XIMMATH FALLS CHERCH 97601	TRUST DEED VOI 76 PORTAND. OR. B
VETER RETERENCE METAGL TE	eve Wesier
as Grantor E Literation	
	. Sisemore. .y, as Trustee, a
as Denenciary,	
Grantor irrevocably grants, bargai in <u>Klamath</u> County	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the proper , Oregon, described as:
The ENWINWI of Section 7 To	이는 것은 것이 있는 것이 있는 것이 있는 것이 같은 것이라. 전체가 가장
Meridian, in the County of Kla	wnship 39 South, Range 9 East of the Willamette amath, State of Oregon.
TRUST DEED	21.4.2.OF CERTING
	사실에 있는 것은
an a	1978 B. Warden
	그는 것은 것은 것은 것을 가지 않는 것을 알았는 것을 가지 않는 것을 가지 않는 것이다. 가지 않는 것은 것을 가지 않는 것을 수 없다. 이렇게 있는 것을 것을 것을 것을 수 없다. 이렇게 가지 않는 것을
together with all and singular the tenements, her now or hereafter appertaining and the contribution	reditaments and appurtenances and all other rights thereunto belonging or in anywis les and profits thereoi and all lixtures now or hereafter attached to be used in
FOR THE PURPOSE OF SECURING	and the unit of the used in connect
note of even date herewith, payable to beneficiary not sooner paid, to be due and payable	Dollars, with interest thereon according to the terms of a promissor or order and made by granter, the final payment of principal and interest hereof, ptember 6
becomes due and payable. In the event the within sold conveyed	y this instrument is the date, stated above, on which the final installment of said not
herein shall become in all obligations se	ecured by this instrument
<b>77</b>	my used for agricultural, timber or grazing purposes
and repair; not to remove or demolish any building or in	y in good condition granting any easement or creating any entities any easement or creating any easement or creating any easement or creating any easement of creating any
2. To complete or restore promptly and in food manner any building or improvement which may be const destroyed thereon, and pay when due all costs incurred there J. To comply with all laws, ordinances, regulations tions and restrictions allecting said property; il the benefic in in a strictions allecting said property; il the benefic	d and workinanlike grantee in any reconveyance may be described as the property. The tructed, damaged or legally entitled thereto," and the recitals therein of any matters or facts shall elor. s, covenants, condi- services mentioned in this parafraph shall be not less than 55 fees for any of the
cial. Code as the beneliciary may require and to pay for	ciary so requests, to 10. Upon any default by grantor hereunder, beneficiary may at any filing some in the without notice, either in person by death by death of the solution
boneliciary.	lien searches made the indebtedness hereby secured, enter upon and take possession of caid prop- d desirable by the erty or any part thereol, in its own nume sue or enter the costession of caid prop-
and such other hazards as the beneficiary may from time	or damage by fire ney's ices upon any indebtedness secured hereby, and in such order attor- to time require, in liciary may determine.
if the grantor shall fail for any reason to procure any and	e to the latter; all collection of such rents, issues and prolits, or the proceeds at fire and other
the beneficiary may procure the same at grantor's expe	prior to the expiration waive any default the application or release thereof as aloresaid, shall not cure or on said buildings, ense, The amount 12 Upon educate the second secon
any part thereof, may be released to grantor. Such applicati	and is beneficiary declare all sums secured hereby immediately due and payable. In section way
act done pursuant to such notice. 5. To keep said premises free from construction lier	r or invalidate any deed in equity, as a mortgage in the manner provided by law for africultural, deed in equity, as a mortgage in the manner provided by law for mortgage.
to beneficiary; should the grantor fail to make payment of	ssments and other and sale. In the latter event the beneficiary or the truster shall exceed a subscription of the latter event the beneficiary or the truster shall exceed and
by direct payment or by providing beneficiary with func make such payment, beneficiary may, at its option, make	by grantor, either) and described real property to satisfy the obligations scoured hereby, where ds with which to upon the frustee shall lix the time and place of sale, give notice thered as then required by law and proceed to formation of sale.
trust deed, with the obligations described in paragraphic trust deed, shall be added to and become a part of the del	13. Should the benchicary elect to forecluse by advertisement and sale bit secured by this then alter default at any time prior to live days before the date sale and sale
covenants hereol and for such payments, with interest as all erty hereinbelore described, as well as the grantor, shall same extent that they are bound for the payment of the described in the start bound for the payment of the	ich of any of the ORS 86.760, may pay to the beneficiary or his successors in interest, respec- blockshift, the prop- be bound to the obligation secured thereby of the due under the terms of the trust deed and the
but notice, and the nonpayment thereof shall, at the option of render all sums secured by this trust deed immediately due constitute a breach of this trust deed immediately due	and payable with creding 550 each) other than such portion of the principal as would not then of the beneficiary, be due had no default occurred and there is and payable and.
6. To pay all costs, lees and expenses of this trust i of connection with or in enforcing this obligation and trusted essentially incurred.	including the cost is fusted in the notice of sale. The trustee may sell said the time and including the cost is fusted in the notice of sale. The trustee may sell said concerned and in one order of the trustee may sell said concerned and in one order of the trustee may sell said concerned to the trustee may sell said concerned
1. To appear in and defend any action or proceeding the security rights or powers of beneficiary or trustees	ing purporting to shall deliver to the purchaser its deed in form as required by law converting to
buding evidence of title and the beneficiary's or frustee's at	appear, including pleta. The recitals in the deed of any matters of fact shall be conclusive proof and expenses, in of the truthfulness thereof. Any person, excluding the trustee but including
is d by the trial court and in the event of an appeal from ecree of the trial court, grantor further agrees to pay such	all cases shall by " 15. (When trustee sells pursuant to the powers provided herein, trustee any indement or shall apply the proceeds of all the trustee and a recorded because of sale, in- sum as the are clusting the compensation of the trustee and a recorded because by concerning
(1) It from on Mich appeal, It is mutually agreed that: 8. In the event that any portion or all of said property of the standard sector.	having recorded lieus subsequent to the order of the functions deed, (3) to all persons deed as their interests may appear in the order of the function in the tent of the timbre in the timbre of the timbre
ight, if it is elects, to require that all or any portion of the s compensation for such taking, which are in excess of the	ry shall have the e monies payable time appoint a successor or successors to any tension time to
scurred by grantor in such proceedings, shall be paid to pplied by it list upon any reasonable costs and expenses and oth in the trial and	cessarily require description of to any successor trustee appointed because the successor in any successor trustee appointed because and successor trustee, the latter shall be vested with all title, dattorney's less. Therease the successor trustee appointed because and the successor trustee appointed because and successor trustee appointed because appoin
	the indebtedness and its place of by henclicity, containing reference to this true that
nd execute with instantor agrees, at its own expense, to the	ake such actions Clerk or Passada at it, which, when recorded in the office of the Caused
iciary in such proceedings, and the balance applied upon ectured hereby; and grantor affress, at its own expense, to it not execute such instruments as 'shall be necessary in obta ensation, promptly upon beneficiary's request, y. At any time and from time to time upon written iciary, payment of its lees and presentation of this deed a hoforsement (in case of lull reconveyances, lor cancellation), v be liability of any person for the payment of the indebted	and such actions: Gletk or Recorder of the county or counties in which the property is situated, ining such com- shall be conclusive proof of proper appointment of the successor truster. Trustee accepts this trust when this deal, duly executed and the trust has been been been been been been been bee

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that is sized 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if 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, administrat tract secured hereby, whether or not named as a beneficiary herein. In construing this deed and owner, including pled tract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whonever the context so re- sculing gender includes the feminine 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 wrn who word is defined in the Truth-in-Lending Act and Regulation 2, the ficiary MUST comply with the Act and Regulation by making required ourses, for this purpose, if this instrument, is to be a FIRST lien to finance purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent;	he is law
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tract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so re sculine gender includes the terminine 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 wr PORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is applicable; if warranty (a) is applicable and the beneficiary is a creditor uch word is defined in the Truth-in-Lending Act and Regulation Z, the ficiary MUST comply with the Act and Regulation by making required asures; for this purpose, if this instrument is to be a FIRST lien to finance purchase of a dwelling.	tors every.
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striciary MUST, comply, with the Act, and Regulation by making, required losures; for this purpose, if this instrument is to be a FIRST lien to finance purchase of a dwelling, use Stavens Alass Form No. 1200	
purchase of a aweiling, use Stevens Ness Form No. 12063-	n an
IN MAILUMENT IS INVERTIGATION OF CLOSE ALL TANK AND ALL TANK	
valent, in compliance with the Act not required, disregard this notice.	lji Boracia y Alianje Marijevica
ICRS 93,490)	
County of Klamath	) ss.
September 6	and
Steve Weiser, aka	beine first
president and that the latter is the	
secretary of	
a corporation, and that the seal allixed to the foregoing instru- and acknowledged the foregoing instru- sealed in behalt of said corporation and that the instrument was sealed in behalt of said corporation by arthretic to the	
tyto bei this	
FICTAL	
Notary Public for Oregon Notary Public for Oregon	OFFICIAL
My commission expires:	SEAL)
REQUEST FOR FULL RECONVEYANCE	
Triclas Triclas	
The undersigned is the legal owner and holder of all indubted	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secure t deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the trust deed or pursuant to statute, to cancel all evidences of indebtedeed.	he terms of
I trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are deliver swith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust te now held by you under the same. Mail reconveyance and documents to	red to you st deed the
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TED: http://www.internationality.org/internationality.org	
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Beneticiary	
Do not lass or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before recurveyance will be	mode.
	a Vill Birdina Martin Salahan Martin <u>Salah</u> an
TRUST DEED STATE OF OREGON	<u> </u>
STICITU (FORM No. 881) COURT OF KIMBUT 36 STARE OF CLORCE.	> ss.
I certify that the within	n instru-
ment was received for record 6th day of September	10 19
at 3:29	fscorded
Grantor SPACE RESERVED at 3:29	or
RECORDER'S USE as file/reel. number 73572	
FOR in book	ounty.
Beneficiary FOR in book	Sounty. seal oi
IIII2 N° CLA OL BLIGH P° CP FOR in book M7.7 on page 2   III2 N° CLA OL BLIGH P° CP RECORDER'S USE as file/reel number	County. seal of
Image: Constraint of the second of the se	County. seal of 