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, offiliares, agents or branches, the United States or any agency thereof, for an escrow agent licensed under ORS 696.505 to 696.585.

6. To pay all costs; ifees and expenses of this trust including the total of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and altorney's T. To appear in and delend any action or proceeding purporting to action or proceeding in which the beneficiary or trustee's and altorney's less the trustee's of the second of the second process of the s

del-Code as the beneficiary may require and to pay for filing some in the proper public office or offices, as well as the cost of all lien searches made by the for all lien to be account of the source of the second desirable by the second desirable and continuously maintain insurance on the building and such other heards on the said permises against loss or damage line in contact of the barded as the beneficiary as a soon as a mount not less that and the beneficiary for the soid of the barded as the beneficiary as a soon as mount not less that and the beneficiary for the bound of the barded as the beneficiary for the bound of the barded as the beneficiary as soon as mount of less that and the delivered to the barded as soon as mount are require. In policies of insurance shall fail be delivered to the barded and so the building deliver said policies to the beneficiary the deliver and place of any soon as insurance and the beneficiary the antiper and the beneficiary as soon as insurance the same at grave placed on said building deliver said policies of insurance now or herealite placed on said building the beneficiary the entire and the solution of any policy of mutance now or herealite allows or insurance and the beneficiary the or other insurance policy may be applied by bending the beneficiary may provide and the second of any policies of mathematic and the second and therework and the second a

Ine above described real property is not currently used for agricultu To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and the protect, preserve and maintain said property in good condition of the the protect of the promptly and in good and workmanike the protect of the protect of the promptly and in good and workmanike thereon, and pay when due all costs incurred therefor. To complete or restore promptly and in good and workmanike thereon and pay when due all costs incurred therefor. To complete or restore property, if the beneficiary so requests, to in a executing such limatic statements pursuant to the Uniform Commen-tions aftering such limatic as well as the cost of ulling same in the the staticary. Mensiciary.

5

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

surplus, a say: to the grantor or to his successor in interest entitled to such surplus. 16. Benelicity may from time to time appoint a successor or success under. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title. Conveyance to the successor upon any trustee herein named or appointed here; powers and duties such appointment, and subsituation shall be made by written instrumder. Each such appointment, which the property is situated, shall be conclusive prool of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charke by trustee's attorney. (2) to the oblightne course by the trust deed, (3) to all persons deed as their interests may appear in the order of their priority and (4) the 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 place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sail the parcel or parcels and shall deliver to the highest bidder for cash, payable at the time of sale. Trustee the prostry, so sold, but without any covenant or warranty, express or im-ol the trustee in the ded of any person excluding the trustee, but including the grant and beneficiary, may purchase at the sale.

the manner, provided in ORS 86.735 to 86.795. 13. After the trustee has commenced lonclosure by advertisement and sale, the grantor or of 5 days before the date the trustee conducts the the manner, provided in ORS 86.735 to 86.795. 13. After the trustee has commenced lonclosure by advertisement and sale, the grantor or of 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to 753, when due, entire amount due the time of the cure other than such pay, when due, entire amount due the time of the cure other than such pay, when due, being cured my be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the default order the and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and units provided the same state.

cultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) join in any granting any center of creating any restriction thereon; (c) join in any subordination or other afgreement altering this deed or the lifen or charge grantee in any feconveyne may be in any part of the information or other afgreement altering this deed or the lifen or charge the econveyne without warranty all or any part of the information or persons of persons of persons of persons of persons of persons of the affect of the econveyne may be on the affect of any matter of any of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into the interval of the adequacy of any security into a security into a addition of any indebtedness secured hereby, and in such order as between property, and the interval under thereands of any indebtedness addition of a secure property, and the application or release thereands of any indebtedness are any densities or invalidate any act done advertisement advection in any advection of a such or occupensation or avaids for any indebtedness secured hereby in advection invalidate any act done insurant to such or occupensation or new advection invalidate any act done insurant to such or occupensation or may indebtedness active any indebtedness and problement.
I. The entering upon and taking possesion

- 22

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 tixtures now or hereafter 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

Bo and fore as damage this truck Cand OR THE WEIC works is secured. Both that by definenced to the crance for

and a second sec Lot 7, Block 1, TRACT 1168, Klamath County, Oregon, according to the official plat wes newlyed for mouth on the 16cb day thereof on file in the office of the County Clerk of Klamath County, Oregon. i coully that the colling metrument

HENRY & GERALD WOLFF RANCH, INC. as Beneficiary, 2010 MOLTIN, (W.G.) as Trustee, and 1. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Klamath County, Oregon, described as:

FORM No. 881—Ciregon Trust Dood Series—TRUST DEED. 15187-0 ZOTC# 51106 S-NESS LAW PUBLISHING CO F TRUST DEED Vol. 1185 Page 11207 ATLANO OF WON THIS TRUST DEED, made this ......llth......day of .......July...... JIM MARK HECOBDING BELINEN LO as Grantor, MOUNTAIN TITLE CO. INC. 19...85..., between 81000

11208

The grantor covenants and agrees to and with the l fully seized in fee simple of suid described real property an	beneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto
The energy of the energy of the forther of the transformation of the transformation of the energy of the transformation of the energy of the e	and a second
್ ಕ್ರಾಮಿಗಳು ಸ್ವಾಮಿಸಿದ ಸಂಗ್ರೆ ಸ್ವಾಮಿಸಿ ಸಂಸ್ಥೆ ಸ್ವಾಮಿಸಿ ಸಂಸ್ಥೆ ಸ್ವಾಮಿಸಿ ಸ್ವಾಮಿಸಿ ಸ್ವಾಮಿಸಿ ಸಂಸ್ಥೆ ಸ್ವಾಮಿಸಿ ಸ್ವಾಮಿಸ ಸ್ವಿಮೆಟ್ ಸ್ವಾಮಿಸಿ ಸ್ವ ಸ್ವಾಮಿಸಿ ಸ್ವಾಮಿಸಿ ಸ್ವ	a hay ya ay ang

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)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notics below), (b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes other than agriculturat perpo

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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor ha	as hereunto set his hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regu	y is a creditor Julation Z, the	
beneficiary MUST comply with the Act and Regulation by mo disclosures; for this purpose, if this instrument is to be a FIRST I	aking required	
the purchase of a dwelling, use Stevens-Ness Form No. 1305 If this instrument is NOT to be a first lien, or is not to finance	or equivalent;	
of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disrogard this notice.	If compliance and a state of the state of th	:
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	(1) The state of the state o	
STATE OF OREGON	STATE OF OREGON, County of	5.
County ofKlamath	19	
7/16, 198 5	Personally appeared	and first
Personally appeared the above named	duly sworn, did say that the former is the	
JIM MARK	president and that the latter is the	
an an an ann an Anna a Anna an Anna an Anna an Anna Anna		
ment to be	a corporation, and that the seal attixed to the foregoing instrument corporate seal of said corporation and that the instrument was signed sealed in behalt of said corporation by authority of its board of dire and each of them acknowledged said instrument to be its voluntar and deed. Before me:	i ana ctors;
CONFICIALS · JAnon D. N		
EAD PI. Mohary Riblic tor Orgeon	Notary Public for Oregon (OFFI SE	CIAL
My commission expires: 8/16/88	My commission expires:	
M. S OF ON A	Ser Let Ser Million augusted destation of the contract of the	
	TE NET SATE AND	
But move des men proparty is act prices	only when obligations have been paid.	
- 大学学校会会会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会		
the state the fully paid and estistiad You berehv	Il indebtedness secured by the foregoing trust deed. All sums secured b are directed on payment to you of any sums owing to you under the te	rms o
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said frust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyance hold have been of successful to be the same of the same below.	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te lences of indebtedness secured by said trust deed (which are delivered without warranty, to the parties designated by the terms of said trust de ce and documents to	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey we estate now held by you under the same. Mail reconvey and hold by you under the same. Mail reconvey and hold and to reconvey and the same. Mail reconvey and hold and the same of successful to be the same hold and to be the same of successful to be the same hold and the same of successful to be the same hold and to be the same of successful to be the same hold and the same of successful to be the same of successful to be the hold and the same of successful to be the same of successful to be the hold and successful to be the same of successful to be the same of successful to be the hold and successful to be the same of successful to be the same of successful to be the same of successful to be the hold and successful to be the same of same of successful to be the same of sam	Il indebtedness secured by the foregoing trust deed. All sums secured b are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered ithout warranty, to the parties designated by the terms of said trust de co and documents to	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey we estate now held by you under the same. Mail reconvey and hold by you under the same. Mail reconvey and hold and to reconvey and the same. Mail reconvey and hold and the same of successful to be the same hold and to be an	Il indebtedness secured by the foregoing trust deed. All sums secured b are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered inthout warranty, to the parties designated by the terms of said trust de- ce and documents to	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyance have been all by you under the same. Mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail reconveyance have been all the same of the same mail the same of the same have been all the same of the same of the same mail the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of the same of the same of the same of the have been all the same of th	Il indebtedness secured by the foregoing trust deed. All sums secured b are directed, on payment to you of any sums owing to you under the te lences of indebtedness secured by said trust deed (which are delivered without warranty, to the parties designated by the terms of said trust de ce and documents to	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyance have been all the back of the same Mail reconveyance have been all the back of the same Mail reconveyance have been all the back of the same Mail reconveyance have been all the back of the same Mail reconveyance have been all the back of the same Mail reconveyance have been all the back of the same mail the same many same term of the same back of the same back of the same same have been all the same same same same same same same sam	Il indebtedness secured by the foregoing trust deed. All sums secured b are directed, on payment to you of any sums owing to you under the te lences of indebtedness secured by said trust deed (which are delivered without warranty, to the parties designated by the terms of said trust de ce and documents to the secure of the secure of the secure of the terms of said trust de designated by the terms of said trust de ce and documents to the secure of the secure of the secure of the terms of terms	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconvey and here with a satisfied by you under the same. Mail reconvey and here with the hereby of the same. Mail reconvey and hereby the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the same mail the same same same same same be not less or destroy this Trust Deed OR THE NOTE which it see	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered without warranty). to the parties designated by the terms of said trust de ce and documents to Beneficiary wres. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON,	to you ed the
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconvey and here with a satisfied by you under the same. Mail reconvey and here with the hereby of the same. Mail reconvey and hereby the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the hereby of the same. Mail reconvey and hereby and the same mail the same same same same same be not less or destroy this Trust Deed OR THE NOTE which it see	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered without warranty, to the parties designated by the terms of said trust de ce and documents to Beneficiary wres. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, County of Klamath	ss
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance back and the same mail reconvex	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered to without warranty). to the parties designated by the terms of said trust de ce and documents to Beneficiary wres. Both must be delivered to the trustee for cancellation before reconveyance will be made COMPACT STATE OF OREGON, MILLAR (ILCO) COUNTY of Klamath I certify that the within instru	ss men
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconvey and both the same of the same mail reconvey and both the same of the same of the same of the same DATED. DATED: DATED: De not lose or destrey this Trust Deed OR THE NOTE which it see GOT TRUST DEED GOT No. 301 STEVENS-MESS LAW FUE CO. PORTLAND. ORE.	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered without warranty), to the parties designated by the terms of said trust de ce and documents to Beneficiary wares. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, MILLAR (ILGO), STATE OF OREGON, I certify that the within instru- Was received for record on the Lot of July	ss menn h day
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance by ANT MARK States and the same mail reconveyance DATED: DATED: De not less or destroy this Trust Deed OR THE NOTE which it sees GORM No. 2011 STEVENS-NESS LAW FUE. CO. FORTLAND. ORE.	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered to without warranty, 'to' the parties designated by the terms of said trust de- ce and documents to Beneficiary wres. Both must be delivered to the trustee for cancellation before reconveyance will be made COMPANY (Interior Control of County of Klamath I certify that the within instru- was received for record on the16t of/125/1	ss b day b day b day b day b as
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyance but the hereby of the hereby of the same mail reconvey and the with the hereby of the same mail reconvey and DATED: DATED: De not less or destrey this Trust Deed OR THE NOTE which it see GORM No. Still STEVENS-NESS LAW FUB. CO. FORTLAND. ORE.	Il indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the te- lences of indebtedness secured by said trust deed (which are delivered to without warranty). to the parties designated by the terms of said trust de ce and documents to Beneficiary wres. Both must be delivered to the trustee for cancellation before reconveyance will be made COMPANY (ILCO) COUNTY of Klamath I certify that the within instru- was received for record on the16t of July	ss b day b ss b day b as b order
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance have been all by you under the same. Mail reconveyance have been been all by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been by you under the same. Mail reconveyance have been been been been been been been be	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the felences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deed and documents to	ss men b day 85. ordecor
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now hold by you under the same. Mail reconveyance have the hereby of the same the same hereby the hereby of the hereby of the hereby hereby hereby of the hereby of the hereby hereby hereby of the same hereby hereby hereby hereby of the hereby of the hereby hereb	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the felences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deed eard documents to	han source of the second secon
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mall reconveyance have held by you under the same. Mall reconveyance held have held by you under the same. Do not lose or destroy this Trust Deed OR THE NOTE which it see Gorm No. Soll Held the same held by you have held held held held held have held held held held held held held hel	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the felences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deece and documents to	han source of the second secon
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconvey and the and here here the same. Mail reconvey and the and here here the same. Mail reconvey and the additional states and the same here here DATED: DATED: De not lose or destroy this Trust Deed OR THE NOTE which it see GOM No. 2011 STEVENS-NESS LAW FUE.CO. FORTLAND. ORE. JIM. MARK. JIM. MARK. JIM. MARK. Grantor HENRY & GERALD WOLFF RANCH, NC.	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the telences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deed eard documents to	his you o you od the od the his his his his his his his his his his
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to struct, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance have been all to the same been all reconvey the DATED: DATED: Date or destroy this Trust Deed OR THE NOTE which it seen "Governments and the same been all to the same grant been all to the same been all to the same grant been all to the same been all to the same grant been all to the same been all to the same have been all to the same been all to the same grant been all to the same been all to the same have been all to the same been all to the same grant been all to the same been all to the same have been all to the same been all to the same grant been all to the same been all to the same have been all to the same been all to the same grant been all to the same been all to the same grant been all to the same been all to the same have been all to the same been all to the same grant been all to the same been all to the same all to the same been all to the same been all to the same same been all to the same been all to the same same been all to the same been all to the same same been all to the same been all to the same same been all to the same been all to the same been all to the same been all to the same been all to the same same been all to the same been all to the same been all to the same been all to the same been all to the same been all to the same been all to the same been all to the same been all to the same been all to the sa	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the felences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deece and documents to	his you o you od the od the his his his his his his his his his his
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance have been all to the same been all reconvey the part of the same been all reconvey the part of the same been all reconvey the same been all to the part of the same been all to the been all to the part of the same been all to the same all to the same been all to the same been all to the same all to the same been all to the same been all to the same all to the same been all to the same all to the same been all to the same bee	II indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the felences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deed eard documents to	his you o you od the od the his his his his his his his his his his