	THTC 38-26618 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 57204
IRM No. 681-Oregon Trust Deed Series-TRUST DEED.	
na siararararararararararararararararararar	lay of <u>December</u> , <u>19</u> <u>83</u> , between as Trustee, and
WALTER L. WILSON AND NORMA S. WILSON	County activity
WILLIAM L. SSISEMORE	cation (Constant), as Trustee, and
S Grantor, WILLIAM L. SISEMORE CERTIFIED MORTGAGE CO., an Oregon corpor	
í.cu	
as Beneficiary, WITNE	vevs to trustee in trust, with power of sale, and
Grantor irrevocably grants, bargains, sells and con Klamath County. Oregon, describ	ed as: Section 35 Township 40 South, Range 10 East
in Klamato Stuated in the SE4 of SE4 of tract of land situated in the County of	Section 35, Township 40 Sector particularly Klamath, State of Oregon, more particularly
f the Willamette meridane,	need said point being
escribed as follows. Beginning at a point in the North right of wa	ay line of the county letter 35; thence West east corner of said Section 35; thence West
43 feet West and Jo reed the former line of	the D-1-B lateral, thenes long said right
350.6 feet to the East right of way line of the D feet to the South right of way line of the D of way to the point of beginning.	the D-1-B lateral; thence North of 14 Lett -1 Lateral; thence Easterly along said right
of way to the point of beginning.	
together with all and singular the tenements, hereditaments and	appurtenances and all other rights thereunto belonging or in anywise hereof and all fixtures now or hereafter attached to or used in connec- bereof each agreement of grantor herein contained and payment of the
tion with said real estate.	E of each agreement of grantor herein contained and pays
sum of	Dollars, with interest thereon according to the terms of a promotion it
note of even date herewith, payable to beneficiary or order and n	nade by grantor, the mai parment of said note
not sooner paid, to be due and payable	nt is the date, stated above, on any interest therein is sold, agreed to be
becomes due and payable. In the event the within distribut is sold, conveyed, assigned or alienated by the grantor without is sold, conveyed, assigned or alienated by this	tirst having obtained the written consent of dates expressed therein, or instrument, irrespective of the maturity dates expressed therein, or
sold, conveyed, assigned states of the solution of the secured by this then, at the beneficiary's option, all obligations secured by this herein, shall become immediately due and payable. herein, shall become immediately due and payable. The above described real property is not currently used for ag	ricultural; timber or grazing purposes.
The above described tool project this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees:	
and repair; not to remove or demolish any building or improvement there	on; thereof; (d) reconvey; without warranty, all or any part of the person or persons thereof; (d) reconveyance may be described as the "person or facts shall like grantee in any reconveyance may be described of any matters or facts shall
not to commit of prime or restore promptly and in good and an aged a constructed, damaged manner any building or improvement which may be constructed, damaged manner any building or when due all costs incurred therefor.	t or begany entitled by the truthfulness thereof. I ruster steep to be conclusive proof of the truthfulness thereof. I ruster steep to be steep to be steep to be approved by the steep to be approved
destroyed interest, with all laws, ordinances, regulations, or equests 3. To comply with all laws, ordinances, regulations, so requests tions and restrictions allecting said property; if the beneiticiary so requests	to time without notice, either in person, by agent or by a reterr to the without notice, either in person, by agent or by a court, and without regard to the adequacy of any security for the pointed by a court, and without regard to the point of the possession of said prop-
join in executing scheduling may require and to pay to the searches n cial. Code as the beneficiary may require and to pay to the searches n proper public office or offices; as well as the cost of all lien searches n proper public office searching agencies as may be deemed desirable by	the indeptendess intervol, in its own name sue or otherwise Concernences, in the same, the issues and prolits, including those past due and unpaid, and apply the same, issues and prolits, including those past due and collection, including reasonable attor-
by filing officers of the build beneficiary maintain insurance on the build	lings less costs and expenses indebtedness secured hereby, and in such order as a
now or hereafter elected is the beneficiary may from the to this writte and such other hazards as the beneficiary may from the to the latter an amount not less than \$	in in 1999 11. The entering upon and taking or the proceeds of lire and outer r, all collection of such rents, issues and profits, or the proceeds of lire and outer r, all collection of such rents, issues and profits, or any taking or damage of the issuence policies or compensation or awards for any taking or damage of the issues of the such as the subscripts of the subsc
companies accurate shall be delivered to the beneficiary such insurance ar policies of insurance shall lail for any reason to procure any such insurance ar if the grantor shall lail for any reason to procure any such insurance are if the grantor shall lail for any reason to procure any such insurance are in the grantor shall lail for any reason to procure any such insurance are in the grantor shall be beneficiary at least filteen days prior to the ex-	nd to property, and the application of default hereunder or invaluate any use exprises waive any default or notice of default hereunder or invaluate any use expression of the second se
deliver said policy of insurance now or hereafter placed of the and tion of any policy of insurance now or hereafter placed of the and the beneficiary may procure the same at grantor's expense. The and the beneficiary may procure the same at grantor's expense. The same the beneficiary may procure the same at grantor's expense.	nount 12. Upon default by grantor in payment of the beneliciary may eneli- hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and payable. In such and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby immediately due and the declare all sums secured hereby secured hereby immediately due and the declare all sums secured hereby se
collected under any indebtedness secured hereby and in such order so collected ciary upon any indebtedness secured herebiciary the entire amount so collected	ed, or declare all deneticiary at his election may proceed to loreclose this trust deed by shall event the beneticiary at his election may proceed to loreclose this trust deed by in equity as a mortance or direct the trustee to loreclose this trust deed by e any advertisement and sale. In the latter event the beneticiary or the trustee shall advertisement and sale. In the latter event the beneticary or default and his election
any part inered, they default or notice of default heredulate of the intereduce of t	advertustment cause to be recorded his written notice of beligations secure and execute and cause to be recorded real property to satisfy the obligations secure and to sell the said described real property to satisfy the obligations decided to sell the said described real property to satisfy the obligations decided to sell the said described real property to satisfy the obligations decided to sell the said described real property to satisfy the obligations decided the satisfy the s
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charges become pould the grantor fail to make payable by grantor, to beneficiary; should the grantor or other charges payable by grantor, ments, insurance premiums, liens or other charges with funds with wh	either 13. Should the burner prior to five days before the original definition of the state of the state of the frantor or other person so privileged by the state of the trustee is sale, the grantor or other persons in interest, respectively and the successors in interest.
by direct payment, beneficiary may, at its option, and the note set forth in the note set the rate set forth in the note set the material set of the amount so paid, with interest at the rate set forth in paragraphs 6 and 7	secured UKS solving, the entire amount then due under the terms actually incurred to this tively, the entire amount then due goes and expenses actually incurred the the third obligation secured thereby (including costs and attorney's lees not e
hereby, together be added to and become a part of the breach of any trust deed, without waiver of any rights arising from breach of any trust deed, without waiver of any rights arising a doresaid, the trust deed, without a second and the payments, with interest as aloresaid, the trust deed are added as a second and the second area and the secon	of the enforcing the amounts provided by law) other than solution thereby cu e prop- ceeding the amounts provided by law) other than thereby cu e prop- ceeding the amounts provided by law) other than thereby cu the the cipal as would not then be due had no default occurred, and thereby cu the the cipal as would not then be due had no default occurred, and thereby cu the the cipal as would not then be due had no default occurred, and thereby cu the the cipal as would not then be due had no default occurred, and thereby cu the the cipal as would not then be due had no default occurred.
covenants herein described, as well as the granich, and engineering of the obligation erty hereinbefore described, as well as the payment of the obligation same extent that they are bound for the payment of the obligation same extent that they are bound to the payment of the obligation	herein with default, in which we have a solution of the soluti
described, and the nonpayment thereof shall, at the order and paya out notice, and the nonpayment thereof shall, at the dead immediately due and paya render all sums secured by this trust deed immediately due and paya	ble and place designated in the deby law. The trustee may set said or parcels be postponed as provided by law. The trustee may set said the parcel or parcels the cost in one parcel or in separate parcels and shall set the time of sale. Trus
6. To pay all costs, fees and expenses of this repenses of the trustee of title search as well as the other costs and expenses of the trustee's and an	incurred auction to the highest block its deed in form as required by the shall deliver to the purchaser its deed in form as required by the property so sold, but without any covenant or warranty, express or the property so sold, but without any matters of lact shall be conclusive pr
in connection will be fees actually incurred. 7. To appear in and defend any action or proceeding purpo 7. To appear in any course of beneficiary or trustee; and in	rting to plied. The recitais in the difference of the ruster, but in any suit. So the truthulness thereof. Any person, excluding the truthulness thereof, may purchase at the sale. including the grantor and beneficiary, may purchase at the powers provided herein, true including the grantor and beneficiary may purchase at the powers provided herein, true to the powers provided herein, true to the powers provided herein to the powers provided herein.
affect the security light in which the beneficiary or trustee may appendic action or proceeding in which the beneficiary's or trustee's attorney's any suit for the foreclosure of this deed, to pay all costs and expe	nses, in- 15. When trustee sells pursuant of (1) the expenses of sale, lees; the shall apply the proceeds of sale to payment of (1) the expenses of sale, shall be cluding the compensation of the trustee and a reasonable charge by trust shall be cluding the compensation of the trustee and a reasonable charge by an apply the trust deed, (3) to all per-
amount of attorney's fees mentioned in this paragraphi from any jud	shall be cluding the complete construction secured by the trust end of the trustee in the to gment or c_{1} attorney. (2) to the obligation secured by the interest of the trustee in the t
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If is mutually agreed that: If is mutually agreed that: 8, In the event that any portion or all of said property shall under the tight of eminent domain or condemnation, beneficiary shall under the tight of eminent domain or condemnation, beneficiary shall	be taken
under the right of entities that all or any portion of the mount right, it is so elects, to require that all or any portion of the amount as compensation for such taking, when and attorney's less necessarill on any all reasonable costs, espense and attorney's less necessarill	t required conveyance to the successor transfer, for transfer, herein named or apport y pail or powers and duties conferred upon any transfer herein barned or appoint clary and hereunder, fach such appointment and substitution shall be made by we becaute the factor of the substitution of the substitution of the substitu- hereunder, second by beneficiary, containing techness the of the Ge
incurred by frantor in such proceedings, shall expenses and attor incurred by it first upon any reasonable costs and expenses and attor applied by it first upon any reasonable costs.	debtedness clerk or Recorder of the county or counties in which the property is situ debtedness clerk or Recorder of the county or counties in which the property is situ
both in the that proceedings, and the balance applied by the sufficiency in such proceedings, and the sufficiency in obtaining the processory in obtaining	ch actions shall be conclusive proof of this trust when this deed, duly executed such com- 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee acknowledged is made a public record as provided by law.
in the most instruments as anar we have	acknowledged is made a province of pending sale under any other
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The grantor covenante	207
fully seized in fee simple of said describe	to and with the beneficiary and those claiming under him, that he is d real property and has a valid, unencumbered title thereto
	bioperty and has a valid, unencumbered title thereto
	(b) A strategic processing (aggregation of a strategic constrainty) and a strategic constrainty of
will warrant and forever defa	end the same against all persons whomsoever.
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The grantor warrants that the proceeds of (a)* primarily to for the transmission of the second secon	the loan represented by the above described note and this trust deed are: ily, household or agricultural purposes (see Important Notice below)
(b) for an organization, or (even if grants) purposes.	the loan represented by the above described note and this trust deed are: ily, household or agricultural purposes (see Important Notice below), in the material person and the destiness of commencement of the second
This deed applies to, inures to the t	in the server of commercial parposed finder and
masculine gender includes the feminine and as	a beneficiary herein. In construint, the holder and owner including the second se
IN WITNESS WHEREOF, said fra	antor, and the singular number includes the plural.
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the b as such word is defined in the second	euter, and the singular number includes the plural. antor has hereunto set his hand the day and year first above written.
beneficion Must be addined in the Truth-in-Lending Ast	eneficiary is a creditor
the purchase of a dwelling, use Stavent-Nasi	a FIRST lien to finance
of a dwelter to be a first lion of te	dust of equivalents and a
lif the start of t	i compliance
STATE OF OPPOP	(ORS 93.40n)
County at K1 amoth	The second
) 55.
Walter L. Wilson and	a coording appeared
2. WIISON	duly sworn, did say that the former is the
OTA And acknowledged the toregoing insta ment to be their volunter	president and that the latter is the
OTA Brid acknowledged the foregoing insti- ment to be their voluntary act and dec OFFICTALE	a corporation, and that the seal affixed to the foregoing instrument is a corporate seal of said corporation and that the instrument used in behalf of seid corporation and that the instrument used in the sealed in behalf of seid corporation and that the instrument used in the sealed in behalf of seid corporation and that the instrument used in the sealed in the se
ment to be the ir voluntary act and de	corporate seal of said corporation and that the seal affixed to the foregoing instrument is a sealed in behalf of said corporation and that the instrument was signed a and each of them acknowledged said instrument to be its volument
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6-19-84	Notary Public for Oregon My commission expires: SEAL)
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	REQUEST FOR FULL RECONVEYANCE sed only when obligations have been paid.
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