The grantor and conneticiary may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-stiorney, (2) to the obligation of the trustee and a reasonable charge by frustee's having recorded liens subsequent to the interest of the trust deed, (3) to all persons aurplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such the surplus of the successor in interest entitled to such the surplus of the successor in interest of the successo

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may ifrom time to time appoint a successor or succes-under. Upon such appointment, and without occessor iruste appointed here-trustee, thatter shall be vested with all title powers and duties conlerred and subtituities herein named or appointed here. Each successor which, when result be made by written instrumer. Each successor is which, the properties initiates that be mortgage records of the successor of the successor trustees. The situation of the successor is the successor of the successor trustees. The situates and subtituities and subtituities herein of the successor trustees.

ed and is not deed of trustee NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an attive 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 escow agent licensed under ORS 696.505 to 676.585.

arround ut the trial court and in the event of an appear.
 fixed by the trial court and in the event of an appear.
 decree of the trial court shall adjudge reasonable as the beneliciary's or trustee's attorney. (2) to the obligation secured by the trust deed, (3) to an policie court shall adjudge reasonable as the beneliciary's or trustee's attorney. (2) to the obligation secured by the trust deed, (3) to an policie court shall adjudge reasonable as the beneliciary's or trustee's attorney. (2) to the obligation secured by the trust deed, (3) to an policie court shall adjudge reasonable as the beneliciary's or trustee's attorney. (2) to the obligation secured by the trust deed, (3) to an policie the trust deed the trustee in the attract and the intervent of the trustee in the intervent of the trust deed, (3) to an policie the trust deed that:
 B. In the event that all or any portion of the mount required to garden in such taking, which are in excess of the amount required to garden in such taking, which are in excess of the amount required or appointent in such taking, which are in excess of the amount required by frantor in such proceedings, shall be paid to beneficiarly and or incurred by frantor in such appoint a successor incurred by the trust deed, and the balance applied upon the indebtedness and exceeding in such instrument sets and the balance applied upon the indebtedness.
 S. At any time and from time tor concentation, withen request of beneficiary, any person ior the payment of the indebtedness; trustee in the line trust and prevention of the indebtedness; trustee in any person ior concentation, or concentation, withen the proceeding in the appoint at successor in the deed, and the snote ior concentation or proceeding in the mortgage records of the successor in the indebtedness; trustee in the unortgage records of the successor in the indebtedness; trustee in the unortgage records of the succesor in the indebtedness; trustee and from time to

the manner provided in ORS: 86.735 to 86.795. 13. After the trustee has commenced foreclosure 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 and sale, the grantor or any other person so privileged by ORS 86.753, may cure sums accured by the trust deed, the delauft of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the defaults, the person effecting the cure inhall pay to the beneficiary all cost together with trustees and attorney's fees not exceeding the amounts provided by law. and expenses actually incurred in enforcing the obligation of the trust of fogether with frustees and attorney's fees not exceeding the amounts provide the set of the trust o

ioin increasiting such linancing statements pursuant to the Unitorm Commercial Code as the such lines, and such as the cost of all lines same in the by time collice or alloces, as well as the cost of all lines are referred to the such as a such as the bound of the such as the bound of the such and the such area of the such as the bound of the such as the such asuch as the such asuch as the such as the such asuch as the su

herein, shall become immediately due and payable. The above described real property is not currently used for agriculturel, timber of grazing purposes.
To protect the security of this trust deed, provide a property is not currently used for agriculturel, timber of grazing purposes.
(a) consent for the security of this trust deed, provide a grazing property is not currently and in good and workmanike and property is not currently and in good and workmanike and property is the beneficient of any when due all costs may be constructed, damaged or for the agriculturel, timber of the maxima of the beneficient of any trust of the beneficient of the beneficient of any trust of the beneficient of the benefic

r hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereatter attached to or used in connec-tifh said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 1 \$110

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 fixtures now or hereafter attached to or used in connec-

BASS TREES

THIS TRUST DEED IS SECOND AND INFERIOR TO THAT TRUST DEED RECORDED IN FAVOR" OF "THE "DEPARTMENT" OF "VETERANS" PAFFAIRS PARKE of his linease ist contributed even

Decline The post of sale, the property -Lot 7, Block 3, Tract No. 1008, BANYON PARK, in the County build the structure and the second structure. TRUST DEED

as Beneficiary, WITNESSETH: ri tautei

ASPEN TITLE & ESCROW, INC., An Oregon Corporation as Trustee, and CHRIS C. PENNEY and SHIRLEY ANNE PENNEY, husband and wife, with full rights

Couray of Klamath

STATE OF OREGUL.

THIS TRUST DEED, made this _________ day of ________ August _______, 19.85 ..., between ____________ DONALD E. JAMISON and DOROTHEA E. JAMISON, husband and wife as Grantor,

52643 122 05 801 Second TRUST DEED 23 00 VOL M85 Page 13814 THIS TRUST DEED, made this 8th

TRUST DEED. ATC B-28950 rust De

13815

The grantor covenants and agrees to fully seized in fee simple of said described except, existing Trust Deed.d September 15, 1981, recorded and that he will warrant and forever defe	real property and has a valid; n favor of Department of on September 15, 1981 in	Veterans' Affairs, dated
purposes: This deed applies to, inures to the benefit tors, personal representatives; successors and assig contract secured hereby, whether, or not named as masculine gender includes the teminine and the t	ly, household, or agricultural purpos or is a natural person) are for busine t of and binds all parties hereto, the gns. The term beneficiary shall mean a beneficiary herein. In construing if neuter, and the singular number inclu	es (see Important Norce Delow), as or commercial purposes other than agricultural in heirs, legatees, devisees, administrators, execu- the holder and owner, including pledgee, of the his dead and whenever the context so requires, the
IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending, Act beneficiary. MUST comply with the Act and Regulant disclosures; for this purpose, if this instrument is to be the purpose of dwelling use Stevens-Ness Form. I if this instrument is NOT to be a first lien, or is not of a dwelling use Stevens-Ness Form No. 1306, or is with the Act is not required, disregard this notice. If this signer of the above is a corporation.	er warranty (d) or (b) is beneficiary is a creditor and Regulation 2.7 the ion by making required a riffst lien to finance bo 1305 or equivalent; io, finance, the purchase	In the second se
STATE OF OREGON County of Klamath speaked August /2 19 85 Personally appeared the above named Donald E. Jamison	duly sworn, did say, that president and that the secretary of	red is and who, each being first the former is the
COFFICIAL SEALD Control of Contro	a corporation, and that instruction is a corporate seal of said co instruction is sealed in behalf of said wand seach of them ackn	i ne in second and the second s
 If ebelling of SHIMA with search and years of the second se	REQUEST FOR FOIL RECONVEYANCE. To be used only when obligations have been pro- scenes of the obligations have been pro- many of the second by 'I out hereby are directed, on payment to shall evidences of indebtedness secured by 'I out hereby are directed, on payment to shall evidences of indebtedness secure convey without warranty, to the par convey ance and documents to "SELEOWAYNCE of each secure	And opposed on the second seco
Dédlier with all and similar the energone b	which is secures, soft must be delivered to the	na Mais of spikering, or spiker in or risk in order nij orgen staars indestatie indestatie in outset Beneficiary Instee for cancellation before reconveyance will be made. L. DEED SECORDED IN
DEL KTO (FORM No. SHI)3CC OF OLGS STRYEMENESS LAW PUS. CO. PORTLAND. DRE Donald E. Jamison	, Gregon, described as: 2003, BANYON Pika, In El fit	STATE OF OREGON, County of <u>Klamath</u> ss. County <i>I</i> , certify that the within instrument was received for record on the .29th day of <u>August</u> , 1985.
Dorthea E. Jamison Grantor Chris C. Penney	FOR RECORDER'S USE	in book/reel/volume No
AFTER RECORDING RETURN TO Aspen Title & Escrowing and 600 Main Street Klamath Falls, Oregon 97601	.INC., An Oregon Corpor	GLIGH Witness my hand and seal of County affixed. Pung sum Altro 701 Evelyn Biehn, County Clark