and all 450 each) other than such portion of the principa	d by advertisement or shall execute and election to self the irrel hereby, where office thereof as there in the manner pro- certisement and sale the date set by the in sin inters, respec- trust deed and the actually incurred in orney's lees not ex- l as would not then	
consisting a breach of this it of the search of this it of the search as well as this in connection with or in end leves actually incurred. To appear the security risp which alloc the security risp which actually incurred. Incurred the security risp which actually incurred. Incurred the security risp which actually be the foreclosure childing evidence of tills and incurred the tind court and decree of the trind court, sk pellate court shall adjudge	this trust deed immediately due and payable and all for ust deed. Iees and expenses of this trust including the cost lees and expenses of this trust including the cost in one of the second second second second second forcing this obligation and truster's and attorney's defend any action or proceeding purporting the prior process of beneficiary or trusters; and in any suit, of the beneficiary or trusters; and in any suit, the beneficiary or trusters; and in any suit, of the definition of the second second second of the definition of trusters attorney's less; in the definition of the second second second second of the definition of the second second second of the definition of the second second second of the definition of any and costs and expenses, in- the definition of an appeal from any judgment of clusters of the second second second second second reasonable as the beneficiary's or truster's attorn by the second second second second second second to the second second second second second second second by the second second second second second second second by the second second second second second second second by the second second second second second second second second by the second second second second secon	i had no dehault occurred, and thereby cure the deheclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date beighnated in the notice of sale. The trustee may sell parcel or in separate parcels and shall sell the 1 to the highest bidder for cash, payable at the tileliver to the purchaser its dued in form as require parcels and shall sell the 1 truthfulmass discrete the due of a sale. The recitals in the deed of any matters of lact shall be the sale of the	nd at the time and said property either ancel or purcels at the of sale. Trustee d by law conveying http://expression. be conclusive production be conclusive production be conclusive production be conclusive production be conclusive production taken, but including cided herein, trustee (3) to all persons (3) to all persons (3) to all persons	
under the right of emiment d right, if it so learly, to requ- as compensation for such ta or pay all reasonable costs, incurred by granter in suc applied by it list upon any both in the trial and appel ficiary in such proceedings, we used hereby; and granter and execute such hastmen- pensation, money time and being a such as the sec- pensation of the sec- to and the sec-	cod that: any portion or all al said property shall be taken lomain or condemnation, beneliciary shall have the strep that all for any portion of the nonies payability kind, which are in excess of the amount required expenses and attorney's less necessarily puid success reasonable costs and expenses and introney's feet, late courts, necessarily puid to heuricitary and many the halmer applied upon the indebtations and the halmer applied upon the indebtations to the taken the taken and the note to the encliciary request. Toon thue to time upon written request of here on ball the necessarily in distanting such com- encliciary request.	5, if any, to the granifor or to his successor in files [6, For any reason permitted by law beneficiary point a successor or successors to any trustee nam- or trustee appointed, hereunder. Upon such appoint and duties conferred upon any trustee herein or der. Each such appointment and substitution shall here to exceed by beneficiary, containing reference and of the trustee, the busilitation shall next excented by beneficiary, containing reference a place of record, which, when there in which the or Record of the trust when this dead, statistic accepts this trust, when this dead, when this to appoint of the trust when this dead, when the successor the trust when the successor of the number of the trust when this dead.	rest entitled to such may from time to ed herein or to any funent, and without ested with all file anwed or appointed be made by writee file of the County property is situated, duy erceuted and law. Trustee is not ray other deed of	
NOIE: The Trust Deed Act put	and a supervision of the superstation is without attesting trust i	or al any action or proceeding in which granter, b or a party unless such action or proceeding is brow who is an active member of the Oregon State Bar, a United States, a title Insurance company authorized b	bank, fust company	

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9334 The grantor covenants and agrees to and with the beneficiary and those claiming under him; that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto 1 and that he will warrant and forever delend 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance, the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. If the signer of the above is a constraint. 0. 3 in tylev Wesley D. Tyler X Chuman Oriiwan Tyler 1.150 []³ the signer of the above is a corporation, use the form of acknowledgment opposite.] (ORS 93.490) .) ss. STATE OF OREGON, County of. STATE OF OREGON, . 19. Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named president and that the latter is the Wesley D. Tyler and Oruwan Tyler secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Relare me and acknowledged the toregoing instrument to be; their voluntary act and deed. COFFICIAL SEAL Belore me: 404 (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 1-24-81 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ... Truste TO. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and house of an indeptedness secured by the foregoing trust deed. An sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to . 19.... DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON TRUST DEED SS. Klamath (FORM No. 881) STEVENS-NELS LAW PUB. CO., PORTLAND. ORE County of I certify that the within instrument was received for record on the 27. day of May 19.77. at 3:34 o'clock P. M., and recorded in book M. 77. on pate. 9330 or as file/reel number. 30231 Wesley D. Tyler and the second - Title) Oruwan Tyler SPACE RESERVED Grantor FOR 28 South Valley State Bank. Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Wm DMilne ALL A AFTER RECORDING RETURN TO County Clork Title P 0 Box 5210 1.14 Mar Douty Klamath Falls, Oregon faca el By 97601 물을 걸음 물을 줄 -6.00 生物和的 10.14 12:00 Sale Parties 为25分和150%。 第二