MUCLANCE MUCLANCE This TRUST DEED MUCLANCE	C (1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u>Trust Devel Series—TRUST (DEE)) (No ret</u>	중아님은 다양 전쟁 정말 집에 관려 주셨다. 이번 집에	DIAINADO	PUBLISHING CO. PONTLAND. OIL B
THIS TRUST DEED, and MANDELSE SCHIPLE COX, "Machand and wife of Granter, MONDEALS TITLE OORPANY OF KLAMATH COUNTY		MTC-19231K	방법 중 화가에 많은 것이 같은 것이다.	11.42	
 Grance, MOUNTATE TITLE ONFANT OF KLAIATH COUNT	THIS TRU CHARLES RIC	IST DEED, made this	3rd day of IE SCHIRLE COX, hus	band and wife	·····
CHARLES R. SHITPLM and MADA LEE SHITPLM, pushead and wife as Beneficiar, WINNESSETH Orantor invercedbly genth, bragens sells of concepts to trustee in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including the concepts of trustees in trust, with power, of sale, the property including and power in the pomerty including and power including the trusteeth, breaking and the sale of the property including and power including the trusteeth, breaking and the property including and power including and powe	을 잘 좋다. 사망의 관광 가지 않는 사가가 방법이 많은 것이 하는 것이 같이 다.	and the second			, as Trustes, a
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In		승은 그렇게 집 소리가 많이 물건하는 것이 좋아.	TITTMECCETU		The second data terents
The N M M W SE di ci Section 21, rownhip 24 South, Range 6 East of the Willamette Beridiani, in the County for Klameth, State of Oregon. Klameth County Tax Account f3406-2100-3100. SPECIAL CONDITION: Grantors shall not out any trees on the property until this Trust beed and Note described herein is paid in full, except to clear for a homesite and a roadway to the homesite. Will all and the described herein is paid in full, except to clear for a homesite and a roadway to the homesite. Will all and the rank issue and point there and a structure are of herein and and any area of the described herein is paid in full, except to clear for a homesite and a roadway to the homesite. Will all and an another area of the rank issue and point there and a future area of a far and herein contained and payment. Will all and the rank issue and point there are a promoter and all all and rank area of a grant here counting and payment. Will all and the rank issue and point the far and there are any of herein contained and payment. Will all and the rank issue and point the far and there are any of herein contained and payment. Will all and the rank issue and point the far and the rank issue and point the far and there are a payment of a state of a matter of the describe and the far and the rank of a grant and the rank of a grant area. Will all all all all all all all all all	6.0° Grantor in in Klamath	revocably grants, bargair	ns, sells and conveys to t Oregon; clescribed as:	1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	도 사업 이 가슴 많이 가슴 걸었다. 그는 것은 것을 하는 것이 가 것
 Keridiani, tin the County for Klamsch, School of vegent Klamath County Tax Account 13408–2100–310. SPECIAL CONDITION: Granicors shall not out any trees on the property until this Trust spectra with the description of the second state of th			m		and the second
 SPECIAL CONDITION: Granices shall not out any trees on the property until the hard a Dead and Note described herein is paid in full, except to clear for a homesite and a readway to the homesite. Together with all and singler the test from the meeting and provide the second of t	The N ¹ 2 N ¹ 2 NW2 Meridian, in	SEt of Section 21, the County of Klama	ath, State of Oregor	• • •	59/3082
SPECIAL CONDITION: Granicors shall not out any trees on the property until the hard a readway to the homesite and a readway to the homesite. Deed and Note described herein is paid in full, except to clear for a homesite and a readway to the homesite. UNITE: The property of the second s	Klamath Count	y Tax Account #340	3-21D0-3100.	an in a contain for an account of the	and a second and a second as
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<form>The second property of the dist second property is a second property of the dist s</form>	Deed and Note roadway to the	le homesite.			
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 To protect the security of this hashes properly in good continues, and reput to the result of the term of the ter	becomes due and p The chove d	escribed real property is not cur	rently used for agricultural, timber (a) cons	er or grazing purposes.	or plat of said property; (b)
 In the starting of here on, and pay will make and here one signations: coverains, configured for the starting and provide will be configured by a starting of the starting of the	1. To protect, and repair; not to repair; not to repair	move or demolish any building or nit any waste of said property.	erty in good condition granting improvement thereon; thereof; frantee	any easement or creating any ation or other agreement affect	ing this deed or the lien or
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 If on of any policy of nonum the "same if grantor's expense. The amount the formation of the order of the sense of the order of the ord	if the grantor shall	fail for any reason to procure any to the beneficiary at least fifteen d	such insurance and to property ays prior to the expira- waive a	, and the application of release ny default or notice of default to such notice.	hereunder or invalidate any a
 may determine, or as open-towned to granty. Such application or release shall and there were invalidate and the second sec	tion of any policy the beneficiary may collected under any ciary upon any inde	procure the same in grantor's fire or other insurance policy may bitedness secured hereby and in su	expense. The amount be applied by beneli- the order as beneliciary declare emount for collected or event fi	all sums secured hereby imme beneficiary at his election management	diately due and payable. In any proceed to foreclose this true
1. 2.3.75 Keep and pherickardes that may be levied on assessments and proceed to foreclose this trait assessments and berose any part of such taxs, assessments and berose any part of such taxs, assessments and proceed to foreclose this trait is below any part of such assessments and there is the trained proceed to foreclose this trait the manner provide the part of the data the rest exceed the manner provide the part of the data the rest exceed the manner provide the part of the data the rest exceed the manner provide the part of the par	may determine; or a any part thereof, may not cure or waive an ort done nursuant to	y be released to grantor. Such app y default or notice of default here such notice.	blication or release shall in equil under or invalidate any advertis execute	ement and sale. In the latter ev and cause to be recorded his wi the said described real prope	ent the beneliciary or the trust itten notice of default and his rty to satisfy the obligation
 To beneficiary and items or other charges payable by granter, such and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time prior to 5 days offers or insuitably. ORS 56.753. and it any time of the colligation score a part of the debt secured by time of the colligation or trust deed, in any take, and the molecular process of the fail such payments shall be the frantor, shall be beneficiary, or trust deed, in any take, and at any time of the interest of the top of the beneficiary or trust deed in more than interest of the interest of the top of the beneficiary or trust deed. out notics, and the nonpayment them deel immediately due and payable and to the beneficiary or trustes and expenses. In any top is in any top is an any trustes and expenses, including the second by the trust of the beneficiary or trustes and expenses. In any top is indicated the beneficiary or trustes and expenses including the second by the trust of the beneficiary or trustes and expenses, including and evidence of tile and the beneficiary or trustes and expenses, including the second by the trust of the beneficiary or trustes and expenses, including the proceeding the proceeding the any top of the beneficiary or trustes and expenses including the second by the trust of the beneficiary or trustes and expense including the proceeding the proceedin	taxes, assessments, a	nd other charges that may be lev before any part of such taxes,	need or assessed upon or hereby assessments and other thereol deliver receipts therefor the mar	as then required by law and paner provided in ORS 86.735 to	proceed to loreclose this trust 86.795.
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 It is deed, without waiver of any rights arising from oreach of any oreach of any research and low such payments, with interest as allored to any construction of the payment there is an organized provided by the curred by the trust deal immediately due and payable wither of the payment there is and intervent of the payment there is and intervent of the payment there is and expenses of the trustee intervent. 6. To pay all costs, less and expenses of, the trustee intervent in the payable wither the sectually find without any corenario or the shall be incomed in the intervent. 6. To pay all costs, less and expenses of, the trustee is and attorney's less the old the intervent of this payable wither the section with or in enforcing the oldigation or trustee is and attorney's less mentioned in this paragraph 7 in all cass shahe the find court of this deed is on yay all costs and expenses in the state. 7. To appear in addition to curring the due and attorney's less mentioned in this paragraph 7 in all cass shahe the find court of in the appear for trustee is allored any action or proceeding the trustee is and attorney's less on such appeal. 8. In the event that any portion or all of said property shall be taken and compensition of the trustee is and attorney's less on such appeal. 11 is net used that and portion or all of said property shall be taken and compensition of the trustee is and attorney's less and appeal the oright, it is o elects, to require that all or any portion or all of said property shall be taken any position or trustee attorney's less and attorney's les	hereby, together wit	h the obligations described in part added to and become a part of t	ofranhs o and / OI this	ecured by the trust deed, the	cure other than such portion a
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constitute a breach of this is and expenses of this trust including the cost 6. To pay all costs and expenses of the trustee incursts in character of the trustee incursts in character of the trustee incursts in concellor with or in enforcing this childpation and trustee's and interves in one powers of be relicary or trustees; and in any suit for the for power of be relicary or trustee may appear, including in any suit for the for beneficiary or trustees and appendix or trustees and appendix or trustees attorney is less; the cluding evidence of it for any suit for the for being evidence of the beneficiary's or trustees attorney is less; the cluding evidence of it for any suit for the for being evidence of a special diverse of the beneficiary's or trustees attorney is less; the cluding evidence of an end in appeal from any judgment or first by the sine of our appeal from any judgment or first by the sine of our appeal from any judgment or first by the sine of our appeal from any judgment or first by the sine of our appeal from any judgment or the shall be recorded liens subsequent to the interest of the trustee appoint a successor in the order of the trustee in the order of the trustee interest on any appear in the order of the trustee interest on any appear in the order of the trustee appoint as uscessor in a such appeal. It is mutually afreed that: B. In the event that any portion or all of said property shall be taken a first upon any reasonable costs, expenses, of the amount required by the tits of such appeals to such appeal. It is a such appeal and a pappid appeal and a p	same extent that t described, and all s out notice, and the	uch payments shall be immediately nonpayment thereof shall, at the c ured by this trust deel immediate	due and payable with togethe	r with trustee's and attorney o .	
affect the security rights of the beneficiary or trustee may appear, including any suit for the foreclosure of the deed, to pay all costs and expenses, including any suit for the foreclosure of the deed, to pay all costs and expenses, including any suit for the foreclosure of the beneficiary or trustee's attorney is fees; the amount of attorney's our and in the event of an appeal from any judgment or fixed by the trust centor structure agarent 7 in all cases shall be proceeds of sale to payment of (1) the expenses of decree of the fail court, frantor further agarent 7 in all cases shall be proceeds of sale to payment of (1) the expenses of decree of the fail court, frantor further agarent 7 in all cases shall be taken ney's teen on such appeal. It is mutually afreed that: B. In the event all or any portion of the monies payment of the furtheres may appear in the order of the interest of as compensation in such appeal. It is so elector in such appeal. B. In the event all or any portion of the monies payment of the furtherest may appear and incurred by it first upon any reasonable costs, and expenses and attorney's fees applied by it first upon any reasonable costs, and expenses and attorney's des and apply the is all con any seessand attorney's tees and attorney's tees and subsituition shall be reasonable costs and expenses and attorney's tees and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in polia ming such costs and executes unch instruments as shall be necessary in polia ming such costs and executes unch instruments as shall be necessary in polia and the monte to the interest may executed by the secute and from time to time to take and the monte applied in the most pays. A policie of the any time and from time to take the taken and and the mine to time to the stand the monte applied in the monte applied in the most pays. A policie of the taw in the taken atterness in the taken and and the mine to time to the interest of the monte applied in the	of title search as w	Il costs, fees and expenses of this ell as the other costs and expense or in enforcing this obligation and	trust including the cost be pos s, of, the trustee incurred in one trustee's and attorney's auction	tponed as provided by law. The parcel or in separate parcels to the highest bidder for cash	e trustee may sell said proper and shall sell the parcel or p 1, payable at the time of sale in form as required by law C
action or proceeding in winton if this deed, to pay all costs and expenses, in- cluding evidence of tille and the beneficiary's or trustees attorney's lees; in- cluding evidence of tille and in the vent of in appeal from any judgment by fixed by the trial court and in the vent of in appeal from any judgment as the ap- decree of the trial court and in the vent of the beneficiary's or trustees shall be amount of attorney's lees on such appeal. It is mutually afreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or coor demnation, beneficiary shull have the interests may appear in the order of their priority and be as compensation for such taking, which are in excess of to pay all reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, applied by it list upon any reasonable costs and expenses and attorney's lees, and fination proceeding's, and it he isbalance applied, upane, the indebtedness if eaver thereby; and grantor agrees, at it's own expense, to take such action are execute buch instruments as shall be necessary in obtaining such com- and execute buch instruments as shall be necessary in obtaining such com- and attrict and from time 10 time upon written request of the emote of the appointed hereby; and grantor agrees, at it's own expense, to take such astimets. 9. At any time and from time 10 time to time and the more of appoin	iees actually incurre 7. To appear	in and defend any action or prights or powers of be reliciary or	a may appear including		
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It is mutually aftered that: It is mutually aftered that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 9. In the event that any portion of the monies payall have the under the right of eminent domain or condemnation, beneficiary shall here the inght, if it so elects, to require that all or any portion of the monies payall have the as compensation for successful and the port of the monies payall have the inght, if it so elects, to require that all or any successful paid to beneficiary and incurred by grant in such proceedings, shall be paid to beneficiary and incurred by it list open any reasonable costs and expenses and attorney's less use hactions secured by it list open any reasonable costs and expenses and attorney's less use hactions secure the proceedings, and its own expense, to take such actions secure the instruments as shall be necessary in paid or incurred by bene- inclary in such proceedings, and its own expense, to take such actions secure the instruments as shall be necessary in paid any time and from time to time to the more to any successor trustee and secure such instruments as shall be necessary in paid any time and from time to the solar the more to the more to the more to the more to the successor trustee. 10. Trustee accepts this trust when this deed, duly even acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public record as provided by law. Trustee acknowledded is made a public rec	decree of the trial	court, grantor further agrees to p adjudge reasonable an the benefic	lary's or trustee's attor-	y, (2) to the obligation secure procurded liens subsequent to	d by the trust deed, (3) to a the interest of the trustee in
right, il i so elects, to require makin, are in excess of the amount required as compensation for such that meness and attorney's less necessarily paid to pay all reasonable costs and responses and attorney's fees applied by it first und appellate courts, uscessarily paid or incurred by bene- both in the this decedence by the isbalance, applied, upon the indebteches licitary in such accesses, at its own expense, to take such actions secured more taken hall be necessary in obtaining such contents to the sources to trustee. The and stantor met to the the isbalance, applied, upon the indebteches and estion, promptly upon beneficiary's treuet. per and stantor met to time upon written required to bene- of the any time and from time to time upon written required to bene- tor.	It is mutu 8. In the ended the right of	ally adreed that: ent that any portion or all of said minent domain or cordemnation.	I property shall be taken surplu beneficiary shall have the	s, if any, to the grinnor of to to s. 16. Beneliciary may from tim	e to time appoint a successor
applied by it first upon any reasonable costs and expenses and anticely steel, both in the trial and appellate courts, necessarily paid or incurred by beneform the more and appellate courts, necessarily paid on the indebtedness licitary in such proceedings, and the balance, applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such aschool pensation, promptly upon beneficiary's request. 9. At any time and from time 10 time upon written request of bene- 9. At any time and from time 10 time upon written request of bene-	right, if it so elect as compensation lo to pay all reasona	s, to require that an art in excess r such taking, which sre in excess ble costs, expenses and attorney's br in such proceedings, shall be	s of the amount required under fees necessarily paid or paid to bencliciary and upon	e, the latter shall be vested will any trustee herein named or app	h all title, powers and duties ointed hereunder. Each such ap
and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- pensation, promptly upon beneliciary's request. 9 At any time and from time to time upon written request of bene- 9 At any time and from time to time upon written request to bene- 9 At any time and from time to time upon written request to bene-	both in the trial i	and appellate courts, necessarily p occeedings, and the balance applie	and s and an orney's tens, and s which d upon the indebtedness which which	when recorded in the mortga the property is situated, shall b	se records of the county or conclusive proof of proper ap
The second and the new and the new or the second and the new or the second and the new or the second and the se	secured hereby; ar	a grantor agreet hall he necessary	in obtaining such com-	17. Trustee accepts this trus	t when this deed, duly exec

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, at bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, at tile insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

none	tor covenants and agross ee simple of said describe 11. warrant and forever de		inst all persons whom	soever.	
	Sam and Sama and Sa Sama and Sama and S	 The second second	energe in and an and a second and a second and a second and a second a se		
The grant (a)* prim	or warrants that the proceeds arily for grantor's personal, ran www.statkoronitized Stat Geosa Nation	of the loan represented mily or household purp fair for the second purp	by the above described n oses (see Important Notic approx for y is it is it is in the second	ote and this trust deed are e below), XHOVXAT PHYPOXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
This deed	The second secon	etit of and binds all pa s. The term beneficiary neficiary herein. In co nd the singular number d grantor has here	shall mean the holder an shall mean the holder an struing this deed and whe	nd owner, including pledge never the context so requi	
* IMPORTANT No not applicable; i as such word is toosfeigty fMUS	STICE: Delete; by lining out, which warranty (a) is applicable and it defined in the Truth-in-Lendin ; roomply with the Act and Reju- ble, purpose use Stovens-Ness Form th the Act is not required, disrega	ever warranty (a) or (b) he beneficiary is a credit Act and Regulation Z, it lation by making require No. 1319, or equivaler	CHARLES RICH	RD COX	Cox
STATE OF CA COUNTY OF	LIFORNIA Riverside 1-16-88 Chara	before me,	he undersigned, a Notary Po	iblic in and for	
	nown to me (or proved to me on t	he basis of salls- ame(s) is /are sub-	JUD JUD	I GOOD	
scribed to th	e within instrument and acknown rexecuted the same. By hand and official seal.		NOTARY NOTARY	SOND FILED IN EGO COUNTY	(SEAL)
그 가지 말했는 것 같아요. 가지 말하는 것 같아요.	Judi		(stee)	oregoing trust deed. All :	ums secured by secure
Signature		and holder of all indel	reaness secured by the Val		
TO: The trust deed is and trust deed is and trust deed is and trust of herewith to, estate now	indersigned is the legal owner lave, been fully paid and satisf eed or pursuant to statute, fo sether with said frust deed) in held by you under the same. A	d to reconvey, without Muil reconveyance and	warranty, to the parties	y said trust deed (which designated by the terms	are delivered to yet
TO: The trust deed is and trust deed is and trust deed is and trust to here with to estate now DATED: DATED: LOUING	indersigned is the legal owner aver been fully paid and satisf eed or pursuant to statute; to jother with said trust deed) in held by you under the same. A bell by you under the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of	5 concel all evidences d to reconvey without Muil reconveyance and 51.711 [2 03] 51.711 [2 03]	bi indebitaness security wairanty, to the parties documents to 	designated by the terms	if said trust deed INP.
TO: Trust deed said trust deed said trust of herewith for estate now DATED: LOITING 1033 2004 1034	indersigned is the legal owner average been fully paid and satisfied eed or pursuant to statute, to other with said (rust deed) in held by you under the same. A held by you under the same. A complete the same of the complete the rust beed of the complete the rust beed of the complete the same of the same of the same of the complete the same of the same of the same of the same of the complete the same of the same	concel all evidences d to reconvey without Muil reconveyance and Muil reconveyance and	bi indebitaness security wairanty, to the parties documents to 	designated by the terms Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary STATE OF OREGO County ofKlam I certify that th	if said trust deed the if said trust deed t
TO: The frust deed is said trust deed is said trust deed is said trust of hardwith for estate now DATED: LOUGUS DO TO SHORT LOUGUS Do no SHORT LOUGUS SHORT LOUGUS SHORT CHARLI P.O.	indersigned is the legal owner aver, been fully paid and satisf eed or pursuant to statute, for jother with said trust deed) in held by you under the same. A beld by you under the same. A beld by you under the same. A bold by you under the same. A solution of the same of the comparison of the same of the same of the same of the comparison of the same of the same of the same of the comparison of the same of the same of the same of the comparison of the same of the same of the same of the comparison of the same of the same of the same of the comparison of the same of the same of the same of the same of the comparison of the same of the	ARJOR IE: SCHIRI	in debicaness sectors warranty, to the parties documents to in	designated by the terms Beneficiary Benefi	of said trust deed the suite said trust deed the suite said trust deed the suite said trust deed the suite said trust ath suite said said said the within instrument rd on the 22nd day uary
TO: Trust deed J said trust deed J said trust of herewith to, estate now DATED: LOMING BORG SHORTY Dono CHARLI P.O. Yakuta CHARLI HCR 5 Hallfw	indersigned is the legal owner aver, been fully paid and satisfield eed or pursuant to statute, for jother with said trust deed) in held by you under the same. A bell by you under the same. A so cup upder the same. A so cup upder the same. A so cup upder to statute, for interval of the same. A so cup upder to statute, for interval of the same. A so cup upder to statute, for interval of the same. A so cup upder to statute, for interval of the same. A so cup upder to statute, for interval of the same. A so cup upder to statute interval of the same. A so cup upder to statute interval of the same of the interval of the same of the same of the same of the interval of the same of the same of the same of the interval of the same of the same of the same of the interval of the same of the same of the same of the interval of the same of the same of the same of the same of the interval of the same of the same of the same of the same of	ARJOR ES SHIPM	in debicaness sectors warranty, to the parties documents to in	designated by the terms Beneficiary Benefi	of said trust deed the suite said trust deed the suite said trust deed the evance will be made.