52551 STATE OF DEEGON

ATC 28691 m

Vol. M85 Page 13633

Retuni ATC

SECOND DEED OF TRUST

DEED OF TRUST

With Addendum, for Repayment of Section 235 Assistance

	THIS DEED OF TRUST, made this 21st day of August
	August
	왕 이 마른 이 발생 이 발생 사람들이 살아왔다. 그는 사람들이 되었다. 그는 사람들은 사람들은 사람들이 되었다. 그는 사람들이 되었다. 이 사람들이 되었다. 이 보장 그런 하는 사람들이 들어 살아들이 들었다. 그는 사람들은 사람들은 사람들이 보는 사람들이 되었다. 그는
	whose address is5540 Valleywood Drive Klameth
30	ASPEN TITLE & ESCROW, INC., an Oregon Corporation
52	or olegon Corporation
<u>e</u>	The Secretary of Marine
Ξ	The Secretary of Housing and Urban Development, as Beneficiary.
رب ا	MITNESSETH: That Grantor irrevocably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTEE IN TRUST, WITH POWER OF SALE, THE PROPERTY IN
SE	하는데 그렇게 살아보다면 되었다면 모양하는데 그는데 그 사람들은 사람들이 되었다. 그는데 그렇게 하셨다면 하는데 살아보다면 하는데 되었다면 하는데 그렇게 되었다.
.	Lot 26, Block 15, Tract 1064, FIRST ADDITION TO GATEWOOD, in the
	, state of Oregon
	발전하다 한 경험 경험 전 경험 전에 가장 전혀 가장 한 경험을 받았다. 그 전 경험 전 경험 경험 경험 경험 기계를 가장 하는 것이다. 그는 것이다. 그는 것이다.
	which said described property is not currently used for agricultural, timber, or grazing purposes.
	<u>anodral and Propertion Cenementals havaire in the same of the properties of the Years of the same of </u>
San 27 3	A SUPPLY THE MALE
	(\$32,521.20) Hundred Twenty-One and 20/100
bı U	Ut not to exceed an amount computed
th Th	ith interest, if any, according to the terms of a note executed by said partyon August 21, 1985. I. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on at written notice on an intention to exercise such privilege is sive.
e pr	epayment. on an intention to exercise such privilege is any month prior to maturity: Provided
by	Renificiary. TO percent of four cents (44) and fifteen (15) days from the description of four cents (44) and fifteen (15) da
Vas	te thereof, reasonable wear and serious order and condition as the
	4. To complete or restore promptly and in good workmanlike manner any building or improvement which may be perty. Grantor further agrees: (a) To commence construction agrees:
pro	To commence construction promptly and
	(c) To allow Beneficiary to inspect anid annual accordance with plans and specifications
	after written notice from Beneficiary to Beneficiary with
The by c	period of fifteen fitt
ther	, and to act thereon hereunder
prope	"로그와 되면서는 어느는 그는 그를 하는 것을 하는 것을 하는 것이다. 그는 그를 하는 것이다. 그는
	Testictions affecting said

7. To provide and maintain insurance against loss by fire and other hexards, casualties, and including war damage as may be required from time to time by the Beneficiary in such amounts and for such periods as may be required by the Beneficiary, with loss payable to the Beneficiary and Grantor, as their interest may appear, and to deliver all policies to Beneficiary, which delivery shall constitute an assignment to Beneficiary 13534

of all return premiums.

8. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or novers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all costs and expenses, including cost of evidence of title and attorney's fees in a sessessments and charges for water, appurtenant to or used in connection with said property; to pay, when due assessments and charges, and liens with interest, on said property and any part thereof, which at any time appear to 10. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with secured hereby.

17. Is Milially Acreed That:

18. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee. Not without obligation so to do and without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may: Make or do the same in such manner and to such extent as either may deem necessary to refere the security hereof. Beneficiary or Trustee being authorized to enter upon the property for such purposes; the judgement of Beneficiary or Trustee; pay, purchase, contest, or compromise any encumbrance, sharge or the rights or liability, expend whatever amounts in its absolute discretion it may deem necessary therefor, including cost of the property or any part thereof be taken or damaged by reason of any public improvement. Or

evidence of title, employ counsel, and pay his reasonable fees.

12. Should the property or any part thereof be taken or damaged by reason of any public improvement, or condernation proceeding, or damaged by fire, or earthquake, or in any other manner, Beneficiary shall be entitled to all corrensation, awards, and other payments or relief therefor, and shall be entitled at its option to settlement, in connection with such taking or damage. All such compensation, awards, damages, rights of any proceeds including the proceeds of any policies of fire and other insurance affecting said property, are release any moneys so received by it or apply the same on any indebtodness secured hereby. Grantor agrees to beneficiary or Trustee may require.

By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Deed and the note for endorsement (in case of full reconveyence, for cancellation and presentation of this Deed and the note for endorsement (in case of full reconveyance, for cancellation and reterrition), without affecting the liability of any person for the payment of the indebtedness Trustee may (a)consent to the making of any map or plat of said property; (b)join in granting any easement or creating any thereof; (c)reconvey, without warranty, all or any part of the property.

The Grantee in any reconveyance may be described as the "person or persons legally entitled thereto", and the list, As additional security. Grantor hereby assigns to Beneficiary during the continuence of these trusts, all

15. As additional security, Grantor hereby assigns to Beneficiary during the continuance of these trusts, all As additional security, Grantor hereby assigns to Beneficiary during the continuance of these trusts, all rents, issues, royalties, and profits of the property affected by this Deed and of any personal property located thereon. Until Grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder. Grantor shall have the right to collect all such rents, issues, royalities, and profits

any agreement hereunder, Grantor small have the right to collect all sold states, and agreement hereunder, Grantor small have the right to collect all sold selections and selection of said property or any part thereof, in his own name sue for or receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or costs and extenses of operation and collection, including those past due and unpaid, and apply the same, less hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, and in such order as said and profits and the application thereof as aforesaid, shall not cure or waive

any default or notice of default hereunder or invalidate any act done pursuant to such notice

any default or notice of default hereunder or invalidate any act done pursuant to such notice.

11. After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law following the recordation of said notice of sell-said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Grantor to direct the order highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee may portpone to sale of all or any portion of said property by public announcement at such time and place of sale, and from time thereafter may postpone the sale by public announcement at the time dimed by the preceding postponement. Trustee shall deliver to the purchaser its Deed conveying the property so sold, but without any covenant or truthfulness thereof. Any person including Grantor, or Beneficiary, may purchase at the sale. After deducting expended under the terms hereof not then repaid, with accrued interest at the rate provided on the principal debt:

18. Beneficiary may, from time to time as provided by statute, appoint another Trustee in place and instead be substituted as Trustee herein named, and thereupon the Trustee herein named shall be discharged and Trustee is place and instead be substituted as Trustee herein named shall be discharged and Trustee is place and instead be substituted as Trustee herein named shall be discharged and Trustee is appointed shell to the substituted as Trustee herein named shall be discharged and Trustee is appointed shell to the substituted as Trustee herein named shall be discharged and Trustee is appointed shell to the substituted as Trustee herein named shall be discharged and Trustee is appointed shell

of Trustee herein named, and thereupon the Trustee herein named shall be discharged and Trustee so appointed shall be substituted as Trustee hereunder with the same effect as if originally named Trustee herein.

10. This Deed shall inverto and bind the heirs, legatees, devisees, administrators, executors, successors, and assigns of the parties hereto. All obligations of Grantor hereunder are joint and several. The term named as heneficiary herein.

named as Deneficiary herein.
20. Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Leed of Trustee of any action proceeding in which Grantor, Beneficiary, or Trustee shall be a party, unless brought by

Trustee.

71. The term "Deed of Trust," as used berein, ohell mean the same as, and be synonymous with, the term "Trust Peed," as used in the laws of Oregon relating to Deeds of Trust and Trust Deeds. Memover used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all

22. Attorney's fees, as used in this Deed of Trust and in the More, "Attorney's Fees" shall include attorney's fees, if any, which shall be avarded by an Appellate Court.

Tum West

Signature of Grantus

Lales E

되다는 [화로시 - 10] 이 등록되었다.	SUSAN	(',(') RFE(, hereby certify that	on this
1, the undersigned.	SUSAN BOGU	JST	. 19_85 personally appeared before mc M. STEE	EN_
WEST 9-	AURA L. WE'	ST	1000000	FV.
	ndividual described in gried and sealed the i	n and who executed same as THEIR	the within instrument, and acknowledged that free and voluntary act and deed for the uses and the second se	urposes
herein mentioned. Given under my hai	d and official seal the	e day and year last a	SUSCIO CE CONTROLE	ο (1
			Notary Public manager inc Stal of Orth	por S
			My commission expires	
	REC	QUEST FOR FUI	LL RECONVEYANCE	
	Do not i	record. To be used	only when note has been paid.	
			and satisfied, and you are hereby requested an observed of political and satisfied and above mentioned, and all other evidences of indebtedness of Trust, and to reconvey, without warranty, to the parties designs	
Dates	all the estate now held b	you thereunder.		
Filme o: Gie Dece o: Itali	all the estate now held b	you thereunder.		
Date? Mail recome; sace to STATE OF OREGON COUNTY OF	all the estate now held b	you thereunder		
Date? Mail recome; sace to STATE OF OREGON COUNTY OF	all the estate now held b	you thereunder	t in this office for Record on the	
Date? Mail recome; sace to STATE OF OREGON COUNTY OF	all the estate now held b	1 of Frust was filed		day (
Date? Mail recome; sace to STATE OF OREGON COUNTY OF	st this within Deed	1 of Frust was filed	in this office for Record on the	day regon. c
Date? Mail recome; sace to STATE OF OREGON COUNTY OF	st this within Deed	1 of Frust was filed	I in this office for Record on the oclock M., and was duly recorded in Book. County, State of O	day. Fekon.

Addendum

The rights and obligations of the parties to the attached Deed of Trust are expressly made subject to this Addendum. If there is any conflict between the provisions of this Addendum and the provisions of the Deed of Trust, the provisions of this Addendum shall control.

- 1. The debt secured by this instrument shall include not only the Note recited above but also any assistance paid by the Secretary in accordance with Section 235 of the National Housing Act on behalf of any party to the deed of trust (including any party who takes title to the property subject to the said Deed of Trust or assumes said Deed of Trust) identified as FHA Case No. 431-1711022 (Insured Deed of Trust).
- 2. The debt will be due and payable when the first of the following occurs:
 - (a) Title to the Property is conveyed to a party who is not eligible for Section 235 mortgage assistance payments, or-
 - (b) The property covered by the Insured Deed of Trust is rented for a period longer than one year.
- 3. If the Insured Deed of Trust is not paid in full when payment is due under paragraph 2, the Secretary may defer payment until the Insured Deed of Trust is paid in full. If payment is deferred, the debt will bear interest at the rate of 11.5 percent per year from the date the debt is due under paragraph 2 until the full amount of the debt and interest is paid.

	Iπ	W	itn	288	wh	ere	of.	Bor	TOW	er h	as e	xecu	ted	this	: Ad	deno	um	to 1	the	
		200	of									. A to a contra		W 5-5	3				11.0	1.00
	ne	Eu	01	TI	usl	21.9		10.50	Jan 1							I	//-			
is M							1.34		걸린감						1/	11.	//	Page 1		0
						11.3	1			100		1,14		///	//	/U	1,		1.1	1/
4						\mathcal{A}_{i}					100			111	/ /	7 <i>V</i>		1 1		y &
ķ										er ales			185 525	$\prime\prime\prime$	\triangle		VVW.		1110	7
૽		3.4	F = Y		532		A Exp				100	Bor	rowe	r/M.	STE	VEN	WES	T		
Ì,			10 S						1.00	1.05%	300								a ver en e	
2	4.4.		200		48. Oct.		14. 74			75 STEEL	AND SET.	4 3 3 E E					Joja o			

Borrower LAURA L. WEST

August 21, 1985 Date

	STATE OF OREG	ON- COUNTY	OF KLAMATH:					
i.				. 33.				e Joh
Ç,	Filed for record	at request of _				flie	27th .	
4	ofAug	Bu st A.I	D., 19 85 at _	10:52	clock A M	and duly recorded	in Vol. M85	ıy
		of	Y Y	orcyages	on Page	13633		-•
					Evelyn Biehn,	County CI		
	FEE \$17	7.00			By	ton	emillo.	