	698	66	1. 1. <b>1.</b>	DIICTOPTER	Val Man Dage 24124	
			. •	RUST	Vol. 1404	Page 24134
	111011	THOMAS W TAGG	is23rd	day of]	ecember	, 19:86, betw
	~		and PEN	NY.L. LASSE	T, husband and	
as	Grantor,		<u>urr</u>			
	VALTI	ER P. LASSETT				l.wife, as Trustee, a
as	Beneficiary,					
	Granta		WIT	INESSETH:		
in	Kla	revocably grants, barga	ains, sells and	conveys to tru	stee in truck	power of sale, the prope
		mathCount	v, Oregon, des	scribed as:	sice in trust, with	power of sale, the proper
	A parcel o	f land in the NW2 lamette Meridian,	of Section	9 ///		
	89° 55' E	land in the NW lamette Meridian, st 1297.24 feet an Section 9 also alc 54' West 208.71 fo	beginning	at an iron	9 39 South, Rai	nge 10 East
	corner of	Soction O	nd South 0°	06' West 1	200 07 0 1 15 1(	ocated North
	North 89°	54' West 208.71 fe	ng the Wes	t right of w	ay of County F	load: thenco
	continuin	54' West 208.71 fe f Homestead proper	ty: thence	ron pin whic	h also marks t	the South
	South 502 C	No feed wes	t 454.66 fe	eet to an im	· · · · · ·	
i	South 890	00 feet to an iron	pin; then	ce at	on prn; thence	
2 A 1	of way of C	4' East 662.16 fe Sounty road; thence	et to an ir è	con pin, whi	ch is also Wes	t of right
. 1	the noint o	f have	t along the	West right	of	
togeti	her with all and	East 592.00 fee beginning.		TTENT	or way of Cou	nty Road to
tion w	with note appe	ertaining, and the rents, issue	reutaments and	appurtenances an	d all other risks at	
sum o	A HXXXXXXXX	CITEDRE	PERFORMANC	E of each ada		and in connec
XXX		GHTI-FLVE. THOUSANT	TTY AND	DED AND THE L	ent of grantor herein	contained and navment of at
note o	VI even date hore		AAAAAAAA	* ~		contained and payment of th ) ************************************
101 50	oner paid, to be The date of mai	due and payable to beneticiary due and payable No turity of the debt secured b ble.	vember 1	ade by grantor, ti	he final payment of p	)) <del>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</del>
Decom	es due and paya The above describ	ble. ble real property is a started b	y this instrument	t is the date, state	ed above, on which the	e final installment of said note
1	- o protect the s	ecurity of this trunk at a		and a set of gr	uzing purposes.	
and rep.	air; not to remove	or demolish any building or property	in good condition	(a) consent to t.	he making of any man	plat of said property; (b) join in estriction thereon; (c) join in the
tions and	. To comply with	all laws, ordinancia incurred there.	for.	be conclusive th	ereto," and the recitals if	scribed as the "person or persons
cial Cod	e as the beneliciar	y may require and the	Uniform Commer-	time without	any default by stantor	not less than \$5.
by liling	officers or search	ing agencies of man be of all	lien searches made	The indeband -	in annoul regard to	the state of the second st
now or 1 and such	to provide and thereafter erected on other harmonic	continuously maintain insurance the said premises against loss	on the buildings	issues and profits, less costs and are	including those past due	sue or otherwise collect the rents.
ompanie	nt not less than \$	20,000 00 trom time	to time require, in Written in	ney's fees upon an ficiary may determ	indebtedness secured h	lection, including reasonable attor-
					rents, issues and profile	possession of said property, the
ion of a	ny policy of insur-	ance now or becalitien days p	fior to the expira-	DfOrberty and st	awarde or awarde	in any other
iary upor	n any indebtedness	secured hereby and may be a	applied by beneli-	pursuant to such m	otice.	under or invalidate any act done
B.1	a un option	Of Denelicipry the set	act as Deficiary	Allowed also to a s	conto nereov innediatal	ment of any indebtedness secured nt hereunder, the beneficiary may by due and payable. In such an occeed to fore/bic this such an
ct don <u>e</u> p	ursuant to such no	tice.	or invalidate any	in equity as a mor	tgage or direct the truste	oceed to foreclose this trust deed
harden be	percent belore	any part of such taxes	Hasessed upon or	to sell the said of	escribed real property	notice of default and his election
beneficia	ary; should the gra	inter fail to make paymently deliver	receipts therefor	thereof as then req the manner provided	ure trustee shall fix the ti uired by law and proceed in ORS 86 735	indice of default and his election o satisfy the obligation secured ime and place of sale, give notice d to foreclose this trust deed in 5.
ake such	payment, beneficia	ary may, at its option	with which to			
reby. tog	ether with the obli	interest at the rate set forth in	the note secured	the default or defau	any other person so privi lts. If the default consist	leged by ORS 86.753, may cure
venants I	hereol and for such	any rights arising from breach	of any of the	entire amount due a	it the time of the default	t may be cured by paying the
ne exten	t that they are bo	s well as the grantor, shall be	e bound to the	obligation or trust	feed. In any case, in ad	performance required under the
der all s stitute a	ums secured by thi	is trust deed immediately due	the beneliciary,	and expenses	ellecting the cure shall	pay to the line detault or
6. T	o pay all costs, lee	es and expenses of this tour	nd payable and	by law. 14. Otherwis	, the sale shall be held o	exceeding the amounts provided
actually	incurred.	ing this obligation and trustee's	ind attended	in one pro	viced by law. The truste	a mich said sale may
ct the se	curity rights or po	letend any action or proceeding wers of beneficiary or found	purporting to	shall deliver to the p	burchaser its deed in form	le at the time of sale, Trustee
ing evide	ence of title and th	this deed, to pay all costs and the beneliciary's or trust	d expenses, in-	of the truthining of	the used of any matters of	of fact shall his capiess or im-
t by the	trial court and in	ioned in this paragraph 7 in all the event of an appeal from all	cases shall be	the grantor and benef	iciary, may purchase at t	ding the trustee, but including he sale.
s lees on	such anneal	onable as the beneficiary's or	tustee's attor- a	(forney (3) to at	on or the trustee and a	he sale, powers provided herein, trustee 1 (1) the expenses of sale, in- reasonable charke by trustee's trust deel (3) out
8. In	the event that any	that: portion or all of said according		leed as their idens	subsequent to the intere	trust devil, (3) to all persons
meneed	ciccia, to require i	that all or any postion at it.	shall be taken si shall have the su	urplus, it any, to the urplus.	frantor or to his success	of their priority and (4) the
ay all re	asonable costs, exp	which are in excess of the an	ionies payable iount required 50 sarily paid as 40	ors to any trustee na	may from time to time med herein or to any su	appoint a successor or succes-
in the t	trial and appellate	courts, necessarily noist and a	ittorney's less, up	ustee, the latter shall	be vested with all title	conveyance to the successor
ed hereb	y; and grantor agri	the balance applied upon the	indebtodones W	hich when any 1	or more by written instru	upped and an appointment
9. At .	any fime and from	time to time user in the	ng such com. of	the successor trustee.	numen, shall be conclusiv	e proof of proper appointment
, payme sement ( ability of	in case of full record any person for the	time to time upon written req presentation of this devit and nveyances, for cancellation), will be payment of the indebtedness	the note for ob	knowledged is made	epts this trust when the a public tecord as prov	is deed, duly executed and
				ust or of any action	or proceeding in which puch notion	sale under any other deed of
		s that the trustee hereunder must inharized to do business under the es, affiliates, agents or branches,			weeking aution of promately is	

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-24135 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 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 or household purposes (see Important Notice below), (DIX ION DUP REPUTER FOR A CEVENING SERVICE SCALE), AND THE SERVICE AND This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 has hereunto set his hand the day and year his) above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Ŵ -0-W. Lassett omas Þ anny J. Land Ś Penny L& Lassett (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF ORF.GON, County of Rlamath STATE OF OREGON, ) ss. This instrument was acknowledged before me on LECEMLE, 16, 1905, by County of This instrument was acknowledged before me on 19 ..... , by ..... ÷. as of (SEAL) Ny commission expires: Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said ....., Trustee The undersigned is the legal owner and noiser of all indeptedness secured by the foregoing trust deed. All sums secured by said frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you because to the particulation of the terms of mitheut were particulated by the terms of mit terms dead the because the particulation of the terms of mitheut were particulated by said trust deed (which are delivered to you because the particulation of the terms of the terms of mitheut were particulated by the terms of mith terms dead the secured by said trust deed by the terms of mitheut terms of the terms of mith terms of mith terms of the terms of mitheut terms of the terms of terms of terms of terms of the terms of said trust deed or pursuant to statute, to cancel an evidences of much cances secured by said trust deed (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORT STATE OF OREGON, County of ......Klamath THOMAS ..... LASSEFT ...... SS. I certify that the within instrument was received for record on the .30th.day PENNY L. LASSETT at ... A:18 ... o'clock . P... M., and recorded Grantor SPACE RESERVED ..... FOR WALTER P. LASSETT RECORDER'S USE Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO C. Sox 5246 Klamath Falls, Ore 97601 Witness my hand and seal of 9-05 9.0. County affixed. Evelyn Biehn, County Clerk Fee; \$9.00 900 By Jam c c Any Deputy

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