^{™1} . 25237 tru	Vol. M83 Page 10319
	UST DEED , VOI. ARS rage 10010
THIS TRUST DEED, made this 12th MAXINE RAE KRUEGER	
as Grantor, TRANSAMERICA TITLE INSUR	ANCE COMPANY as Trustee, ar
JOHN W, LARSEN and LAVONNE LAR	SEN, husband and wife, with right of
as Beneficiary, Grantor irrevocably grants, bargains, sells and o in	NESSETH: conveys to trustee in trust, with power of sale, the proper cribed as:
TTRE 참수는 제품을 통해 가장 것 이 것 같아요. 유럽 왜 가지도 말 것 가지 않는 것 것이 것 같아.	MONT SMALL FARMS, in the County of
Klamath, State of Oregon, describe in the Northerly boundary of Tract point being 132.0 feet distant Wes of said tract and running thence	d as follows: Beginning at a point No. 25 of Altamont Small Farms, said sterly from the Northeasterly corner North 88°46' West along the said
Northorly boundary line of said Tr	act 132.0 feet: thence South 9 11
said tract; thence South 89°48' Ea 132.0 feet; thence North 0°11' Eas together with all and singular the tenements, hereditaments and now or herealter appertaining, and the rents, issues and profits	a point in the Southerly boundary of ast along the said boundary of the tra st 322.0 feet to the point of beginnin ad appurtenances and all other rights thereunto belonging or in anyw thereol and all tixtures now or hereafter attached to or used in conn
tion with said real estate.	ICE of each agreement of grantor herein contained and payment of
TWENTY THOUSAND AND NO HUNDR	Dollars, with interest thereon according to the terms of a promiss made by grantor, the final payment of principal and interest hereon
sold, conveyed, assigned or alterated by the grantor without then, at the beneliciary's option, all obligations secured by this herein, shall become immediately due and payable. The obove described real property is not currently used for ag	
To protect the security of this toust deed, grantor agrees 1. To protect, preserve and maintain said property in good condi- and repair; not to remove us demulish any building or improvement then	subordination or other agreement affecting this itera or the period of
not to commit or permit any writer to sain property and in good and workman 2. To complete or restore prompily and in good and workman manner any building or improvement which may be constructed, damaged	nike drantee in any reconvergance may be described as the present of the second
manner any outside of improvement issues incurred therefor. destroyed thereon, and pay when due all custs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, co tions and restrictions allecting said property; it the beneficiary so requests join in executing such financing statements pursuant to the Uniform Comm	andi- services mentioned in this paragraph shall be like its intermediation of the services mentioned in this paragraph shall be grantor hereunder, beneficiary may at a to be
cial Code as the beneticiary may require and to pay to the	the pointed by a court, and while regard to the addression of said p nade the indebtedness hereby secured, enter upon and take possession of said p
beneliciary.	lines less costs and expenses of operation and collection, including reasonable a
now or herealter erected on the bail premiers against time to time require and such other hasards as the prefigure provident time to time require metters	e, in liciary may determine, upon and taking possession of said property, in in 11. The entering upon and taking possession of said property,
companies acceptable to the orienterally, which be beneficiary as soon as insu policies of insurance shall be delivered to the beneficiary as soon as insu if the grantor shall fait for any reason to procure any such insurance and if the grantor shall fait for any reason to procure any such insurance and	ared; insurance policies or compensation or awards for any taking or damage or d to property, and the application or release thereof as aloresaid, shall not cur prize waive any default or notice of default hereunder or invalidate any act
tion of any policy of insurance now or nereatter paces of the arm the beneficiary may procure the same at grantor's espense. The arm	mount 12. Upon delault by grantor in payment of any indebtedness sec
ciary upon any introductions and the setting amount to collected	ciary hereby or in his performance of any agreement here used, in such declare all sums secured hereby immediately due and payable. In such declare all sums secured hereby immediately due foreclase this trust
may determine, or at option of determinary of Such application or release a	wall event the beneliciary at his election may proceed to foreclose this trust deer
any part thereof, may be revealed to default betweender or invalidate not cure or waive any default or notice of default betweender or invalidate act done pursuant to such notice.	wall event the beneliciary at his election may process to receive this trust even any in equity as a mortgage or direct the trustee to beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee or all execute and cause to be recorded his written notice of delault and his ele
any part thereod, may be reveared to a back of the second of a second part of the second of the seco	wait event the beneliciary at his election may plocked to reclose this trust dece- entry in equity as a mortgage or direct the truste beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee y at execute and cause to be recorded his written notice of delault and his ele y at execute and cause to be recorded his written notice of delault and to sell the said described real property to satisfy the obligations we of or ball the said described real property to satisfy the obligations we have bereby, whereupon the trustee shall lix the time and place of sale, give n described be advected by the same and be advected by the same same become the trusteent be trusteent by the same same same same same same same sam
any part thereod, may be released to hand the thereunder or invalidate not cure or waive any default or notice of default hereunder or invalidate set done pursuant to such notice. S. To keep said premises live from construction fers and to pay taxen, assessments and ether charges that may be levied or assessed upo against said property before any past of such taxes, assessments and charges become past due or delinquent and promptly deliver receipts the charges become past due or delinquent and promptly deliver receipts the to beneficiary; should the grantos fail to make payment of any taxes, as roots, musance presentiums, liven or other charges payable by grantor.	and event the beneliciary at his election may plocked to reclose this trust deep any in equity as a mortgage or direct the trustee to beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee of the self the said described real property to satisfy the obligations see to self the said described real property to satisfy the obligations see other bereby, whereupon the trustee shall list the tite and place of sale, give n thereof as then required by law and proceed to forcelose this trust de- retor the manner provided in ORS 85.740 to 86.792.
any part thereod, may be released to handle thereunder or invalidate not cure or waive any idelault or notice od ivitault hereunder or invalidate set idene pursuant in such notice. S. To here said promises live iron construction i ens and to pay tare, assessments and other charges that may be levied or assessed upo against said property before any part of such tares, assessments and charges become past due or delinquent and promptly deliver recripts the charges become past due or delinquent and promptly deliver recripts the renets, insusance premiume, liens or other charges payable by grantor, e- ments, insusance premiume, liens or other charges payable by grantor, e- by direct payment or by providing beneficiary with lunds with which make yuch payment, bereficiary may, as its option, make payment the make use payment or by providing beneficiary with the bet the work	a will event the beneliciary at his election may plocked to reclose this trust deep any in equity as a mortgage or direct the trustee beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee to sell the said described real property the time and place of sale, give n other berefy, whereupon the trustee shall be possed to foreclose this trust de- restor thereof as then required by law and be to foreclose the this trust de- restor there is a then required by law and be to foreclose by advertisement and the to then alter default at any time prior to live days before the date set by trustee for the trustee's sale, the frantor or other person so privet, re- served ORS 85.760, the the trustee's sale.
any part thereod, may be released to have detault become or invalidate not cure or waive any dolault on mains of detault become or invalidate set done pursuant to such matic. . To hep said premises free from construction Ferss and to pay tares, assessments and ether that is that may be levied or assessed upo tares, assessments and ether that is that may be levied or assessments and charges become part due or delinquent and promptly deliver receipts the to beneficiary; should the granted laid to make payment of any tares, as ments, insurance premiums, liens or other charges payable by granter, e ments, insurance premiums, liens or other charges payable by granter, to develop a supression of by providing beneficiary into hads with which will examine to pay providing the beneficiary to make payment the make such payment. beneficiary may, at its opicies to the dely accured by hereby, together with the obligations described in passing the dely accured by trust deat, shall be added to and become a part of the dely secured by	event the beneliciary at his election may plotte to foreclose this trust deep any in equity as a mortgage or direct the truste to foreclose this trust deep advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trustee advertisement and sale. In the latter event the beneliciary or the trust dee to sell the said described real property to satisfy the obligations see to sell the said described real property to satisfy the obligations of hereof as them required by law and proceed to foreclose this trust dee the manner provided in ORS 85.740 to 85.795. I. Should the beneliciary elect to foreclose by advertiment and there alter default at any time prior to fire days before the date set by the trustee for the trustee sale, the grantor or other person so privilege coursed ORS 85.760, may pay to the beneficiary or his successors in interest, re- this tively, the entire amount then due under the terms of the trust deed and this the obligation secured thereby (including costs and expense actually incurring this booking the terms of the obligation and trustes a and attorney's less mo
any part thereod, may be violated to have default bersunder or invalidate not cure or waive any ideluit or notice of default bersunder or invalidate act dune pursuant to such notice. In the front construction fens and to pay 5. To keps suid promities in may be levied or assessed upo taver, assessments and cure any part of such fares, assessments and co against suid property has or deforment and promptly defiver recripts the charges become part the or deforment and promptly defiver recripts the to beneticary; shauld the grantor half to make payment of any tares, as to beneticary; shauld the grantor half to make payment of any tares, as ments, insurance penniums, lieve or other charges payable by grantor, e ments, insurance penniums, lieve or and beneticiary with funds with which by direct beny; may, at its interest at the rate set forth in the mole sec mandb, nodeher with the obligations descibed in paregraphs 6 and 7 of herebs, which all be edded to and become a part of the delt secured by trust deed, without waiver of any sights assigning from Streach of any correstants hereol and for such payments, with interest as aloresaid, the r were hereinbefore described, as well as the farator, shall be bound to	wait event the beneliciary at his election may plocked to coverlose shin trust deep any in equity as a mortgage or direct the trustee to loverlose shin trust deep advertisement and sale. In the latter event the eneticiary or the trustee advertisement and sale. In the latter event the eneticiary or the trustee advertisement and sale. In the latter event the eneticiary or the trustee to sell the said described real property to satisfy the obligations see to sell the said described real property to satisfy the obligations see thereby, whereupon the trustee shall list the time and place of sale, give n thereof as then required by law and proceed to foreclose this trust de- ender the manner provided in DOR 36.740 to 86.792. I.J. Should the beneliciary elect to foreclose by advertisement and the to then alter default at any time prior to live days before the date set by trustee for the trustee's sale, the frantor or other person so privince to this truste for the trustee's law and expenses actually incurn this obligation secured thereby (including costs and expenses actually incurn this obligation secured thereby (including costs and expenses actually incurn the prop- ceding the terms of the obligation and trustee's and attorney's less no prop- ceding the amount provided by law) other than such portion of the prop- ceding the denounts provided by law) other than such portion of the prop- ceding the denounts provided by law) other than such portion of the prop- ceding the denounts provided by law of the and is default occurred, and thereby when the delawit, in which event all loceclosure proceedings shall be dismiss
any part thereod, may be released to insize ad default bersunder or invalidate not cure or waive any ideluit on maine ad default bersunder or invalidate act dune pursuant to such matic. S. To hep suid premises ince from construction ferns and to pu- stare, assessments and core charges that may be levied or assessed upo tare, assessments and core charges shall follow trevisits the charges become part the or deforment and promptly deliver trevisits the to beneficiary; shald the granter lait to make paymable by granter, as to beneficiary; shald the granter lait to make payment of any tares, as to beneficiary; shald the granter may, at its option, make payment the made mechany minutes, liven or other charges payable by granter, in ments, insurance penniums, liven or other charges payable by granter, to made mechany with interest at the rate set both in the mole set and hus harmout so paid, with interest at the rate set both in the mole set and day built the oddictions described in parsing from Streach of any of trunt deed, without waives of any rights assigning from Streach of any of trunt deed, without waives of any solits assigning from Streach of any of trut deed, without waives of any solits assigning from Streach of any of trut streach, and di succh payments, with interest as aloresaid, the pay there induces that they are bound for the payment of the obligation.	and in equity as a mortgage or direct the trust to to reclose this trust deer any in equity as a mortgage or direct the trust to beneficiary or the trust deer advertisement and sale. In the latter evolution notice of default and his ele y all execute and cause to be recorded his written notice of default and his ele to sell the said described real proper the time and place of sale, give n other bereby, whereupon the trustee shall and proceed to foreclose this trust deer thereby, whereupon the trustee shall be first of the time the set of the thereby, whereupon the trustee shall be the to foreclose this trust deer thereby, whereupon the trustee shall be the to foreclose by advertisement and there the to the name provided in DRS 86.740 to 86.795. I.J. Should the berneliciary elect to foreclose by advertisement and trustee for the trustee's sale, the grantor or other proson so priviley trustee for the trustee's sale, the grantor or other proson in infriend, re tively, the entire amount then due under the tens of the trust deed any tively the entire amount then due under the tens of the trust deed any endorcing the terms of the obligation and other than such portion of the cipal as would not then be due had no delault occurred, and thereby the delault, in which event all loorclosure proceedings shall be dismisse wither in the delault, in which event all be held on the date and at the time carry. I.I. Otherwise, the sale shall be held on the date and at the time
any part thereod, may be violated to indice detault bereander or invalidate not cure or waive any identities in online of detault bereander or invalidate act done pursuant to such notice. S. To keep said premises ince iron construction i rens and to pay taver, assessments and ether day bast of such tares, assessments and or charges become part due or annot be into the detaut permits of the such permits and the cantor half to make paymole by grantor, en- ments, insurance permits on a non-or charges paymole by grantor, en- ments, insurance permits by providing beneficiary with funds with which by direct paymonic beneficiary may, at its option, make payment the make such parts on paid, with interest at the rate set both in the mole suc- and the author beneficiary may, at its option, make payment the make such parts on paid, with interest at the rate set both in the mole suc- and the author with the obligations described in paragraphs 6 and 7 of hereby, to aball be added to and become a part of the debt secured by trust dead, without waiver of any eights assigning from Strack of any of trust dead, without waiver of any with satismic from Strack of any of the section bereod and for such payments, with interest as aloressad, the gr of weither that they are bound for the payment of the obligation. I described, and di sourch payment shall be immediately due and payable rontice, and the nonpayment thereod shall, at the option of the benefic constitute a breach of this trust deed.	 and in equity as a morigage or direct the trustee to torelose this trust decemption of the trustee or direct the trustee to torelose the trustee or direct the trustee or direct the direct or di
any part thereod, may be violated to insist a default bereamder or invalidate not cure or waive any identity on maine of default bereamder or invalidate set done pursuant to such notice. S. To kep said premises ince iron construction i rens and to pay itare, assessments and ether day best of such tares, assessments and or charges become part due of any part of such tares, assessments and or charges become part due of any part of such tares, assessments and or charges become part due of any part of such tares, assessments and or charges become part due of annot it to make payment of any tares, as to beneticary; should be mained hill to make payment of any tares, as ments, insurance permission, liven or other charges paymelle by grantor, e- ments, insurance permission by providing beneticsary with funds with which by direct payments, beneticsary may, at its option, make payment the make such pant so paid, with interest at the rate set both in the mote suc and the mother with the obligations described in paragraphs 6 and 7 of hereby, inductive waiver of any eights assignt from breach of any of trust dued, without waiver of any eights assignt from breach of any of trust dued, without waiver of any eights assignt from breach of any of there estent that they are bound for the payment of the obligation the described, and di costs, here and immediately due and payable continues a breach of this trust deed. 	 and in equity as a mortgage or direct the trust to toreclose this trust deceives advertisement and sale. In the latter event the beneficiary or the trust deceives advertisement and sale. In the latter event the beneficiary or the trust deceives advertisement and sale. In the latter event the beneficiary or the trust deceives advertisement and sale. In the latter event the beneficiary or the trust event to be beneficiary or the trust deceives advertisement and sale. In the latter event to be beneficiary or the trust event to be beneficiary or the trust event to be beneficiary or the trust event the trust event to be beneficiary or the trust event the trust event to be beneficiary or the trust event the trust event to be beneficiary or the trust event the trust event to be beneficiary or the trust event the trust event to be beneficiary or the trust event and the delault at any time prior to live days before the date set by trustee for the trust event the trust event to the trust event event event the trust event th
any part thereod, may be tological to indice ad default bersunder or invalidate not cure or waive any ideluit on maine ad default bersunder or invalidate set dune pursuant to such notice. Ine from construction Fens and to pay 5. To keep said premiers first that may be levied or assessed upo taren, assessments and either early part of such fares, assessments and or charges become part due of another and promptly deliver receipts the to beneficiary; should not an or other charges payrille by grantor, en- ments, insurance permissions, liven or other charges payrille by grantor, en- ments, insurance permission by providing beneficiary with funds with which by direct payrments, beneficiary may, as its option, make payrment to and the another with the obligations described in parsing has a and 7 of hereby, indichal be added to and become a part of the delt secured by trust due, without waiver of any with saising from Strack of any of trust due, without waiver of any with saising from Strack of any of trust due, without waiver of a well as the farter shall be bound to extinct hereol and for such payments, with interest as aloressad, the j et motive, and the compayment shall be immediately due and payable described, and all such payments hall be immediately due and payable contends hereol and the such farts the sais and from of the bendi- des the farth such payment shall be farther and the obligation the described and the trust deed. 	and in equity as a mortgage or direct the further to lovelose this trust deet and in equity as a mortgage or direct the further to lovelose this trust deet advertisement and sale. In the lattice beneficiary or the trustee advertisement and sale. In the lattice beneficiary or the trustee to sale the said described scale property to antisty the obligations sec- to self the said described scale property to antisty the obligations sec- to self the said described scale property to antisty the obligations sec- to self the said described scale property to antisty the obligations sec- to self the said described scale property to antisty the obligations sec- to self the said described scale property to antisty the obligations sec- tored on the revelow of the sector of horeclose this trust deet revelor as then required by law and proceed to foreclose this trust deet revelor the trustee's sale, the ficiary of the trust cets as the trustee for the trustee's sale, the ficiary of the sectors no privile trustee for the trustee's sale, the ficiary of the sectors in interest, re- ceind QRS 56.760, may pay then due under the terms of the trust deed anne tively, the entire amount the obligation and trustee's and attorney's lees no enforcing the termine provided by law) other than such portion of the cipal sale unid not then be due had no delault occurred, and thereby the trustee. The trustee is all foreclosure proceedings shall be dismisses the trustee. The poperty are under the truste may sell said property as and beneficiary to the purchaser its deed in lorm as required by law. Con the date and at the said. The trustee is the hidset bidder for cash, payable at the time to which said said. The poperty so sold, but without any covenant or warranty, express on and to pied. The revisals in the deed of any matters of last the said.

ney's tree one much append. It is multially affreed that: n. In the event that any puttions us all of unit property shall be taken index the right of eminent division or conformation, beneficiary shall have the index the right of eminent division or conformation, beneficiary shall have the index the right of eminent division or events of the amount required to pay all reasonable custs, espenses and atturney's ires necessarily paid or for pay all reasonable custs, espenses and atturney's ires necessarily paid or incurred by grantur in such proventing. Nall be paid to beneficiary and incurred by grantur in such proventing. Nall be paid to be incurred by break both in the trial and appellate custs, messarahip paid to incurred by break beins in such proceedings, and the balance applied upon the indobicidness secured hereby; and grantures as shall be messary in obtaining such com-gene discust such binnic how how how no express, to take such actions betweets such proceedingly envents on shares, but is one express, to take such actions and execute such binnic breaking y supert. 9. At any time and here there in the payment. 9. At any time and and here the payment, without allecting inclusion if the super such a payment on this indebications, without allecting the liability of any person has the payment of the indibidedness, trainer the liability of any person has the payment of the indibidedness, trainers the liability of any person here the payment of the indibidedness, trainer may the liability of any person here the payment of the indibidedness, trainer may the subhility of any person here the payment of the indibidedness, trainer may the subhility of any person here the payment of the indibidedness, trainer may the subhility of any person here the payment of the indibidedness.

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NOTE. The Trust Deed Act pravides that the trustee hereunder must be either an atterney, who is an octive member of the Oregon State Bar, a bank, trust company or savings and foon association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

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)^a primarily lor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than a 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 teminine 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; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. XMapine Rae Anceger (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of County of Klamath May /3 . 1983 . , 19 Personally appeared the above named. Personally appeared Maxine Rae Kruegerand who, each being first duly sworn, did say that the former is the and the second se president and that the latter is the secretary of ment to be her 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me: and eckpowledged the foregoing instruvoluntary act and deed (OFFICIAL SEAL) Belore me: -----Notary Public for Oregon ્રિ ésie 6 Notary Public for Oregon e . My commission expires: 3/14/83 (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said the undersigned is the legal owner, and notice of all indedictiness secured by the tolegoing thus used. All such secured by such thist 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 thist deed nave been nury paid and samshed, a of mereby are directed, on payment to you or 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 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 DATED: File and an and a File and a File and a Beneficiary Beneficiary Do not less or destroy this Trost Doed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. or sara charts and robustor Alfred Concel 29 how your spo TRUST DEED 3.01 STATE OF OREGON, (FORM No. SET) ntasab County of ____Klamath સંસ્કૃ ESS LAW PUB. CO., PORTLA SS. MAXINE RAE KRUEGER I certify that the within instrument was received for record on the ... 30th day 1.112 Grantor SPACE RESERVED JOHN W. LARSEN and FOR RECORDER'S USE LAVONNE LARSEN Record of Mortgages of said County. Beneliciary. LITE THE HEAVENED STATES Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. 1A- Julic Evelyn/Biehn County Clerk By Curre Deputy ITTOL STREET Fee-\$8.00 103(3