TATC 38-26384 STEVEN TIEST DEED Oregen Trust Det Vol. MP3 i age 1293 ia. 881-KI**2661.4**18, 02. 97601 TN.I TRUST DEED August, 19.83, between 836 Flanath Ave. as Trustee, and as Grantor, WILLIAM L. SISEMORE CERTIFIED MORTCAGE CO., an Oregon corporation as Beneficiary, WOLLERE CO. Granter Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in STCO. B RU AREI CONSIGNED Lot 14; Block 4, Tract No. 1021, WILLIAMSON RIVER KNOLL, in the County] of [Rlamath, State of Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the _____

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Ine chove described recl property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. In good and workmanlike manner any building or improvement which may be come cited, damaged or destroy of thereon, and pay when due all costs incurred the trong of thereon, and pay when due all costs incurred the trong of thereon, and pay when due all costs incurred the trong of thereon, and pay when due all costs incurred the trong in the trong of the trong of the beneficiary so croquests, to the beneficiary may require and to pay lar. Hind same in the proper built office or offices, as well as the cost of all tien searches made by filling officers or searching agencies as may be deemed desirable by the beneficiary.

3. 10 comba differing and property: If the benelicity, to reCommerting and internet gurant to the time arrow in the property of the other internet gurant. To the time arrow in the property of the other internet gurant to the time arrow internet gurant. To the time arrow internet gurant in the property of the other internet gurant in the property of the other internet gurant. The property of the state by the state of the state arrow internet gurant into the building arrow in the other is a that the state property of the state of t

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 lows of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state; its subsidiaries; toffillates; agents or branches; the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585

(a) consent to the making of any map or plat of said property; (b) join in any granting any easterned or creating any restriction thereon; (c) join in any guadratination or other agreement allecting this deed or the lien or charge thereos? (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or person property in the services meeting this order of the services meeting of the adequacy of any dealult by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security in suid property in the services meeting entry security of any midebtedness secured hereby, and in such order as beneficiary may determine. It is own name sue or otherwise collect the renner hereby and in such order as beneficiary and in such order as beneficiary or and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and of the application or release thereol as aloresaid, shall not cure invalidate any act dore warve any default or notice of default hereof as aloresaid, shall not cure invalidate any act dore warve any default or notice.
12. Upon delault by grantor in payment of any indebtedness secured to reveal of any default or notice.

property, and the application or release thereol as aloressid, shall not cure or pursuant to such notice. 12: Upon delault 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 rust deed were the beneficiary at his election may proceed to foreclose this trust deed by in equity as a motivale in the latter event the beneficiary or declare all sums secured hereby the mediates to foreclose this trust deed by in equity as a motivale in the latter event the beneficiary or how the truste shall its the time and payable. In rust deed advertisement and to be recorded his written notice of delauti gains secured hereby, as then required by law and proceed to foreclose this trust escal-thereby, as then required by law and proceed to foreclose by the thereby, as then required by law and proceed to foreclose by the there for the trustee shall its the time and pains of sale. Give notice hereby, as then required by law and proceed to foreclose this trust deed in the maker provided in ORS 86.70 to 85.795. The maker provided in ORS 86.70 to 185.795. ORS 86.760, may pay to the beneticiary or his success the trust deed and the tively, the entire amount then due under the terms of the funct seed and thereby cure conding the terms of the obligation and trustee's and attorney's lees not ex-ended the amounts provided by law. Their trustee may sell as all to trustee. 14. Otherwise, the sale shall be held on the date and at the time and place dasignated in the notice of sale or the time of as all self the function. The part which event all foreclosure proceedings shall be dismissed by the functee. 14. Otherwise, the sale shall be held on the date and at the time and place dasignated in the notice of sale or the time to which asid sale may be one parcel or in separate parcels and shall self the pare-onversive the delault, in which event all foreclosure of lace thall be dismissed by the functioned is th

surplus, if any, to the grantor or to his successor in interest entitled to such supplies. If, for any results permitted by law bonelikiery may from time to time appoint a successor or successor by any trustee name herein or to any successor rouses appointed hereinder. Upon such appointed needs with all title conveyance to the successor trustee, the latter shall be created with all title powers for a conserved upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instances of record, which, when recorded in which the property is situated, check be conclusive proof of proper appointment this decd, duly executed and obligated to notify applied a public record as provided by law. Trustee is not obligated to notify applied in which grantor, beneficiary or trustee schrowledged is made a public record as provided by law. Trustee is not obligated to notify action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

1. 167.3.

	fully seized in fee simp	venants and agrees ble of said described	to and with the beneficiary and those claiming real property and has a valid, unencumbered	12932
	and that he will warrant		to and with the beneficiary and those claiming real property and has a valid, unencumbered	under him, that he is law- title thereto
	 A start of the sta	und lorever dete	nd the same against all persons whomsoever	
	The grantor warrants (a)* primarily for gra (b) for an organizatio purposear	that the proceeds of i ntor's personal, family n; or (oven il timber	he loan represented by the above described note and household or agricultural purposes (see Important is a astural parson) are les business or commercial par it and binds all	
	masculine gender indy, wheth	her or not not	The form all parties hereto their	aposes other than aprication
	IN WITNESS WH	EREOF, said grant	ter, and the singular number includes the plural.	visees, administrators, execu- ner, including pledgee, of the sr the context so requires, the
	to such word is utilized in the beneficiery MUST comply with th disclosures; for this purpose, if this the purchase of a dwalling, use is if this instrument is NOT to be a of a dwalling use Storess Not a	applicable and the bene Truth-in-Lending Ast and a Act and Regulation b Instrument is to be a Fi tovens-Ness Form No. 1 Northens of is not a	Regulation z the Richard Henry Pico Motory is a creditor Richard Henry Pico w making required RST lies to finance	
() 	the signer of the above is a corporation if the Act is not required, disrogan if the signer of the above is a corporation is the form of actionwisedoment opposite TATE OF OREGON,	d this notice.	inte inte purchase int. il compliance Jean Frances Pico	e Picó
	County of Klamath) 	STATE OF OREGON, County of	
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(apt		he foregoing instru- lary act and deed.	Corporate seal of smid	
	OF Wotary Public for Or	son Gle	sealed in behalt of said corporation and that the inst and each of them acknowledged said instrument t Before me: Notary Public for Oregon	its board of directors; o be its voluntary act
	My commission expire.	The second of the second second second	My commission expires:	(OFFICIAL SEAL)
	Alter and a second s Second second s	the state of the s	FOR FULL RECONVEYANCE when solligations have been paid.	
said trus	t deed or pursuant to statute	and holder of all indestied. You hereby are	btedness socured by the former	
DATED	AND TROJECTE	an reconveyance and	documente to the parties designated by the	ms secured by said under the terms of re delivered to you
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De net	lose or destroy this Trust Dood OR THE	NOTE which it secures, Bask	Benoliciary must be delivered to the trustee for cancellation before reconveyance	
승규는 것은 것을 하는 것이 없다.			must be delivered to the trustee for cancellation before reconveyonce	will be made.
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