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 connection with said real estate.

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable per terms of note.

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 sold, conveyed, assigned or alienated by the frantor without first having obtained the written consent or approval of the herein, shall become immediately due and payable.

The above described teal property is not currently used for agricultural, timber or grazing purposes.

becomes due and payable. In the even, sold, conveyed, assigned or alienated by the grantor without tress sold, conveyed, assigned or alienated by the grantor sold, conveyed, assigned or alienated by the grantor active then, at the beneficiary, on and payable.

The above described ead property is not currently used for ogricult and the payable.

To protect the security of this trust deed, grantor agrees:

In payable the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property.

To protect the security of this trust deed, grantor agrees, and repair, need condition on the commut or permit any demonstration and repair, manner and repair, need to commut or permit any demonstration and the payable of the community of the condition of the community of the condition of the community of the condition of the condition

(a) consent to the making of any map or plat of said property; (b) pun in a grating any easement or creating am restriction thereon, (c) pun in any establishment or order agreement affecting this deed or the them or chare subordination or other agreement affecting this deed or the them or chare thereof; (d) reconvey, without waterative of any part of the property. The feed of the property of the

the manner provided in ORS 86.713 to 86.713. In the process of the trust deed in 11. After the truster has commenced foreclosure by adverticement and sale, and at any time prior to 5 days before the date the truster conducts the fact that the process of the provided by ORS 86.733, may cure sums secured by the default consists of a ladiute to pay, when due, sums secured by texts deed, the default may be cured by paying the not then be due had the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or and elaults of the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the cure shall pay to the beneficiary all controlled the person effecting the person effecting the cure shall pay to the beneficiary all controlled the person effecting the person effecting the cure shall pay to the person effecting the person

together with trustee's and attorney's tees 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 be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale Trustee all the property so sold, but without any overand or warranty, express or in the trusteals in the deed of any material of warranty, express or into the trustfulness thereof, Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee.

the franter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided between trustees shall apply the proceeds of sale to payment of (1) the expenses of sale, in alterney, (2) to the obligation secured by the trust deed, (4) to all persons actioney, (2) to the obligation secured by the trust deed, (4) to all persons having recorded tiens subsequent to the interest of their interest on the trust surplus, if any, to the granter on the house surplus, if any, to the granter or to his successor in interest entitled to such surplus.

surplus.

16. Beneficiary may from time to time appoint a successor or successivation of any trustee samed herein or to any successor trustee appointed herein furstee. The latter shift be verted with all title processor to the successor upon any trustee herein named or appointed hereinher. Each such adaption shall be made by written instrument. Each such adaption which, when recorded in the mostfage records of the county or counties in of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledded in made a public record as provided by him. Trustee is not find fighted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or truster and the a party unless such action or proceeding is brought by trustee.

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 lows of Oregon or the United States, a title insurance company authorized to insure title to rest property of this state, its subsidiaries, affiliates, agents ar branches, the United States or any agency thereof, or an extraw agent incensed under ORS 400 505 to 600 585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-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 process		y the above described note and this trust deed are: SYMENT OF THE PROPERTY OF
	(a) primary warrants that the proceeds of the (a) primarily for grantor's personal, family or (b) X DO MARK COMMENCATION OF A STATE OF THE ACT	loan represented b	y the above described not
Ш	(a) primarily for grantor's personal, family or (b) X income Kronelectory MCG-CENCH EXAMPLE ST. This deed applies to, inures to the benefit of personal representations.	CK XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	es (see Important Notice below)
- []	personal applies to, inures to the t		The state of the s
\parallel	secured hereby whether	and binds all parti	an hanne in a constant
1	gender includes the lemining and the new as a beneficiary	y herein. In consec	hall mean the holder and owner include, administrators, executor
	gender includes the leminine and the neuter, and the s. IN WITNESS WHEREOF, Said Appendix	ingular number inc	dudes the places
Ш	WHEREOF, said grant	tor has hereunt	2 set his t
	* IMPORTANT NOTICE: P. L.		uning this deed and whenever the context so requires, the masculing oset his hand the day and year first above written.
	* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and & beneficiary MUST complying	anty (a) or thi is	William R. Reihner
\parallel	beneficion, asser	ruly is a creditor	William of A
	disclosures, 4- at . Will the Act and Pantal	Aguiditon Z, the	William R. Reihner
	disclosures; for this purpose use Slevens-Ness Form No. 1319 If compliance with the Act is not required, disregard this not	or equivalent.	
\parallel		ce.	
	(If the signer of the obeve is a corporation, use the form of acknowledgement apposite.)		***************************************
\parallel	or uniowiedgement opposite.)		
11	STATE OF OREGON,		
11		STATE	D
	County of Klamath \$55.	SIAIE	F OREGON,
	I his instrument was acknowledged	County	355,
			inent was action to the contract of the contra
	William R. Reihner	19 , by	iment was acknowledged before me on
		as	the section of the se
,	TARY AND STREET	· of	
	(SPAL) Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon		The second secon
	(SEAL) Notary Public for One	•	
	My continuesing and the oregon	Notary Pub	lic for Oregon
•	The state of the s	My commis	llon ou-:
	E OF Con		(SEAL)
	May Comment of the Co		
	REQ	UEST FOR FULL RECO	VEYANCE
_	REQ	UEST FOR FULL RECO:	EVEYANCE
7	REQ	UEST FOR FULL RECO: only when obligations	IVEYANCE have been paid,
7	REG To be vied	only when obligations	EVEYANCE have been paid.
7	Te be vied	enly when ebligations	have been paid.
•	To be used O: The undersigned is the legal owner and holder of all the second points.	enly when ebligations	have been paid,
tı	The undersigned is the legal owner and holder of all the deed have been fully paid and satisfied. You have been to be a second of the second o	only when obligations , Truitleo	have been poid.
ti se he	The undersigned is the legal owner and holder of all out deed have been fully paid and satisfied. You hereby trowith together with a statute, to cancel all evidence with the statute, and the statute of the statute of the statute.	Trullee Trullee I indobtedness sec	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti se he	The undersigned is the legal owner and holder of all out deed have been fully paid and satisfied. You hereby trowith together with a statute, to cancel all evidence with the statute, and the statute of the statute of the statute.	Trullee Trullee I indobtedness sec	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti se he	The undersigned is the legal owner and holder of all out deed have been fully paid and satisfied. You hereby trowith together with a statute, to cancel all evidence with the statute, and the statute of the statute of the statute.	Trullee Trullee I indobtedness sec	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance	enly when ebligations , Trulleo , Trulleo , indebtedness sector on perces of indebted indebted indebted indebted indebted indebted indebted warranty, as and documents in	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance	enly when ebligations , Trulleo , Trulleo , indebtedness sector on perces of indebted indebted indebted indebted indebted indebted indebted warranty, as and documents in	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti si hi es	The undersigned is the legal owner and holder of all out deed have been fully paid and satisfied. You hereby trowith together with a statute, to cancel all evidence with the statute, and the statute of the statute of the statute.	enly when ebligations , Trulleo , Trulleo , indebtedness sector on perces of indebted indebted indebted indebted indebted indebted indebted warranty, as and documents in	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance	nly when obligations , Trulleo , trulleo , indebtedness sec are directed, on pences of indebteds ithout warranty, e and documents to	have been poid. ured by the foregoing trust deed, All sums secured by said payment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance	nly when obligations , Trulleo , trulleo , indebtedness sec are directed, on pences of indebteds ithout warranty, e and documents to	have been poid. ured by the foregoing trust deed, All sums secured by said payment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with the town held by you under the same. Mail reconveyance of the town held by you under the same. Mail reconveyance of the town held by you under the same. Mail reconveyance of the town held by you under the same.	nly when ebligations , Trulleo , Trulleo il indebtedness sec are directed, on pences of indebtedi thout warrenty, is and documents to	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to yourself.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with the town held by you under the same. Mail reconveyance of the town held by you under the same. Mail reconveyance of the town held by you under the same. Mail reconveyance of the town held by you under the same.	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the out. Beneficiary
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the out. Beneficiary
ti si hi es	The undersigned is the legal owner and holder of all used deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evid trust deed or pursuant to statute, to cancel all evid trewith together with said trust deed) and to reconvey, with all now held by you under the same. Mail reconveyance ATED: Do not less or destroy this Trust Dood OR THE NOTE which it secure	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of meass secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o
ti si hi es	The undersigned is the legal owner and holder of all used deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evid trust deed or pursuant to statute, to cancel all evid trewith together with said trust deed) and to reconvey, with all now held by you under the same. Mail reconveyance ATED: Do not less or destroy this Trust Dood OR THE NOTE which it secure	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the out. Beneficiary
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance ATED: De not loss or destroy this Trust Deed OR THE NOTE which it secure TRUST DEED	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of seas secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o Beneficiary ted to the trustee for concellation before reconveyance will be mode.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance ATED: De not loss or destroy this Trust Deed OR THE NOTE which it secure TRUST DEED	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of seas secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o Beneficiary red to the trustee for concellation before reconveyance will be mode.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance at the most end of the same and the same at	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of seas secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o Beneficiary red to the trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance at the most end of the same and the same at	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	have been paid. ured by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of least secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o Beneficiary red to the trustee for contellation before reconveyance will be mode. STATE OF OREGON, County of Klamath I certify that the within instance.
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance ATED: De not loss or destroy this Trust Deed OR THE NOTE which it secure TRUST DEED	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of seas secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the o Beneficiary The die the trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 29 ths
ti si hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance at the most end of the same and the same at	, Trulleo , Trulleo , Indebredness sector directed, on pences of indebted ithout warranty, it and documents to an	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of least secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the least secured by the terms of said trust de
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evidence with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance ATED: Do not lose or destrey this Trust Dood OR THE NOTE which it secure TRUST DEED [FORM No. 681] STEVENS. MESS LAW FUE. CO. FORYLAND. ONE.	enly when ebligations , Trulleo , Trulleo il indebredness sec are directed, on pences of indebted ithout warranty, or and documents of	wired by the foregoing trust deed. All sums secured by said alwayment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the long trust deed trust de
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evidence with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance ATED: Do not lose or destrey this Trust Dood OR THE NOTE which it secure TRUST DEED [FORM No. 681] STEVENS. MESS LAW FUE. CO. FORYLAND. ONE.	enly when obligations , Trulleo , Trulleo il indebredness sec are directed, on pences of indebted ithout warranty, e and documents of the second seco	wired by the foregoing trust deed. All sums secured by said alwayment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the long trust deed trust de
ti se hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby idd trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the north part of th	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the long trust deed by the terms of said trust deed the long trust deed trust d
ti se hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby idd trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the now held by you under the same. Mail reconveyance at the north part of th	enly when obligations , Trulleo , Trulleo il indebredness sec are directed, on pences of indebted ithout warranty, e and documents of the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the long trust deed by the terms of said trust deed the long trust deed trust d
ti se hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance at the now held by you under the same held by you und	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of the parties designated by the terms of said trust deed the said trust deed to said trust deed the said trust deed the said trust deed to said trust deed the said trust deed to said trust deed the said trust deed to said trust deed the said trust d
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance at now held by you under the same he	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of the parties designated by the terms of said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the solution of the parties designated by the terms of said trust deed the solution of the parties designated by the terms of said trust deed the solution of the parties designated by the terms of said trust deed the solution of the parties designated by the terms of said trust deed the solution of the parties deed the said trust deed the solution of the said trust deed the said trus
ti se hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby strewith together with said trust deed) and to reconvey, with tate now held by you under the same. Mail reconveyance at the now held by you under the same held by you und	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the laregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of least secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest deed the lowest deed to said trust deed the lowest deed to said lowest deed to said lowest deed lowest
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance at now held by you under the same he	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less deed trust deed the less designated by the terms of said trust deed the less deed to less deed trust deed the less deed to less deed les deed less deed les deed less deed less deed les deed less deed les deed less deed les dee
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby hid trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance with the same of the same of the note which is secure that one of the same of the note which is secure that the same of the same of the note which is secure that the same of the same of the note which is secure that the same of the same of the note which is secure that the same of the same of the note which is secure that the same of the same of the note which is secure that the same of the s	enly when ebilgations , Trulleo , Trulleo il indebtedness sec are directed, on gences of indebted ithout warranty, o and documents to the second seco	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less deed trust deed the less designated by the terms of said trust deed the less deed to less deed trust deed the less deed to less deed les deed less deed les deed less deed less deed les deed less deed les deed less deed les dee
ti se hi es	The undersigned is the legal owner and holder of all ust deed have been fully paid and satisfied. You hereby it is trust deed or pursuant to statute, to cancel all evid strewith together with said trust deed) and to reconvey, with the town held by you under the same. Mail reconveyance at the now held by you under the same	enly when ebligations , Trulleo , Trulleo are directed, on pences of indebted indebted indebted indebted in thout warranty, is and documents to and documents to an are directed in the second of the	wired by the laregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of least secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest designated by the terms of said trust deed the lowest deed the lowest deed to said trust deed the lowest deed to said lowest deed to said lowest deed lowest
ti se hi es	The undersigned is the legal owner and holder of all use deed have been fully paid and satisfied. You hereby tid trust deed or pursuant to statute, to cancel all evidence with together with said trust deed) and to reconvey, with the now held by you under the same. Mail reconveyance at now held by you under the same he	enly when ebligations , Trulleo , Trulleo are directed, on pences of indebted indebted indebted indebted in thout warranty, is and documents to and documents to an are directed in the second of the	wired by the foregoing trust deed. All sums secured by said asyment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less designated by the terms of said trust deed the less deed trust deed the less designated by the terms of said trust deed the less deed to less deed trust deed the less deed to less deed les deed less deed les deed less deed less deed les deed less deed les deed less deed les dee