Progether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with said real estate.

2348 FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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their, at the beneficiary's option, all obligations secured, by this, instruction, at the beneficiary's option, all obligations secured, by this, instruction herein, shall become immediately due and payable.

The obove described reol property is not currently used for ogniculture the obove described reol property is not currently used for ogniculture and repairs, not in termory, or, demolish any, building or, improvement thereon, and repairs, not in the convergence of the convergence

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(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the fien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the person or person feasily, entitled thereto, and the recitals therein of any matters or lasts shall be conclusive proof of the truthfulness therein. Trustees lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, or, any, part, thereof, in its own name sue or otherwise collect; the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable afformer's supon any indebtedness' secured thereby; and in such order as beneficiary, may, determine supon and taking, possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waits, any, default or, notice of default hereunder or invalidate any act done pursuant to such notice.

wanse, any, detault or, notice of, default nereunder or invalidate any act done pursuant to such notice.

1021-1122-Upon default/by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed and requity as a moretage or direct the truste to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the truste shall create the trust of default and his election to sell the said described real property to satisfy the obligations secured hereby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred incipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the trustee.

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 be postponed as provided by law. The trustee may sell said property either in one paced or in separate parcels and shall sell the parcel or paceds at auction 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 conveying shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty express or implied. The recitals in the deed of any matters of fact shall be conclusive proof oi, the truthfulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee thall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed, as their, interest may, appear in the order of their priority and (4) the surplus. It any to the grantor or to his successor in interest entitled to such surplus.

surplus. If any to the grantor or to as successor in anterest entired surplus.

16. For any teason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor futuate, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution 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 County of Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any, party hereto of pending sale under any other deed of trust or, of any, action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real properly 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.

to be seen in recipied a oppose of it is	Sacrat de puls solar at the count for	those claiming under him, that he is law- , unencumbered title thereto
The grantor covenants and agrees y seized in fee simple of said describe	d real property and has a valid	unencumpered the secondary to the second
I that he will warrant and forever de	fend the same against all person	INS. Whomsoever. Landing the property of the p
(b) for an organization, or (even it gra	antor is a matter of the property of	e described note and this trust deed are: posses, (see Important Notice below), posses, (see Important Notice below), posses or commercial purposes other than agricultural purposes of the their heirs, legatees, devisees, administrators, execution the holder and owner, including pledgee, of the purposes of the their heirs, legatees, the context so requires, the
s, personal release, whether or not name ntract secured hereby, whether or not name asculine gender includes the teminine and to SIN WITNESS WHEREOF, said	ne neuter, and the singular number to the neuter, and the singular number to the neutro set his	their heirs, legatees, devisees, administrators, execu- near the holder and owner, including pledgee, of the gethis deed and whenever the context so requires, the includes the plural.  and the day and year first above written.  Light Albock  eodore J. Paddock
IMPORTANT NOTICE: Delete, by lining out, while of applicable; if warranty (a), is applicable and a such word is defined in the Truth-in-Lending is such was the such was included in the Truth-in-Lending was Stevens-Ness For the purpose, it this instrument is	thever warranty (a) or (b) is this beneficiary is a creditor. The Act and Regulation Z, the juicitien by making required to be a FIRST lien to finance some No. 1305 or equivalent;	eodore J. Paddock  Mind Jaddock  bra A. Paddock
f this instrument, for a development of the signer of the above is a corporation, the form of adversarial this notice, with the Act is net required; disregard this notice, with the Act is net required; disregard this notice, with the Act is net required; it is not corporation, and the form of adversarial things are the form of ad	or, equivalent. If compliance De response to the second of	in the case of the
STATE OF OREGON,  County of Cotober 31, 19  It assessed the above named	81 may on many the on second and the	and who, each being first
and Debra A. Paddock	president and that secretary of a corporation, and	that the seal attixed to the foregoing instrument is the
apply aknowledged the tore went to be their woluntary a Before me:	egoing instru- sealed in behalf of and each of then and deed. Before me:	it said corporation by authority of its voluntary act acknowledged said instrument to be its voluntary act
SEAL) Molary Public for Oregon  Of The Commission expires:	My commussion	r (Oregon SEAL)
To the first the security of the control of the con	for used or shin macuously is the san	been poid.
The undersigned is the legal frust deed have been fully paid and satisfact and trust deed or pursuant to statute, herewith together with said trust deed) is	stied. You hereby are directed, on pay to cancel all evidences of indebtedne and to reconvey without warranty, to	which are delivered to you as secured by said trust deed the parties designated by the terms of said trust deed the parties designated by the terms of said trust deed the parties of the
estate now activities carety	THE PARTY OF THE PROPERTY AND ASSESSED.	N
DATED: The contradiction of th		Beneliciary
Do not lose or destroy this Trust Deed OR	THE NOTE which it secures. Both must be deliv	Beneficiary  rered to the trustee for concellation before reconveyance will be made.
Do not lose or destroy this Trust Deed OR	ONE.  ONE.  CASA ENS., eccolding to	Fig. DILICSTATE OF OREGON,  County of Klamath  I certify that the within inst  ment was received for record on
Do not lose or destroy this Trust Deed OR  TRUST DEEL  STEVENS-NESS LAW PUB. CO.: FORTLAND.  Paddock CHEER CU.  (1872-10) 1625 (2015-14) 2015  Pamilton	THE NOTE which it secures. Both must be delived to the secure of the sec	Fig. 01110STATE OF OREGON,  County of Klamath  I certify that the within inst  ment was received for record on  1 25th day of March  10:43o'clock A.M., and record  in book/reel/volume No.M81  page: 5331or as document/fee/finstrument/microfilm No. 97562  Brood of Mortgages of said County and the said County of Mortgages of Said County of Mortgages o
Do not lose or destroy this Trust Deed OR  TRUST DEEL  [FORM: No. 881]  ATTOMICS LAW PUB. CO.: FORTLAND.  Paddock page FUL  [FORM: No. 881]  ATTOMICS LAW PUB. CO.: FORTLAND.  Paddock page FUL  [FORM: No. 881]	THE NOTE which it secures. Both must be delived to be deli	Beneficiary  FIRE DILL STATE OF OREGON,  County of Klamath  I certify that the within inst  ment was received for record on  25th day of March 19.  at 10:43o'clock A.M., and recor  in book/reel/volume No.M81  page 5331or as document/fee/ instrument/microtiim No. 97562.  Record of Mortgages of said County affixed.  County of State County Clerk