Collection Dape.	TRUST DEED VOI. MS8 Page 7801
JIMMY A. SEWELL and NANCY	A 18th day of May 19 88, between 19
SCENTER ASPEN TITLE & FOO	
BARLE AND JENNI	E CRANDALL husband and an arrustee a
is Beneficiary,	BECOUDERS NEED SHOLL AND SWITE WITH FUIT COME
Grantor immo	WITNESSETH:
he S1/2 SW1/4 NE1/4 SW1/	WITNESSETH: ains, sells and conveys to trustee in trust, with power of sale, the proper y, Oregon, described as: 4 of Section 26 T
ange 12 East of the Will lamath, State of Oregon	amette Meridian, in the County of
TRUST DEED	STATE OF OR DOW }s
Do not loss or nethold that true loss of life HOIL	which it seeses But must be delivered by the finites for chatelington is the statistication of a state
	응 해외 동안에서 물질을 빼내는 것은 것이라. 이 이 이 이 가지 않는 것이다.
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v or hereafter appertaining, and the rents, he n with said real estate.	ereditaments and appurtenances and all other rights thereunto belonging or in anywis sues and profits thereof and all tixtures now or hereafter attached to or used in connec
A OF THE PURPOSE OF SECURING	PERFORMANCE of each agreement of grantor berein contained
e of even date berewith and it	Bis GALLELE M. M. Dollars Swith interest in
sooner paid, to be due and payable mater	y or order and made by grantor, the final payment of principal and interest hereof, in Maturity, of Note
omes due and payable. In the event the with	by this instrument is the date, stated above, on which the final installment of said
in, shall become immediately due and payable	secured by this instrument, irrespective of the maturity dates overall of the beneficiary,
To protect the security of this trust deed, 1. To protect, preserve and maintain said property	erantor nerane with secondary in
2. To commit or permove or demolish any building or in 2. To commit any waste of said property. 2. To complete or restore promptly and in foo	y in good condition granting any easement of creating any restant
ner any building or improvement which may be consi oved thereon, and pay when due all costs incurred there . 3. To comply with all laws, ordinances, regulation	
and restrictions affecting said property; if the basel	e Uniform Comment there will be any delault by grantor becaunder to dis
ling officers or searching agencies as may be deeme	lien searches made the indebtedness hereby secured, enter upon and take possession of call any security for enter upon and take possession of call any security for
4. To provide and continuously maintain insurance or hereafter erected on the said premises against loss such other heards as the pencipary may from firm mount not know that a sum TISUT all the visit form firm anies acceptablishan sum TISUT all the visit form and anies acceptablishan sum the beneficiary, with loss payable of insurance stat the beneficiary, with loss payable	ed desirable by the erty or neutrons hereby secured, enter upon and take possess any security loc issues and prolific, including those past due and unpathered, in its own name sue or otherwise collect the rents, or damage by the ney's tes upon any indebtedness secured hereby, and in such order as bene- to time require, in liciary may determine.
mount not less than \$ INSULATE They for time anies acceptable to the beneliciary, with loss payable es of insurance shall be delivered to the beneficiary	to time require, in ficiary may determine.
grantor shall fail for any reason to procure any suc r said policies to the beneficiary at least liften dawn	as soon as insured; "insurance policies or compensation or awards for any taking or deproceeds of thre and other th insurance and to property, and the application or awards for any taking or damage of the
enericiary may procure the same at grantor's avo	on said buildings, pursuant to such notice of default hereunder or invalidate any act dona
art thereof may be an option of beneficiary the entire amou	unt so collected, or essence with respect to such payment and/or performance, the being of the
5. To keep said premises free from construction lie	in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale or direct the trustee to foreclose this trust deed
	is and to pay all temedy wither at sale, or may direct the trustee to pursue any other
Sata 'property' before any, part : of 'such taxes, 'asso s become past due or, delinquent and promptly delive eliciary, should, the grantor lail to make payment of insurance premiums. Hens or other 'charges' payable' cet' payment or 'by' providing 'beneficiary 'with func such payment, beneficiary may, at its option, make e amount so paid, with interest act, the rate set forth if 'indether' with starts.	saments and other his written notice of idealult and his election to sell the society in the er receipts, therefor, his written notice of idealult, and his election to sell the said described real any taxes, assess property to satisfy the obligation secured hereby whereupon the trustee shall by grantor, either proceed to foreclose this trust deed in the manner provided in ODE oe and ds with which to a 67.75 the same secure in the same provided in ODE oe and
such payment, beneficiary may, at its option, make e amount so paid, with interest at the rate set forth it together with the obligations described in paradoxit	by grantor, either interesting and place of sale, give notice thereof as then required by law and ds with which to: 86.793. payment thereot. a fine note secured. sale, and at any time prior to 5 days before the date the drevelosement and s 6 and 7 of this sale that any time prior to 5 days before the date the therefore the date the therefore the date the the secure of the sale the the place of the sale the the the the date the the the the the the the the the t
eed, shall be added to and become a part of the del	is 6 and 7 of this sale, and at any time prior to 5 days before the date the furstee conducts the bet secured by this sale, the granter or any other person so privileded by ORS at 7 and 2.5
stembelore described, as well as the grantor, shall stent that they are bound for the payment of the	be bound to the more amount due at the time of the cure other that the default may be cured by paying the
a, and all such payments shall be immediately due a ice, and the nonpayment thereof shall, at the option of all such as the option of the state of t	ad payable with being cured may be cured by tendering the performance required under the and payable with being cured may be cured by tendering the performance required under the of the beneliciary, default the state of the second be addition to cured by the second be addition to second be addition to the second be addition to
search no wall costs, lees and expenses of this trust in	
ection with or in enforcing this obligation and trustee ually incurred.	e's and attorney's place designated in the notice of sale or the time and at the time and
	is instruction be postponed as provided by law . The trustee may sell said safe may and in any suit, in one, parcel, or, in separate, parcels and shall sell the parcel or parcels at appear, including ', in one, parcel, or, in separate, parcels and shall sell the parcel or parcels at appear, including ',
evidence of title and the beneticiary's or trustee's att of attorney's fees mentioned in this paragraph 7 in a	forney's lees, the property so sold, but without any covenant or warranty, express or in-
the trial court and in the event of an appeal from a t the trial court, grantor further agrees to pay such ourt shall adjudge reasonable and the state of the sta	sum as the ap-
t is mutually agreed that:	cluding the compensation of the trustee and a reasonable chards by the
In the examt start	ty shall be taken deed as their interests may accord by the interest of the frust deed, (3) to all persons
	monier equally and (4) the draptor on to 1.
it so elects, to require that all or any portion of the ensation for such taking, which are in excess of the a all reasonable costs, expenses and attorney's lees nec	amount required surplus. amount required 16. Beneticiary may from time to time to time
it so elects, to require that all or any portionalizing ensation for such taking, which are in excess of the e all reasonable costs, expenses and attorney's lees by grantor in such proceedings, shall be paid to y it first upon any reasonable costs and expenses and the trial and appellate courts, necessarily paid or ime	incomes payable surplus. Surplus the granter of to his successor in interest entitled to such amount required 16. Beneliciary may from time to time appoint a successor or successor beneliciary and under. Upon such appointment, and without conveyance to the successor furse of the surface successor function in the successor function of the successor functi
It so elects, to require that all or any portion of the ensation lor such taking, which any portion of the all reasonable costs, expenses and attorney's less nec- by grantor in such proceedings, shall be paid to by fit inst upon any reasonable costs and expenses and the trial and appellate courts, necessarily paid or inc- s such proceedings, and the balance appled upon the rereby; and instruments as shall be necessary in obtain a nech instruments as shall be necessary in obtain	incomes payable surplus. By the granuor of to his successor in interest entitled to such amount required 16. Beneficiary may from time to time appoint a successor or success- beneficiary and under. Upon such appointment or to any successor trustee appointed here- attorney's lees, trustee, the latter shall be vent, and without conveyance to the successor there do beneficiary in the successor trustee appointed here and be and the successor and substitution shall be made by province have and substitution shall be made by province to the successor and substitution shall be made by province here and substitution shall be made by province the successor in the mathematical mathematical successor in the mathematical hereunder. Each such appointment the mathematical mathematical mathematical hereunder be and substitution shall be made by province the successor into a substitution substitution shall be made by province here and substitution substitution substitution shall be made by appointed hereunder. Each such appointment into a substitution substitution shall be made by appointed hereunder. Each such appointment the substitution substitution shall be made by appointed hereunder. Each such appointment appointed hereunder beat and substitution substitution shall be made by appointed hereunder. Back such appointered hereunder beat and substitution shall be made by appointed hereunder. Back such appointered hereunder beat and substitution shall be made by appointered hereunder beat appointer by beneficiary.
It so elects, to require that all or any bolion of the ensation lor such taking, which are in necession of the all reasonable costs, expenses and attorneys less nec- by grantor in such proceedings, shall be paid to by difficult upon any reasonable costs and expenses and the trial and appellate courts, necessarily paid or inc such proceedings, and the balance applied upon the refey; and, grantor agrees, at its own expense, to the ute such instruments as shall be necessary in obtain promptly upon beneliciary's request.	Indines payable surplus. Surplus the granuor of to his successor in interest entitled to such amount required 16. Beneliciary may from time to time appoint a successor or successure by beneficiary and under. Upon such appointment, and without conveyance to the successor trustee appointed herein or to any successor trustee appointed herein the indebtedness and substitution shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointed herein instrument executed by beneficiary, ming such com- which, when proorded in the more appoint of the country or content is a successor in interest in the successor in the country of the country of the country of the country of the country or counter in the successor in the country or counter in the count or counter in the country or c
It so elects, to require that all or any bold orden in the ensation lor such taking, which are in possible of the <i>i</i> all reasonable costs, expenses and attorneys less nec- by grantor in such proceedings, shall be paid to by grantor in such proceedings, shall be preses and the trial and appellate courts, necessarily paid or inc such proceedings, and the balance appled upon the such proceedings, and the balance appled upon the rereby; and, grantor, agrees, at its own expense, to the ute such instruments as shall be necessary in obtain promptly upon beneficiary's request. At any time and from time to time upon written r ayment of its less and presentation of this dead an ent (in case of full reconveyances, for cancellation) are and the orden of the payment of the indebutch we	incomes payable amount required sessarily paid or beneficiary and attorney's lees, trustee, the latter shappointment, and without conveyance to the successor trustee the latter shappointment, and without conveyance to the successor trustee, the latter shappointment, and without conveyance to the successor trustee, the latter shappointment, and without conveyance to the successor trustee, the latter shappointment, and without conveyance to the successor trustee, the latter shappointment and without conveyance to the successor and substitution shall be vested with all title, powers and duities conterred and substitution shapping in the unortfage records of the county or counties in which the property is the contribute proof of proper appointment of the successor trustee. T. Trustee access this trust when this deed, duly executed and

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and that he will warrant and forever.d		医糖酸糖 鐵盤 建铁炼钢的工具动用铁钢和压钢钢和压铸机械 法法认法法定 新人 生物不能让
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, far		
(b) for an organization, or (even it gradient of the second secon	antor is a natural person) are for busin the second se second second second second second second second second second second second sec	
secured hereby, whether or not named as a ber gender includes the feminine and the neuter, ar IN WITNESS WHEREOF, said	neficiary herein. In construing this dee nd the singular number includes the plu d grantor has hereunto set his ha	I and whenever the context so requires, the mascul
* IMPORTANT NOTICE: Delete, by lining out, which not applicable: if warranty (a) is applicable and th as such word is defined in the Truth-in-lending A bonoficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregare	e beneficiary is a creditor la and Regulation Z, the prion by making required No., 1319, or equivalent.	ney & Sewell
(if the signed of the second s	S. ORDER, A. S. C. P. C. S. C. M. S. M.	
STATE OF OREGON, County of Klamath	STATE OF OREGO	The properties of the second state of the sec
This instrument was acknowledged bet May 18 Jimmy A. Sewell and Nancy J	19 by	acknowledged before me on
- Cerrolyt	Nen	
(SEAL) My commission expires:	c for Oregon Notary Public for Ore /S-f0 My commission expire	(SE.
Augus - Marting a structure of a structure of the structure structur	REMARKS I AN IMPERATION IN THIS	poid.
一方。[17] 一次"名曰"以为"曰"白色" 出作过度使过行。如果"王后原"的年间是说是我们的现在分词	。4月:1965年1月1日(1974年1月1日)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1月)(1976年1	peid a too activities of the second
trust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to can herewith together with said trust deed) and to	You hereby are directed, on payment ncel all evidences of indebtedness secu- reconvey, without warranty, to the p	to you of any sums owing to you under the term ired by said trust deed (which are delivered to arties designated by the terms of said trust deed
estate now held by you under the same Mail that held any least estate non at perceptor behaviour and the total DATED state and the same second	reacts and prover thereat and all the	វទ្រល្អ លើម្ដា ស ំ រំយោលផលែក ស្រីសែងដែល សាកា សាកាន់ អំដាយសា
		Beneficiary
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