		UST DEED	Vol. 380 5	age 1930 ~
THIS TRUST DEED, made this DON W. STORY AND VELMINA	6th M. STORY	day of	October,	, 19.80., betw
as Grantor, WILLIAM L. SISEMOR TOWN AND COUNTRY MORTGAGE	E AND INV	ESIMENT CO	27. 0700	, as Trustee, .
as Beneficiary,				corporation
Grantor irrevocably grants, bargain in	is, sells and c Oregon, desci			
Lot 1, Block 1, Tract the official plat thereof of of Klamath County, Oregon.	LO44, kno on file i	own as Wemb n the offi	ly Park, acco ce of the Cou	ording to inty Clerk
-				
together with all and singular the tenements, here now or hereafter appertaining, and the rents, issues tion with said real estate. FOR THE PURPOSE OF SECURING PE	ditaments and a s and profits the	appurtenances and ereof and all fixtur	all other rights thereur es now or herealter atta	tto belonging or in anywi ched to or used in conne
sum of IWENTY TWO THOUSAN	D AND NO	100	t of grantor herein con	tained and payment of ti
note of even date herewith, payable to beneficiary or not sooner paid, to be due and payable The date of maturity of the debt secured by	or order and man Octobe	Dollars, with intende by grantor, the er 10.	rest thereon according to final payment of princ 85.	o the terms of a promisson ipal and interest hereof,
The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the grant then, at the beneficiary's option, all obligations sect herein, shall become immediately due and payable. The above described real property is not currently To protect the security of this tame to the security of the tame of the security security security of the security of	this instrument described prope for without firs ared by this ins	is the date, stated rty, or any part th t having obtained trument	above, on which the fir ereol, or any interest ti the written consent or a	al installment of ast
To protect the security of this trust deed, fra $1, T^{(1)}$ protect, preserve and maintain said property is	intor agrees:	(a) consent to the	ng purposes. making of any map or plat	of still proved and
structure of the second	nd workmanlike ted, damaged or ovenants, condi-	thereof: (d) reconve grantee in any reco legally entitled there be conclusive proof services mentioned in	er agreement affecting thi y, without warranty, all or onveyance may be describe to," and the recitals therein of the truthfulness thereof.	s deed or the lien or charge any part of the property. The d as the "person or person- of any matters or facts shall Trustee's fees for any matters.
al Code as the beneficiary may require and to pay for the Un roper nublic office or offices, as well as the cost of all lier y illing officers or searching agencies as may be deemed d uneliciary.	niform Commer- ing same in the searches made lesirable by the	time without notice, pointed by a court, the indebtedness here erfy or any part the issues and profile.	y delault by Arantor hereu either in person, by agen- and without regard to the by secured, enter upon and reof, in its own name sue	nder, beneficiary may at any t or by a receiver to be ap- adequacy of any security for take possession of said prop- or otherwise college at
a such other hazards as the hepetician has been loss of amount not less than s Insurable Value inpanies acceptable to the beneliciary, with loss payable to licies of insurance shall be delivered to the beneliciary as a the former shall be delivered to the beneliciary as	time require, in time require, in the latter; all oon as insured;	ney's fees upon any ficiary may determin 11. The enter collection of such ret insurance noticiae or	indebtedness secured hereby indebtedness secured hereby ing upon and taking poss its, issues and profits, or th	on, including reasonable attor- , and in such order as bene- ession of said property, the
n el sua polícies to the beneliciary at least litteen days prio. n el any polícy ol insurance now or hereafter placed on beneliciary may procure the same at krantor's expense lected under any fire or other insurance policy may be app ry upon any indebitedness secured hereby and in such order	surance and to r to the expira- said buildings, . The amount blied by benefi- as heneficiary	property, and the app waive any delault or pursuant to such noti 12. Upon dela hereby or in bis and	notice of default for awards for notice of default hereunde ce.	any taking or damage of the is aforesaid, shall not cure or r or invalidate any act done of any indebtedness cost
done pursuant to such notice. 5. To keep said premises free from construction l'ens	invalidate any	event the beneficiary in equity as a mortg advertisement and sal execute and cause to	at his election may proceed at his election may proceed age or direct the trustee to e. In the latter event the be	ie and payable. In such an i to loreclose this trust deed foreclose this trust deed by eneliciary or the trustee by
The broome past due or delinquent and promptly deliver re- beneliciary; should the grantor fail to make payment of any other payment or by providing beneliciary with lunder.	ents and other eccipts therefor / taxes, assess- frantor, either with which to	hereby, whereupon the thereof as then require the manner provided is 13. Should the then after default at	ribed real property to sat trustee shall lix the time t ed by law and proceed to n ORS \$6.740 to 86.795. beneficiary elect to foreclos	isly the obligations secured and place of sale, give notice foreclose this trust deed in the by advertisement and sale
the unnount so paid, with interest at the rate set forth in the boy, together with the obligations described in paragraphs of t deed, without waiver of any rights arising from breach enants hereof and for such payments, with interest as above	and 7 of this a ecured by this a of any of the	tively, the entire amou obligation secured the	to the beneficiary or his to the beneficiary or his then due under the tern by (including costs and e	her person so privileged by uccessors in interest, respec- is of the trust deed and the
e event that they are bound for the payment of the obl ribed, and all such payments shall be immediately due and notice, and the nonpayment thereof shall, at the option of it for all sums secured by this trust deed immediately due and titute a breach of the secure of	ligation herein t payable with t he beneliciary,	the delault, in which the trustee.	en be due had no default event all foreclosure proceed	occurred, and thereby cure dings shall be dismissed by
6. To pay all costs, fees and expenses of this trust incluing the search as well as the other costs and expenses of the trust on metion with or in enforcing this obligation and trustee's a actually incurred.	iding the cost in ustee incurred a and attorney's si	n one parcel or in se	parate parcels and shall se	e date and at the time and the to which said sale may any sell said property either if the parcel or parcels at the time of sale. Trustee required by law conveying t warranty, express or im- t shall be contended.
n or proceeding in which the beneficiary or trustee; and suit for the foreclosure of this deed, to pay all costs and ng evidence of title and the beneficiary's or trustee's attorn int of attorney's tees mentioned in this parafraph 7 in all c	purporting to p l in any suit, of ear, including the expenses, in- ey's lees; the	lied. The recitals in the lied. The recitals in the the truthfulness the he grantor and benefici 15. When truste	out without any covenant of the deed of any matters of fa- reof. Any person, excluding ary, may purchase at the sal e sells pursuant to the pow-	revariance by law conveying r warranty, express or im- ct shall be conclusive proof the trustee, but including e.
 of the trial court, grantor further agrees to pay such sum e court shall adjudge reasonable as the beneliciary's or tri fres on such appeal. It is multitally agreed that: 	judgment or - et n as the ap	torney, (2) to the oliginal second se	e sells pursuant to the powe s of sale to payment of (1 m of the trustee and a rea- lightion secured by the trus ubsequent to the interest of pay appear in the order of kiantic of to his successor	onable charge by trustee's t deed, (3) to all persons
If it is elects, to require that all or any portion of the mo- impensation for such taking, which are in excess of the amo- vall reasonable costs, expenses and attorney's fees necessar- ed by grantor in such proceedings, shall be puil to be	will be taken will have the fin- nies payable fin- unt required for rily paid or for- ficience fill	16. For any rea ne appoint a successor ccessor trustee appoin nveyance to the succe wers and during to	son permitted by law bene or successors to any truste fed hereinder. Upon such ssor trustee, the latter shal	fictary may from time to e named herein or to any appointment, and without the verset with the
in the trial and appellate courts, necessarily paid or incurre- in such proceedings, and the balance applied upon the i d hereby; and granter agrees, at its own expense, to take s vecute such instruments as shall be necessary in obtaining in promute upon balance.	orney's lees, ins ed by bene, ins indebtedness an such actions Ch such actions shi	drument executed by drument executed by d its place of record, erk or Recorder of the all be conclusive proof	pointment and substitution beneficiary, containing rel- which, when recorded in county or counties in whic.	shall be made by written shall be made by written erence to this trust deed the office of the County h the property is situated
9. At any time and trend they's request. payment of time and from time to time upon written request ment (in case of full reconveyances. for cancellation), witho bility of any person for the payment of the indebtedness, of the Trust Deed Act provides that the trustee hereunder must be ogs and loan association authorized to do business under the of this state, its subsidiaries, offiliates, generator be branches, the of this state, its subsidiaries, offiliates, generator be branches, the of this state, its subsidiaries, offiliates, generator be branches, the subsidiaries of the state.	est of bene- ack he note for obl put affecting tru trustee may sha	17. Trustee acce knowledged is made a ligated to notify any p st or of any action o all be a party unless s	ots this trust when this of public record as provided party hereto of pending sale proceeding in which grant which grant	leed, duly executed and by law, Trustee is not under any other deed of or, beneliciary or trustee

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

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 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 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 written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Nor W Story Don W. Story mine \bigvee Q (If the signer of the above is a corporation, use the form of acknowledgment apposite.) Velmina M. Sto STATE OF OREGON, (ORS 93,490) STATE OF OREGON, County of ... County of Klamath October 6, 19.80) 55. Personally appeared the above named Don W. Story and Personally appeared and Velmina M. Story duly sworn, did say that the former is the who, each being first president and that the latter is the secretary of ... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act pater. , and acknowledged the foregoing instrument to be their voluntary act and deed. Before ma (OFFICIAL (OFFICIAL SEAL) Notary Public tor Oregon Before me: Notary Public for Oregon My commission expires: 6-19-84 (OFFICIAL My commission expires: SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

...., Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All 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 an evidences of indebiedness secured by said trust deed (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, if the parties designated by the terms of said trust deed the

DATED:

TO: ...

Beneficiary , 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

TRUST DEED		STATE OF OREGON, County ofKlamath
Grantor Town and Country	SPACE RESERVED FOR RECORDER'S USE	I certify that the within instru- ment was received for record on the
Beneficiary AFTER RECORDING RETURN TO Certified Mortgage Co.		instrument/microfilm No. 90880 Record of Mortgages of said County, Witness my hand and seal of County affixed.
336 Klamath Ave. Klamath Falls, Or. 97601	- <u> </u>	By Dernethand dels The Deputy