FORM No. 881-Oregon Trust Deed Suries-TRUS	· VES.		366 40	LAW PUBLISHING CO., PORTLAND. OR. #12	N4
49295		IST DEED	Vol. 79 F	ag: 11628	Sh
THIS TRUST DEED, m. DENNIS L SAUGSTAD A	ND SHARON E SAU	day of IGSTAD	MAY	, 19 78 , between	ก
TRANSAMERICA TITLE IN and SECURITY PACIFIC FIN	SURANCE COMPANY INCE CORP dba BIC I	FINANCIAL S	ERVICE INC	, as Granton , as Trustee , as Beneficiary	
Grantor irrevocably gran in KLAMATH	ts, bargains, sells and c	VESSETH: conveys to tru:	stee in trust, with	power of sale, the property	
A parcel of land located of the Willamette Meridia cribed as follows:	in the NW\SE\NE\ o n, in the County o	of Section] of Klamath,	12, Township 39 State of Orego	South, Range 8 East on, more particulary	de
Beginning at a point of t North 932.00 feet and Eas Section 12; thence East 4 to a point of the Easter1 right of way line 200.00	35.60 feet; the ice	North 200	00 feet; then	the NELSEL of said	g
the second s	an an Angelon an Angelo				
		,			
together with all and singular the ten now or hereafter appertaining, and the tion with said real estate. FOR THE PURPOSE OF SE sum WENTY FIVE. THOUSAND, thereon according to the terms of a p final payment of principal and interes	CURING PERFORMANC TWO. HUNDRED. SIXTY promissory note of even det	E of each agree SIX AND NO	ment of grantor herei	n contained and payment of the	`-
The date of principal and interes The date of maturity of the de becomes due and payable. In the eve sold, conveyed, assigned or alienated then, at the beneficiary's option, all of herein, shall become impundiately day	t hereof, if not sooner paid, bt secured by this instrumen nt the within described prop by the grantor without fi bligations secured by this is	to be due and point is the date, sta perty, or any par inst having obtain nstrument, irrest	ayable NOVEMBER ated above, on which ated thereof, or any inte- med the written consen prective of the consen	30 1978 30 1978 30 1978 30 1978 31 19 19 19 19 19 19 19 1	е е
To protect the requirity of the	is not corrently used for agr	ricultural, timber or	grazing purposes.		
I. To protect, preserve and maintain and repair; not to prove or demolish any not to commit or permit any waste of said pro-	frust deed, grantor agrees: said property in good condition building or improvement thereon perty.	(a) consent to n granting any e subordination of thereol: (d) re	the making of any map escenent or creating any or other agreement effect	or plat of said property: (b) pun it restriction thereon, (c) pun in any ing this dead or the late or chang all or any part of the property. This escribed as the "incomposity This	•
destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinance tions and restrictions all of the second	incurred therefor. es, regulations, covenants, condi-	r legally entitled be conclusive p services mention	thereto," and the recitais proof of the truthfulness	described as the property the there is of any matters or the star hereol. Trustee's bees for any of the	e - -
join intersecuting such linancing statements; cial Code as the beneficiary may require ar proper public office or offices, as well as th by fling officers or searching agencies as more beneficiary.	d to pay for filing same in the	o 10. Upo - time without r e pointed by a c e the indebtednes	on any delault by granto notice, either in person, b ourt, and without regard	to the adequacy of any security has	-
 To provide and continuously main now or herealter erected on the said premise and such other hazerds as the hereiteren. 	ntain insurance on the buildings against loss or damage by fire	scues and piol issues and piol less costs and o nev's less yoon	its, including those past of	ion and take possession of said prep ne sue or otherwise collect the terts, use and unpaid, and apply the same, collection, i. luding reasonable attor hereby, and in such order as ben-	
companies acceptable to the beneficiary, wit policies of insurance shall be delivered to th	h loss payable to the latter; all e beneficiary as soon as insured	i insurance polici	ermine, entering upon and taki ch rents, issues and profi	ng possession of said property, the	
tion of any policy of insurance now or her the beneficiary may procure the same at collected under new line or the same at	ealter placed on said buildings, fruntor's expense. The amount	waive any defa pursuant to suc.	he application or release t ult or notice of delault h notice.	hereof as aforesaid, shall not cure or hereonder or invalidate any act done	
may determine, or at option of beneliciary fi any part thereol, may be released to grantor, not cure or waive any default or related	ing in such order as beneficiary	declare all sums and if the abo	secured hereby immediate ve described real propert	Dayment of any indebtedness secured orment hereunder, the beneficiary may by due and payable. In such an event y is currently used for agricultural manufactory agricultural.	
act done pursuant to such notice. 5. To keep said premises free from c taxes, assessments and other charges that ma	onstruction Lens and to pay all by be levied or aversed users of	deed in equity, loreclosures. Ho liciary at his el mort/ada ur di	as a mortgage in the m wever it said real propert lection may proceed to to	r may proceed to foreclose this trust anner provided by law for mortgage y is not so currently used, the henc- reclose this trust deed in courts and	
charges become past due or delinquent and p to beneficiary; should the grantor fail to mak ments, insurance premiums, liens or other ch	comptly deliver receipts and other romptly deliver receipts therefor is payment of any taxes, assess- arges payable by deaptor sites	and sale. In the cause to be rect said described r upon the trusted	e latter event the benefic, orded his written notice o cal property to satisfy th	ary or the furstee shall even the and i default and his election to sell the e obligations secured hereby a har	
make such payment, beneficiary may, at its and the amount so paid, with interest at the hereby, together with the obligations described trust deed shall be added.	option, make payment thereol, ate set forth in the note secured in paragraphs 6 and 7 of the	required by law vided in ORS 80 13. Show then after delay	and proceed to foreclose 6.740 to 86.795. Ind the beneficiary elect to	this trust deed in the manner pro-	
trust deed, without waiver of any rights ari covenants hereof and for such payments, with erty hereinbefore described, as well as the	ing from breach of any of the infection breach of any of the interest as aforesaid, the prop- grantor, shall be bound to the	trustee for the ORS 86.760, m tively, the entir	trustee's sale, the granto ay pay to the beneficiary e amount then due under	or or other person so privileged by or his successors in interest, respec- the terms of the trust devidend the	
described, and all such payments shall be import out notice, and the nonpayment thereof shall, render all sums secured by this trust deed in constitute a breach of this trust deed in	nediately due and payable with- at the option of the beneficiary, mediately due and payable and	enforcing the ter ceeding \$50 eac.	ns of the obligation and b) other than such portio	trustee's and attorney's fees not ex- n of the principal ns would not then	
6. To pay all costs, lees and expenses of title search as well as the other costs and in connection with or in enforcing this obligat lees actually incurred.	of this trust including the cost expenses of the trustee incurred ion and trustee's and attorney's	14. Other place designated	in the notice of sale. The	d by the trustee. Id on the date and at the time and trustee may sell said property wither.	
7. To appear in and defend any acti		auction to the l	highest bidder for cash, f the purchaser its dred in	shall sell the parcel of parcels at avable at the time of sale. Trustee	

of this search as well as the other costs and expenses of the frustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred. To appear in and defend any action or proceeding purporting to alter the security rights or powers of beneficiary or trustee's and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, in-numount of attorney's frest mentioned in this paragraph 7 in all cases shall be tied by the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an appeal from any buildment of derive of the trial court and in the event of an end with a three a dree of the trial box of a starting in the access of the methan and the ap-peal is a start with appeal. It is mutually appeal that: A in the event that any portion or all of said property shall have the as compensation for such taking, which are in eacess of the amount required to pay all reasonable costs, expenses and attorney's less more samily paid or applied by it first upon any reasonable costs and expenses and attorney's less, licitary in such proceedings, and the balance applied up on the indebtedness and execute such instruments as shall be more saves to the brinding such costs and execute such instruments as shall be necessary in obtining such cost-gend from time to time upon written request of bree-licitary in such and from time to time upon written request of bree-licitary on any time and trom time to time upon written request of bree-licitary payment of its fees and presentation of this deed and the note for hedrosone

in one parcel or in separate parcels and shall sell the parcel or parcels at nuction 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 convexing the property so sold, but without any covenant or warranty, express or un-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the truther, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of and to payment of (1) the expresses of sale, m-cluding the compensation of the trustee and a cosmolac charge by thus trustees shall apply the proceeds of any merical of the trustee that will be conclusive to the cluding the compensation of the trustee and a cosmolac charge by the trustees attimet, (2) to the obligation second by the trustee and the trust dead as their interview and appear in the uncered of the private and (2) to the surplus. 16. For any reason nermitted by the bardener end of the private and (2) to the surplus.

surplus, d any, to the grantor of the his successor in indicest enrithed to such surplus. I. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any tristice mined herein or to any successor trustee appointed beceauter. Unon such appointione, and without conveyance to the successor trustee, the latter shall be veried with all trule, powers and duties conferred upon any functies herein named or appointed hereinder. Each such appointment and substitutions shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the Courty Clerk or Recorder of the county or counties in which the property is situated. Shall be conclusive proof of proper appointment the factor of the Sources on the angle and e public record as provided by law. Thus a successor trustee accepts this trust when this dead, but size is sold obligated to untilly any party herein all pending size unsite size of sold obligated trust or of any action or proceeding in which granter should are a sold obligated to untilly any party herein of pending the barder of the courts trust or of any action or proceeding in which granter should any sold obligated to untilly any party herein and pending as based on the sold obligated to be a provided the factor of any action of the other of the source of any action of the source of the sou

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NOTE: The Trust Deed Ast provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon blate Bar, a bank best entropy or savings and loan association authorized to do business under the laws of Oregon at the United States, a title insurance company authorized to any property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any ugency thereof.

The grantor covenants and agrees to fully seized in fee simple of said described re	and with the beneficiary and those claiming under him, that he is la eal property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	t the same against all persons whomsoever.
The grantor warrants that the proceeds of the	he loan represented by the above described note and this trust deed are:
(b) for an organization, or (even if grantor purposes.	, nousencia or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricultu
	of and binds all parties hereto, their heirs, legutees, devisees, administrators, exe s. The term beneficiary shall mean the holder and owner, including pledgee, of beneficiary herein. In construing this deed and whenever the context so requires, ater, and the singular number includes the plural.
	ntor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever of not applicable; if warranty (a) is applicable and the be or such word is defined in the Truth-in-Lending Act a beneficiary MUST comply with the Act and Regulation disclosures; for this purpose, if this instrument is to be a the purchase of a dwelling, use Stevens-Ness Form No. if this instrument is NOT to be a first lien, use Stevens-Ne	warranty (a) or (b) is neficiary is a creditor nd Regulation Z, the by making required FIRST lien to finance 1305 or equivulent; us form No. 1306 or
equivalent. If compliance with the Act not required, a (If the signer of the above is a corporation, use the form of acknowledgment apposite.)	disregard this notice.
STATE OF OREGON,)	(ORS 93.490) STATE OF ORDER County of States
County of Klampth 33.	1973 1973 ISS.
Personally appeared the above named	Personally appeared who, being duly sw
Dennis Sanastad	each lor himself and not one for the other, did say that the former is president and that the latter is
and acknowledged the foregoing ins	secretary of , a corporat
ment to be	and that the seal affixed to the foregoing instrument is the corporate of said corporation and that said instrument was signed and sealed in
(OFFICIAL SEAL)	half of said corporation by authority of its board of directors; and each them acknowledged said instrument to be its voluntary act and de Before me:
Nota Det Nin Aos Charles	Notury Public for Oregon (OFFIC)
My Commission Expires	My commission expires:
	1
	REQUEST FOR FULL RECONVEYANCE
T O:	e used only when obligations have been poid.
<i>TO</i> :	e used only when obligations have been paid.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You f said trust deed or pursuant to statute, to cancel a	e used only when obligations have been paid. , Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term il evidences of indebtedness secured by said trust deed (which are delivered to vey, without warranty; to the parties designated by the terms of reid town doed
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom	e used only when obligations have been paid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term Il evidences of indebtedness secured by said trust deed (which are delivered to vey, without warranty; to the parties designated by the terms of said trust deed veyance and documents to
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TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DATED: DATED: Do not lose or destroy this Trust Deed OR THE NOTE which (FORM No. 881) MEYENS I. SAUGSTAD SHARON E SAUGSTAD Granter SECURTTY PACIFIC FINANCE CORP	e used only when obligations have been paid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term ll evidences of indebtedness secured by said trust deed (which are delivered to vey, without warranty, to the parties designated by the terms of said trust deed veyance and documents to 19 h it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within insi ment was received for record on 31sday of Hay 19 7 whack HESERVED FOR HECORDER'S USE RECORDER'S USE
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DATED: DATED: Do not less or destroy this Trust Deed OR THE NOTE which (FORM No. 881) MEVENE-MESS LAW FUE CO. FORTLAND.ONE DENNIS I. SAUGSTAD Granter SECURTTY PACIFIC FINANCE CORP dba BIC FINANCIAL SERVICE INC 1220. SW. MORRISON. SUITE. 528.	e used only when obligations have been paid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term ll evidences of indebtedness secured by said trust deed (which are delivered to vey, without warranty, to the parties designated by the terms of said trust deed veyance and documents to Beneficiary h it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within insi ment was received for record on 31sday of Hay 197 whack MESERVED FOR RECORDER'S USL Record of Mortgages of said County
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DATED: DATED: Do not less or destroy this Trust Deed OR THE NOTE which (FORM No. 881) MEVENA-MESS LAW FUE CO. FORTLAND. ONE DENNIS I. SAUGSTAD SHARON E SAUGSTAD Granter SECURTTY PACIFIC FINANCE CORP dba BIC FINANCIAL SERVICE INC	e used only when obligations have been paid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term If evidences of indebtedness secured by said trust deed (which are delivered to very, without warranty; to the parties designated by the terms of said trust deed regance and documents to Beneficiary h if secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within inst ment was received for record on 31.8day of Play 197 whack HESERVED FOR RECORDER'S USE RECORDER'S USE Note the secure of the secure of the secure of the secure County affixed,
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DATED: De not lose or destroy this Trust Deed OR THE NOTE which De not lose or destroy this Trust Deed OR THE NOTE which (FORM No. 801) HEVENA-MESS LAW FUR. CO. FORTLAND. ONE DENNIS I. SAUGSTAD Granter SECURITY PACIFIC FINANCE CORP dba BIC FINANCIAL SERVICE INC 1220. SW. MORRISON. SUITE. 528. PORTLAND, OR 97205 Beneticiary AFTER RECORDING RETURN TO BIC Financial Service, Ing.	e used only when obligations have been poid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term ll evidences of indebtedness secured by said trust deed (which are delivered to rey, without warranty, to the parties designated by the terms of said trust deed reyance and documents to Beneficiary h it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within inst ment was received for record on 31.848.ny of Hay 19.72 where mesers use FOR RECORDER'S USE Record of Mortgages of said County Witness my hand and seal County affixed. Wm, D, withee
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You I said trust deed or pursuant to statute, to cancel al herowith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- estate now held by you under the same. Mail recom- DATED: Do not lose or destroy this Trust Deed OR THE NOTE which TRUST DEED (FORM No. 881) MIEVENA-MESS LAW PUR. CO., FORTLAND, ONE DENNIS I. SAUGSTAD SHARON E SAUGSTAD Granter SECURITY PACIFIC FINANCE CORP dba BIC FINANCIAL SERVICE INC 1220. SW. MORRISON. SUITE. 528. PORTLAND, OR 97205 Borneliciary AFTEH RECORDING RETURN TO	e used only when obligations have been paid. Trustee r of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the term If evidences of indebtedness secured by said trust deed (which are delivered to very, without warranty; to the parties designated by the terms of said trust deed regance and documents to Beneficiary h if secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within inst ment was received for record on 31.8day of Pay 19.71 whack HESERVED FOR RECORDER'S USE RECORDER'S USE Note the secure of the secure of the secure of the secure of the secure County affixed.