ATCH-010323 FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	S3/
JOHN J. DAY and JANET J	s 7th dey of June
as Grantor, ASPEN TITLE & ESG COE MANUFACTURING CO.,	CROW, INC., an Oregon corporation , as Trustee, and an Ohio corporation
as Beneficiary, Cumo Grantor irrevocably grants, barg inKlamath	WITNESSETH: ains, sells and conveys to trustee in trust, with power of sale, the property
A tract of land being	Lots 10 and 11 and the Northerly 48.78 19 of SECOND RAILROAD ADDITION TO THE in the County of Klamath Falls, State
menter fan de genere die feit bien die infektio	in a pitch i searchail 1990, anns be tha lanead is a na markar is franch-start science an classic part and be a Anna b
	가 같은 것은 것이 가지 않는 것 같아요. 같이 있는 것 같아. 가지 않는 것이 가 <b>###\$</b> \$\$\$#? 같은 것 같은 것이 가지 않는 것은 것이 같아요. 같아요. 가지 않는 것이 가지 ###\$\$\$ 같이 같아요. 같이 있는 것이 같아요. 같이 같아요. 같이 같아요. 같이 같아요.
not sooner paid, to be due and payable	District and made by grantor, the final payment of principal and interest hereol, if tiary or order and made by grantor, the final payment of principal and interest hereol, if t maturity of Note
To protect the security of this frust d 1. To protect, preserve and maintain said p and repair, not to remove or demolish any building not to commit or permit any waste of said property manner any building or improvement which may'b destroyed thereon, and pay when due all costs incurre 3. To comply with all laws, ordinances, reg fions and restrictions allecting said property; if the in executing such linancing statements pursuant cial Code as the beneliciary may require; and to p proper public offices, as well as the cost by thing officers or searching agencies as may be beneficiary. To provide and continuously maintain in now or hereatier irrected on the said premises again and such other hazards as the beneficiary may from an and such other hazards as the beneficiary may from an and such other hazards as the beneficiary may from an and such other hazards as the beneficiary.	ided, grantor agrees: stoperty in good conditions on or other agreement allocation of the contribution or other agreement allocation of the agreement allocation of the contribution or other agreement allocation of the contribution or any part of the property. The econstructed, damage to the property. The conclusive proof of the truthfulness thereol. Truste's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap- tion blight or any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same- ney's less upon any indebtedness secured hereby, and in such order as be- ney's less upon any indebtedness secured hereby, and in such order as be- ing inger may all thereol. 11. The entering upon and taking possession of said property, the any the to the latter in the continue train and collection, of such rents, issues and prolits, or the proceeds of the and other
policies of insulation in the provided policies of insulation in the provided policy of insurance now or hereafter deliver said policies to the beneficiary at least fiftee fion of any policy of insurance now or hereafter the beneficially many procure the same at grant collected un any indebtedness secured hereby and in carry upper mineby or other insurance policy in carry upper mineby or at option of beneficiary the enti- any part thereof, may be released to grantor. Such any part thereof, may be released to grantor. Such any care or waive any default or notice of default taxes, assessments and other charges that may be against, said, property, before any part of such ta charges become past due or delinquent, and promp to beneficiary; should the grantor fail to make pag- ments, insurance premiums, liens or other charges by direct payment, or by providing beneficiary make such payment, or by providing bareliciary.	any such insurance and to property, and the application of the advert of the expression of the express
and the amount so paid, with interest at the faile s hereby, together with the obligations described in trust deed, shall be added to and become a part trust deed, without waiver of any rights arising covenants hereot and for such payments, with inte erty hereinbefore described, as well as the grant same extent that they are bound for the payment described, and all such payments shall be immedia out notice, and the nonpayment thereof shall, at render all sums secured by this trust deed immedia constitute a breach of this trust deed. 6. To pay all, costs, lees and expenses of	of the debt secured by this the default of defaults. It is deed, the default may be cured by paying the isome secured by the trust deed, the default may be cured by paying the fors, shall'be bound to the order amount due at the titus deed, the default may be cured is a voluctor, shall'be bound to the be due had no default occurred. Any other default that is capable of the bound to then be due had no default occurred hay other default that is capable of the bound to the being cured may be coded by tendering the performance required under the aley due and payable with be bound to the being cured may be coded by tendering the performance required under the failed of the with be bound to the bendicary, defaults, the person tender in enforcing the obligation of the trust deed in any case, in addition to curing the default of the bendicary, defaults, the person incurred in enforcing the obligation of the trust deed in a distormer's lees not exceeding the amounts provide

trust deed, without waiver of any rights arising from breach of any of the covenants hereol and for such payments, with interest as aloresaid, the prop-covenants hereol and for such payments, with interest as aloresaid, the prop-erty hereinbefore described, as well as the grantor, shall be bound for the same extent that they are bound for the payment of the obligation herein same extent that they are bound for the payment of the obligation herein same extent that they are bound for the payment of the obligation herein same extent that they are bound for the payment of the obligation herein same extent that they are bound for the payment of the beneficiary, out notice, and all such payment hered shall, at the option of the beneficiary out notice, and the nonpay this trust deed constitute a breach of this trust deed. To ony will costs, lees and expenses of the fusiee incurred of tille search with or in enforcing this obligation and trustee's and altorney's lees actual to a the other costs and expenses of the fusiee incurred all tect the security rights or powers of beneficiary or trustee's and in any suit, allect the security rights or powers of beneficiary or trustee's altorney's the amount of altorney's lees mentioned in this paragraph T in all costs and expenses, the amount of altorney's lees mentioned in this paragraph T in all costs and expenses, and during evidence of title and the beneliciary's or trustee's altorney's least and the paragraph and in the event of an appeal from any indegreent like the shall adjudge reasonable as the beneliciary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that:

## It is mutually agreed that:

S

It is mutually agreed that: 3. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, ii its o elects, to require that all or any portion of the monies payable is compensation for such taking, which are in excess of the amount required as compensation tor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be cranses and attorney's lees, poth in the trial and appellate courts, necessarily paid or incurred by ben-both in the trial and appellate courts, necessarily paid or incurred by ben-ment exceed hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be increasing in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time to time dest anne lation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

together with trustee's and attorney's lees 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 on the time to which said sale may place designated in the notice of sale of the time to which said property either the postponed as provided by law. The trustee may sell said property either in one parcel, or in separate parcels and shall sell the parcel or parcels at income to the highest bidder for cash, physble at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of late shall be conclusive proof of the truthulness thereoi. 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 shall apply the proceeds of sale to payment of (1) the express of sale, in-the trust exceeded in the truste and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons the surplus, it any, to the grantor or to his successor in therest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. Surplus, il any, to the grantor or to any successor trustee appointed here-sors to any trustee named herein or to any successor trustee appointed here-sors to any trustee named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mathage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment 17. Trustee accepts this trust when this devel, duly executed and acknowledged is made public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other devel of trust or of any action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either; an attainey, 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

fully said to	and agrees to and with the beneficiary and those claiming under him, that he is id described real property and has a valid, unencumbered title thouse
· · · · · · · · · · · · · · · · · · ·	
betrapped bart of the set time to be and	The other states and the first states and the states of th
and that he will warrant and fo	Ofever, defend the
The second s	是你是我们的问题,你们是我们的,我们是我们是我们是我的问题,你们是我们的问题,我们就是你们的?""你们,你们是你们的?""你们,你们我们不是你们的?""你们,你们 第二章 我们们的我们们,我们们就是我们们的你们,我们们就是我们的我们的,我们们就是我们的,你们们们不是你们的?""你们,你们我们不是你们的,你们们们们们们们们们的
[2] L. B.	(I) And A. A. C. A. Martin, and A. Martin, "Construction of the interview of the interview of the matrix of the matrix of the interview of the matrix of the matrix of the interview of the matrix
It is considerly equal that that $i$ is in the out one way written equal in the constraint of the con	and for and proved that he present the must be and the second sec
the second car shop under the second train when the transmission we have	en normalisation and and an
- Construction of the second s	Mar 1993 Mar 2000 And Alexandra Strategy and the state of the state
The grantor warrants that the pr (a)* primarily for grantor's pers (b) for an orderic	proceeds of the loan represented by the above described note and this trust deed are: sonal, family or household purposes (see Important Notice below), en il grantor is a natural person) are for husinger an original below),
and the second	and the second are for business or commercial purposes
Defformal	LNG Depotit of and the
	, said grantor has hereunto set his hand the day and year first above written.
not applicable; if warranty (a) is applicable	, whichover warranty (a) or (b) is
disclosures: for this	Regulation by motion Z, the
1. A real state of the second state of the sec	a line is an inclusion of the second se
If the signer of the above is a corporation, a set in the form of acknowledgement apposite.)	nare researches de serveringes que la serveringe en la ser
STATE OF OREGON,	<ul> <li>A sector information contraction of the sector of the sec</li></ul>
County of Klamath	STATE OF OREGON,
This instrument was acknowledge June 10, 1988, by	
June /// Jaka Backnowledge John J. Day and Jane	et L. Day
Jan Dan	of
SEALS Notary Pi	usic for Notery Publick of
My commission expires: 3-	22-89 My commission expires: (SEA
O and the second s	MBB M (BULARSHIP) A MARAKA A MARAKA MARA MBBB M (BULARSHIP) A MARAKA
and think & white remain	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
2. Control of the second s	Trustee
The undersigned is the legal owner a still deed have been kull	and holder of all indebtedness secured by the
The undersigned is the legal owner a st. deed, have been fully paid and satisfie d trust. deed or pursuant to statute, to ewith together, with sold trust	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by and by and by and the terms of t
The undersigned is the legal owner a st deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now, held by you under the same. Ma	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you to reconvey, without warranty, to the parties designated by the terms of said trust deed the
The undersigned is the legal owner a st deed have been fully paid and satisfie d trust deed or pursuant to statute, to ewith together with said trust deed) and ate now, held by you under the same. Ma	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you to reconvey, without warranty, to the parties designated by the terms of said trust deed th all reconveyance and documents to
The undersigned is the legal owner a st deed have been fully paid and satisfie d trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now, held by you under the same. Manual ate now, held by you under the same. Manual	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by and by and by and the terms of t
The undersigned is the legal owner a st deed have been fully paid and satisfie d trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now, held by you under the same. Manual ate now, held by you under the same. Manual	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai led. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you to reconvey, without warranty, to the parties designated by the terms of said trust deed th all reconveyance and documents to the period and bout designated by the terms of said trust deed the secure and bout designated and the parties designated by the terms of said trust deed the secure and bout designated and the period secure and the period secure and the period secure and bout designated by the terms of said trust deed the secure and bout designated and the period secure and the period secure and bout designated by the terms of said trust deed the secure and bout designated and the period secure and the period sec
The undersigned is the legal owner a st deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together, with said trust deed) and ato now held by you under the same. Ma in particular statute the same statute the same statute	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you I to reconvey, without warranty, to the parties designated by the terms of said trust deed th all reconveyance and documents to all reconveyance and documents to the venue and busits (network and all livers and the venue and busits (network and all livers and manuary 19 months and automatics and Beneliciary
The undersigned is the legal owner a st deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together, with said frust deed) and ato now held by you under the same. Ma in particul sature particul sature TED: the same sature	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai led. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you to reconvey, without warranty, to the parties designated by the terms of said trust deed th all reconveyance and documents to the period and bout designated by the terms of said trust deed the secure and bout designated and the parties designated by the terms of said trust deed the secure and bout designated and the period secure and the period secure and the period secure and bout designated by the terms of said trust deed the secure and bout designated and the period secure and the period secure and bout designated by the terms of said trust deed the secure and bout designated and the period secure and the period sec
The undersigned is the legal owner a st deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together with said trust deed) and ate now, held by you under the same. Mi the now, held by you under the same. Mi the same of the same of the same of the same to not less or destroy this Trust Deed OR THE N TED: TRUST DEFID	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you all reconvey, without warranty, to the parties designated by the terms of said trust deed the all reconvey and documents to all reconvey and documents to the parties designated by the terms of said trust deed the man. Use 19 month, such output the terms of said trust deed the More parties and builts discuss and documents to man. Use 19 month, such output the terms of said trust deed the man. Use 19 month, such output the terms of the terms of said trust deed the man. Use 19 month, such output the terms of the Beneficiary
The undersigned is the legal owner a st deed have been tully paid and satisfie d trust deed or pursuant to statute, to ewith together with said trust deed) and ate now, held by you under the same. Mi tull tail tail added TED: tull tail tail tail added TED: tull tail tail tail tail to the tull tail tail tail tail tail to the tull tail tail tail tail tail tail tail to tail tail tail tail tail tail tail tail tail tail	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sai ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you all reconvey, without warranty, to the parties designated by the terms of said trust deed the all reconvey and documents to all reconveyance and documents to all reconveyance and documents to be parties and trust deed the trust designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the parties designated by the terms of said trust deed the man trust of 9 months, the delivered is the trustee for cancellation before reconveyance will be made.
The undersigned is the legal owner a st deed have been fully paid and satisfie d trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now, held by you under the same. Mill the now, held by you under the same. Mill the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same to the same of the same of the same of the same of the same to the same of t	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sailed. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you all reconvey, without warranty, to the parties designated by the terms of said trust deed the fail reconvey and documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the parties and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and bound documents to the parties designated by the terms of said trust deed the provide and the provi
The undersigned is the legal owner a st deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now held by you under the same. Main the product statute the product statute the product statute the product statute TED statute TED statute TED statute CTRUST DEED CONTRACT STEED CONTRACT STEED CONTRAC	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said cancel all evidences of indebtedness secured by said trust deed (which are delivered to you are convey, without warranty, to the parties designated by the terms of said trust deed the fail reconveyance and documents to the parties designated by the terms of said trust deed the boom of the parties designated by the terms of said trust deed the fail reconveyance and documents to the parties designated by the terms of said trust deed the boom of the parties designated by the terms of said trust deed the fail reconveyance and documents to the parties designated by the terms of said trust deed the boom of the parties are all trust deed to you and the parties are all trust deed to you and the parties are all trust deed to you are designated by the terms of said trust deed the parties are all trust deed to you are all reconveyance and documents to the parties designated by the terms of said trust deed the parties are all trust are all trust deed to you are all trust are all trust deed to you are allowed to you are all t
The undersigned is the legal owner a satisfied trust deed have been fully paid and satisfied trust deed or pursuant to statute, to ewith together, with said trust deed) and ate now held by you under the same. Main the trust for the same to the particular trust been deed or the same to the particular trust been deed or the same trust to the trust been deed or the same trust to the trust been deed or the same trust to the same trust to the trust been deed or the same trust to the trust been deed or the same trust to the trust been deed or the same trust been	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said and holder of all indebtedness secured by said trust deed. All sums secured by said cancel all evidences of indebtedness secured by said trust deed (which are delivered to you are convey, without warranty, to the parties designated by the terms of said trust deed the trust and documents to the parties designated by the terms of said trust deed the trust and boots and documents to the parties designated by the terms of said trust deed the trust and boots and documents to the parties designated by the terms of said trust deed the trust and boots and documents to the trust and the trust a
The undersigned is the legal owner a st deed have been tully paid and satisfie d trust deed or pursuant to statute, to ewith together with said trust deed) and ate now, held by you under the same. Mi tull and taken to any turn the trust deed or pursuant to a statute to a statute the trust deed or pursuant to a statute to a statute the trust deed or the same. Mi turn the trust deed or pursuant to a statute to a statute the trust deed or the same. Mi turn to a statute to a statute the trust deed or the same trust deed or the same. Mi turn to a statute to a statute trust deed or the same. Mi turn to a statute to a statute trust deed or turn to a statute to a statut	and holder, of all indebtedness secured by the foregoing trust deed. All sums secured by said indebtedness secured by said trust deed. All sums secured by said id. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you fail reconvey, without warranty, to the parties designated by the terms of said trust deed the for econvey, without warranty, to the parties designated by the terms of said trust deed the parties and documents to the parties designated by the terms of said trust deed the parties are parties and documents to the parties designated by the terms of said trust deed the parties and botter are parties and documents to the parties designated by the terms of said trust deed the parties are parties and documents to the parties designated by the terms of said trust deed the parties are parties and to the parties are parties are parties are parties and the parties designated by the terms of said trust deed the parties are parties and to the parties designated by the terms of said trust deed the parties are parting are parting are parties are parties are parties are p
The undersigned is the legal owner a sist deed have been fully paid and satisfi d trust deed or pursuant to statute, to ewith together, with said fust deed) and ale now, held by you under the same. Mi thy series the same in the test TED: the net less or destroy this Trust Deed OR THE N CTRUST DEED TR LOGICAL STRUCT DEED TR LOGIC (FORM NG. BOILT BLOCK STEVENSINESS LAW PUB. CO. PORTLAND/ORE(1)) CITALLY CO. PORTLAND/ORE(1)) CITALLY CO. PORTLAND/ORE(1)) CITALLY CO. PORTLAND/ORE(1)) CITALLY CO. PORTLAND/ORE(1)) CITALLY CO. PORTLAND/ORE(1))	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said indebtedness secured by under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you all reconvey, without warranty, fo the parties designated by the terms of said trust deed th indebtedness accured by said trust deed (which are delivered to you all reconvey, without warranty, fo the parties designated by the terms of said trust deed the parties designated by the terms of said trust deed the parties designated by the terms of said trust deed the parties are delivered to you all reconvey, without warranty, fo the parties designated by the terms of said trust deed the parties are delivered to you all reconveyance and documents to particle parties designated by the terms of said trust deed the parties are delivered to you all reconveyance and documents to particle parties designated by the terms of said trust deed the parties are delivered to you all reconveyance and documents to particle parties designated by the terms of said trust deed the parties are delivered to you all reconveyance and documents to particle parties designated by the terms of said trust deed the parties are delivered to you all reconveyance will be made.         If U CDE CONDER OF OREGON, do the parties of the trustee for cancellation before reconveyance will be made.       \$ss.         If U CDE CONDER OF STATE OF OREGON, do the parties designated to the within instrument was received for record on the parties designated for the parties designated for the parties designated to the state of the parties designated for the parties designated by the terms of the parties designated by the terms of the parties designated by the terms of said trust deed the parties designated by the terms of the parties designated by the terms of the parties designated by the terms of the partis designated by the terms of the parties d
The undersigned is the legal owner a sist deed have been fully paid and satisfied it rust deed or pursuant to statute, to ewith together, with said trust deed) and ate now, held by you under the same. Main the same is provided the same is a statute to the same is provided to the same is a statute to the same is a statut	Trustee         and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said indebtedness secured by said trust deed (which are delivered to you cancel all evidences of indebtedness) secured by said trust deed (which are delivered to you all convey, without warranty, to the parties designated by the terms of said trust deed the independence of indebtedness secured by said trust deed (which are delivered to you all convey, without warranty, to the parties designated by the terms of said trust deed the independence of indebtedness to you all reconveyance and documents to you all reconveyance and you
The undersigned is the legal owner a sist deed have been fully paid and satisfield trust deed or pursuant to statute, to rewith together, with said frust deed) and ate now, held by you under the same. Main the trust deed or pursuant to statute, to the same of the same o	Image: State of the second by the foregoing trust deed. All sums secured by sailed the parties deal trust deed. All sums secured by sailed trust deed. All sums secured by sailed trust deed. All sums secured by sailed trust deed (which are delivered to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you all reconvey, without warranty, to the parties designated by the terms of said trust deed the terms of said trust deed the parties designated by the terms of said trust deed the parties are designed
The undersigned is the legal owner a satisfield trust deed have been fully paid and satisfield trust deed or pursuant to statute, to ewith together, with said trust deed) and ato now held by you under the same. Main the particular trust the same is particular trust	Image: State of the second