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 property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 650-585.

There, at the Destinition in a bulk density of the output of the second manufaity due and payable.
The above destined real property is not currently used for agticultural, timber of grazing purposes.
To protect the security of this trust deed, grained agtes:
To protect the security of this trust deed, grained agtes:
To comparison and there are assessed of the security of this trust deed, grained agtes agtes

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

is, if any, to the stantor or to the outer of their proving and (4) the left any, to the stantor or to the uncessor in interest entitled to such any trustee mained herein or to any uncessor trustee appointed to Upon such appointment, and without conveyance to the successor iny trustee herein named or appointed hereinder. Each such appointment built on shall be made by written instrument executed by beneficiary when recorded in the mortfade records of the county or counties in successor instance. 16. Se wors to any tru under. Upon a trustee, the lat upon any truste and substitution which, when re which the prope of the superson

The grantor and beneficiary, may purchase at the sale. 15: When trustee sells pursuant to the powers provided herein, trustee shall grantor the provided herein, trustee and 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 surplus, if any, to the grantor or to his successor in interest entitled to such

Together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as in the notice of sale or the time to which said sale may auction to the highest bidder for cash, payable at the parcel or parcel shall deliver to the purchaser its deed, payable at the time of sale. Trustee the property of the purchaser its deed of any covenant or warranty, law conclusive proof the truthulness thereol. Any person, excluding the trustee, but including it for any beneficiary, may purchase at the sale but including in the franter sells unsue at the sale of the sale including the truthulness thereol. Any person, excluding the trustee, but including is 15. When trustee sells nursuant to the powers provided herein trustee

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loteclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the grantom any other person so priviled by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by when due, not then be due hot detail the cure other than such portion by any difference the indicated on the trust deed, the default may be cured by when due, not then be due hot default occurred to other than such portion the date of the default of the prior being cured my be cured by tendering the performance required the default obligation or trust eded. In any case, in the behilion to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's less not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and the set of the set of

EXVIENDE

6976<sub>9</sub>

..., between

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable. MAY 10 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. The date described property or any part thereof, or any interest therein is sold, agreed to be therein, shall become immediately due and payable. The date described frequency of the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or grazing purposes.

sum of ... LEW. IT Societies. First in the instrument of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if

sum of TEN THOUSAND AND NO/1005

together 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 fixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TRUST DEED

Da was face on artists first Deed Con 142 HOLD while a scorer with must be delivered to be restor a

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ..... **FENICE** NI/2NI/2SI/2SWI/4NWI/4 AND SI/2NI/2NI/2SWI/4NWI/4 OF SECTION 16 TOWNSHIP 39 SOUTH RANGE 14 EAST OF THE WILLAMETTE MERIDIAN, KLAMATH COUNTY, OREGON.

, as Trustee, and as Beneficiary,

DONALD L LEMKE

No. 881-

Oregon Trust De TRUST DEED

Vol. Mys Page MAY ..... 19.85 RICHARD L. MAYERS AND MARLENE MAYERS, HUSBAND AND WIFE, OR THE

and the second	ees' to and with the beneficiary and those claiming under him, that he is law- ibed real property and has a valid, unencumbered title thereto loans or advances that may be made during the time this obligation is outstanding, up to an additional twenty nd also any advances that more described above.
and that he will warrant and forever	defend the same against all persons whomsoever.
This deed applies to, inures to the be	s of the loan represented by the above described note and this trust deed are: tamily, household or edgewithing purposes (see Important Notice below), antor is a natural person) are for business or commercial purposes other than agricultural melit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- assigns. The term beneficiary shall mean the blder and
IN WITNESS WHEREOF, said	d as a beneficiary herein. In construing this deed and whenever the context so requires, the he neuter, and the singular number includes the plural. I grantor has hereunto set his hand the day and year first above wriften.
as "such word is defined in the Truth-in-Lending beneficiary MUST comply, with the Act and Reg disclosures; for this purpose, if this instrument is the purchase of a dwelling, use Stevens-Ness For if this instrument is NOT to be a first lien, or is of a dwelling use Stevens Ness Mark	The beneficiary is a creditor DONALD L. LEMKE Act and Regulation Z, the DONALD L. LEMKE vlation by making required o be a FIRST lien to finance m No. 1305 or equivalent; not to finance the purchase
(if the signer of the above it of a comparison of the signer of the above it of a comparison of the signer of the above it of a comparison of the signer of	144 OPH PROPERTY ALL STATES AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL
MAX 10	Personally, appeared
	duly sworn, did say that the lormer is the
SLO, 4, and acknowledged the toregoin main? to be HIS voluntary act a Betore me: SDTACIAN	o instruction and that the instrument was signed and
DELLO : Notary Public for Oregon My commission expires: 9-30	Be My commission expires:
<b>70</b> :	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.
The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute; to cance herewith logether with said trust deed) and to re-	, Trustee, Nder of all indebtedness secured by the foregoing trust deed. All sums secured by said bu hereby are directed, on payment to you of any sums owing to you under the terms of I all evidences of indebtedness secured by said trust deed (which are delivered to you convey, 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	
	Beneficiary hich it secures. Both must be delivered to the trustée for cancellation before reconveyance will be made.
	STATE OF OREGON, County of Klamath }ss.
III KLANATH Couch	Classon control and the second of the second
Grantor MAYERS 2018/17/08	at     11:10     o'clock     M., and recorded       sPACE RESERVED     in book/ree//volume No.     MS5     on       FOR     page     6976     or as fee/file/instru-       RECORDER'S USE     ment/microfilm/reception No. 48635,
AFTER RECORDING RETURN TO 1	
ADVANCED INVESTMENT CORPAGE II	Interference     Evelyn Biehn, County Clerk       Interference     Interference       Fee: \$\$9.00 D     By Ham Smith Deputy

Ť.