111 V 47949 WITH RIGHT OF RE	age trust deed Enewal And Further Ad	Vol. MS Pag	e 5672 g
THIS TRUST DEED, made this	17th day of An	ril	, 19 85, between
as Grantor, William PPBrandsness	물고는 경험가 가지 않았는지 않았다.	S. S. States St. good a sec.	······,
South Valley State Ba		Second Frank States and Second	re concernations
as Beneficiary,	WITNESSETH:		state the first that we
Grantor irrevocably grants, bargains inCounty, (, sells and conveys to trus	stee in trust, with power (of sale, the property
Lot 4, Block 1 o	of First Addition to	Altamont Acres as s	nown on the
TRUST DEED		a a gamma a a a a a a a a a a a a a a a	
and has n or as to i	TITLE COMPANY, INC. has rec by request as an accommodation ot examined it for regularity and ts effect upon the title to any r be described therein.	cnly,	
together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues tion with said real estate. WITH RIGHT OF R FOR THE PURPOSE OF SECURING PL sum of	ENEWAL AND FURTHER A	DVANCES	belonging or in anywise d to or used in connec- ed and payment of the

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable the March 31 at an even of the source of the source

not sooner paid, to be due and payable in the currently used for agricultural, timber or grazing purposes.

05-APR-19-AH-10-22

<text><text><text><text>

ural; timber or grazing purposes.
(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 allecting this deed or the lien or charge thereoi; (d) reconvey; without warranty; all or any part of the property. The grantee in any reconvey must may be described as the "person or persons of the property in the conserved of the rectility thereoi; (d) reconvey and the rectility thereoi. Turiste's less for any of the services mentioned in this paragraph shall be not less than \$5.
(a) Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appoint the could be the turbut regard to the advance of the rest of the any security for the induction of any matters and any security for the induction in the own name sue or otherwise collect the rents, issues and profits, indedication and taking possession of as a beneficiary may determine.
(a) The determine induction or release thereois and in such order as beneficiary may determine.
(b) (1) The entring upon and taking possession of said property, and the application or or release thereois and property, and the application or order as a different insurance policies or compensation or awards for any taking or damage of the property, and the application or order as and property, and the application or order as and property, and the application or order as and property, and the application or order as a different as a different any addition or order as a different any addition or awards for any taking or damage of the property, and the application or order as a different any addition any default by grantor in payment of any indebidentess secured and any taking or damage of the property, and the application and call thereords and all not cure or pursuant to such rotice.

pursuant to such notice. 12. 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 in equily as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault 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.

the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to lorcolose by advertisement and sale then alter delault at any time prior to live days before the date set by the frustee 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, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's less not ex-ceeding the amounts provided by law) other than such portion of the prim-cipal as would not then be due had no delault occurred, and thereby cure the delault, in which event all loreclosure 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 postpond as in middle by law. The trustee may sell said property either no patel are in middle by law. The trustee may sell said property either soution to the higher bridde in the sale shall sell the parcel or parcels at soution to the higher the said set in form as required by law conveying the property so soid but without each in form as required by law conveying plied. The recitals in the deed of any motion and the trustee, but including the property so soid bured, bureout, express each the sale.

the grantor and conclusivy, may purchase at the sale. "The units, which there exists purchase at the sale." shall 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 interests may appear in the order of their priority and (4) the surplus, il any, to the grantor or to his successor in interest entitled to such surplus, the compensation to the interest of the surplus of the trust of the grantor of the surplus of the surplus of the trust descent of the surplus. The surplus of the surplus of the trust descent of the surplus of the surplus

surplus, if any, to the grantor or to his successor in interest emitted to success surplus, it, provide the second second

NOTE: The Trust Deed Act provides that the trustee hereunder must be leither 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 property of this state; its subsidiaries; affiliates, ogents or branches; the United States or any agency thereof, or an escrow agent licensed under ORS 696.585;

	<u> </u>
The grantor covenants and agrees to a	nd with the beneficiary and those claiming under him, that he is law- al property and has a valid, unencumbered title thereto
a support of and partial for the partial of the theory of the	
d that he will warrant and forever defend	the same against all persons whomsoever.
The grantor warrants that the proceeds of th	e loan represented by the above described note and this trust deed are: - horsehold or agricultural parposes (see Important Nonice Delow), is a natural person) are for business or commercial purposes other than agricultura.
(b) for an organization, or (even in granical purposes.	and hinds all parties hereto; their heirs, legatees, devisees, administrators, execut
tors, personal representatives, successors and as a contract secured hereby, whether or not named as a	beneficiary herein. In construing this deed and whenever the content of the singular number includes the plural.
masculine gender includes the Minimum field gran	ntor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever not opplicable, if warranty (d) is applicable and the be as such word is defined in the Truth-in-Lending Act or as such word is defined in the truth and Bernet the	and Regulation Z. the
beneficiary MUST comply with the Act and is to be a disclosures; for this purpose, if this instrument is to be a	a FIRST lien to finance
if this instrument is NOT to be a trist No. 1306, or equ of a dwelling use Stevens-Ness Form No. 1306, or equ	ivolent. If compliance
(If the signer of the above is a corporation, its sale of the signer of acknowledgment opposite.)	ala perinte de la constante de La constante de la constante de La constante de la constante de
State of State) ss.	STATE OF OREGON; County ol) ss.
April 1/ 19	who, each peing in
Richard E. Tracy and Ingeborg	g duly sworn, did say that the lotter is the second
ENNY -	a corporation, and that the seal affixed to the foregoing instrument is
and acknowledged the foregoing in	nstru- sealed in behalt of said corporation by authority of the its voluntary
ment to be their voluntary act and Betore me: (OFFICIAL	0-4
SEAL)	Notary Public for Oregon SEAL -87 My commission expires:
My connuission expires S-14	<pre>arg_starg_b & [source[0]];</pre>
	the suban abligations have been paid.
10 : 10 :	Trustee the second state to the second trust deed All sums secured by
I no undersigned and satisfied. Yo	u hereby are directed, on payment to you of any sums owing to you and elivered to
said, trust deed or pursuant to statute; to cancel	convey, without warranty, to the parties designated by the terms of said trust deet
herewith together with said trust decuy and to	onveyance and documents-to-
estate now held by you under the same. Mail rec	HEWEWAL AND FURTHER ADVENCES PLACEMERANCE STREET CERTERIAL OF ALL STREET CERTERIAL OF ALL STREET CERTERIAL OF ALL STREET CERTERIAL OF ALL ST SOULSANDER OF ALL STREET CERTERIAL OF ALL STREET CERTERIAL OF ALL STREET CERTERIAL OF ALL STREET CERTERIAL OF A
estate now held by you under the same. Mail rec	PLACE AND FURTHER ADVANCES PLACE ADVANCES
estate now held by you under the same. Mail rec 1	sonestance and account of the solution of the
estate now held by you under the same. Mail rec 1	PLACE AND FURTHER ADVANCES PLACE ADVANCES
De not lose or destroy this Trust Deed OR THE NOTE HOLD TRUST DEED	Sonregance jane document of the STAND OKANAN CE IS, MART OKANAN OF THE IF AEMAT VALLE CHART OF THE ADDA IF AEMAT VALLED CHART OF THE ADDA IF A STATE OF OREGON, Which If request, Both must be delivered to the trustee for cancellation before reconveyonce will be made. Which If request, Both must be delivered to the trustee for cancellation before reconveyonce will be made. Which If request, Both must be delivered to the trustee for cancellation before reconveyonce will be made. MICH JULFE CONSTRACT OF THE DOCUMENT OF THE CONSTRACT OF OREGON, County of
estate now held by you under the same. Mail rec DATED: DATED: De not lose or destroy this Trust Deed OR THE NOTE WOLL TRUST DEED (FORM No. 18)	STATE OF OREGON, Of LeCOLG2: If ACOLG2: If ACOLG2:
estate now held by you under the same. Mail rec LON ATE AND AND THE PROPERTY OF THE DATED: DATED: TO ATE AND AND AND AND AND AND AND AND PROPERTY AND AND AND AND AND AND AND AND PROPERTY AND	Sonregance and documents of the second of
estate now held by you under the same. Mail rec LON, ITE HOLDON' OF RECTURY DATED: DATED: TO TRUST DEED (FORM No. 18) STEVENS NEES LAW YOB. COLORNAL SADJORE D 19 STEVENS NEES LAW YOB. COLORNAL SADJORE D 19 (CLICULOL LEUR DOWN SLOUT SUBJULE POIL CLICULOL LEUR DOWN SLOUT SUBJULE POIL Grantor	Somewards, and documents of the second of
estate now held by you under the same. Mail rec DATED: LIFE ACKNOW OF RECTURE DATED: LIFE ACKNOW OF RECTURE Process and any and antique the telemanner (por the construction of the same process of destroy this Trust Deed OR THE NOTE (por the Construction of the same (por the construction of the con	Someward, and documents of the second of Market Strate
estate now held by you under the same. Mail rec LOB ITE ADDROR OF SECTION DATED: DATED: Denet lose or destroy this Trust Deed OR THE NOTE Denet lose or destroy the Denet lose	Sonregance, and document of the second of
estate now held by you under the same. Mail rec LOB ITE ADDROR OF SECTION DATED: DATED: Denet lose or destroy this Trust Deed OR THE NOTE Denet lose or destroy the Denet lose	Sonregance, and documents of the second of documents of the second of