FORM No. 1181-1-Oregon Trust Deed Series- IRUST DEED (No restriction on assignment).	이는 <u></u>
* 99935	Vol mgg Page 7918
THIS TRUST DEED, made this > 4	May 19
as Grantor, Klamath County Title Co.	• WAGEMAN
as Grantor, Klamath County Title Co. KIT C. WHITE	, as Trustee, and
as Beneficiary,	,
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to true inKlamath	istee in trust, with power of sale, the property
The N_2^1 of Lot 19 in Altamont Small Farms, according on file in the office of the County Clerk of Klamat THEREFROM that portion lying within the right of wa	
	and and a second se

01.41271

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 connec-tion with said real estate.

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the st Twenty Thousand and no/100 (\$20,000.00) sum of Twenty Thousand and no/100

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It is mutually agreed that:

It is mutually agreed that: 8. In the event that any pertism or all of suid purpetty shall be taken inder the right of eminent domain or condemnstike. Emerickary shall have the right, if it so elects, to require that all or any perise of the monies parable is compensation for such taking, which are in ercs, of the amount required to pay all reasonable costs, expenses and alterney's less measurily raid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less both in the trial and appellate courts, meessarily paid or incurred by bene-licary in such proceedings, and the balance splicid upon the indebredness and execute such instruments greets, at its own expense, to take such actions and execute such instrument shall be requested by bene-licary, payment of its less and presentation of this deed and the note for endoarement (in case of full reconvergances, for cancel/alton), without allecting the liability of any person for the payment of the indebredness, truster may (a) consent to the making of any map or plat of acid property; (b) join in

is the date, stated above, on which the linal installment of said note
she date, stated above, on which the linal installment of said note
franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge trantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthulmes thereof. Tury matters or lacts shall be end less than \$5.
10. Upon any delault by grantor hereundry, beneficiary may at any trime without notice, either in person, by adent or, beneficiary may at any twinter only a different of the adoption of the structure of the structure to be approved on any delault by grantor hereundry. Including those past due and unpaid, and apply the structure and without regard to the adoption due to the structure of the structure property. The entering upon and taking possession of said property, the structure policies or compensation or awards for any taking or damage of the adoption of such rests, issues and policies or compensation or awards for any taking or damage of the property, and the application or release thereols an indebiddness secured hereol any taking or damage of the property, and the application or release thereols and apply the structure policies or compensation or awards for any taking or damage of the property, and the application or release thereols and policy in such are considered and property in the performance of any agreement hereunder time being of the property and the application or select the trustee to foreclose this trust ded by declare all sums secured hereols immediately due and pay bild in such and the beneficiary and his election to sell the said to append any additive, which the beneficiary may bact and the beneficiary and the structure to include the structure being of the application or release thereol and apply the bildight or the structure shall execure to any agreement hereunder. In the beam bildight or in equilable th

.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 provide a 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 shall deliver to the purchaser its deed in form as required by law conversion of the trustee may sell said property either the shall do be able. Trustee may sell said property either the shall do be able. Trustee may sell said property either the shall do be able. Trustee may sell said property either the shall do be able. Trustee may sell said property either the shall do be able. Trustee may sell said property either the shall do be able. Trustee may sell said property to sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustee sells pursuant to the powers provided herein, trustee sells pursuant to the powers provided herein, trustee sells pursuant and a reasonable charge by trustees at their matters of a shift apply the compensation of the truste and a reasonable charge by trusters at the sole at their matters and a subsequent to the interest of the trustee in the trust endied as their interest as may appear in the earter of their priority and (4) the subsequence.
16. Beneliciary may from time to time appoint a successor or successor.

surplus it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor fusitive appointed here-under. Upon such appointment, and without convergence to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by iaw. Trustee is not obligated to notify any party hereto of pending sale up any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustice hermander 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 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. ------

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	neficiary and those claiming under him, that he is law- I has a valid, unencumbered title thereto
the bei	neficiary and those claiming title thereto
agrees to and with the same	has a valid, unencum
The grantor covenance and described rear prop	
The grantor covenants and agrees to and with the ber y seized in fee simple of said described real property and except easements, of record. d that he will warrant and forever defend the same aga rule Trust Deed is due on sale.	whomsoever.
except ease aga	inst all persons whom
warrant and forever defend the	
t that he will warrant and following that he will warrant and following that the following the second secon	
III.5	07526
	, Grants Pass, OR. 91520
aross: 311 N.W. Loughridge	e, Grants Pass, OR. 97526
eneficiaries de	this trust deed are:
	ed by the above described note below), mercial purposes.
that the proceeds of the loan reproduction	prospect see and business or commentation devisees, administrators, executors, rson) are for business or commentation devisees, administrators, executors,
The grantor warrants and the grantor is a natural r	toerties hereto, their heirs, legatees, uncluding pleagee, the masculine
(b) for an organization to the benefit of and binds all	iar) shall mean the deed and whenever the written.
(b) In the formation of the sense of the sen	(b) is X jerry E. Wageman r(b) is X jerry E. Wageman 7, the Jerry E. Wageman 1, the Jerry E.
secured hereby, whether or not me neuter, and the secured hereby, whether or not me neuter, and the secured hereby, the temining and the neuter, and frantor has he	ere unto set rug and
THITNESS WILL	X Wagelian
as such word is defined with the Act and such word is 1317, or beneficiary MUST comply with size Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens-Ness Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for this purposa use Stevens Form No. 1317, or disclosures; for t	
(If the signer of the above is a carporation, use the form of acknowledgement opposite.)	STATE OF OREGON, Ss. County ol terment Was acknowledged before me on
	STATE OF OREGON.
OREGON,	This instrument
County of Klalla on acknowledged berone	County ol
This non- A 19 00 by	as
This instrument was us 89, by Nay 2 4, 19, 89, by Jerry E. Wageman and Teresa A. Wageman	(SEAL)
Wademur	Notary Public for Oregon
- Hic for Oregoin	My commission expires:
(SEAL) My commission expires: 12 -	
RE	QUEST FOR FULL RECONVEYANCE
To be us	QUEST FOR FUL RECOVERING teen poid. ed only valen abligations have teen poid.
	Trustee to you under the terms of
	st all indebtedness secured by the or any sums owing the delivered to the
TO:	ad only view abligations have be indentified on the second by the foregoing trust deed. All sums secured by said stall indebtedness secured by the foregoing trust deed. All sums secured by said reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of reb; are directed, on payment to you of any sums owing to you under the terms of the terms of the terms of and trust deed the reb; without warranty, to the parties designated by the terms of said trust deed the reprince and documents to
The undersigned and satisfied and satisfied and have been fully paid and satisfied and have been fully paid and satisfied.	evidences warranty, to the particular
raid trust deed or pursuant to sume and to reconve	ayance and documents to
herewith together with said the same. Mail reconce	
estate now held by you under , 1	9
DA1 LU.	lich It secures. Both must be delivered to the trusten for cancellation before reconveyance will be made.
	Bala must be delivered to the trusten for current
and OR THE NOTE wh	ich it secures. Both must be
Do not lose or dostroy this Trust Deau and	STATE OF OKEGON,

SPACE RESERVED

County affixed.

Evelyn Biehns County Clerk. NAME

B) Quilline Muilingler: Deputy

Fee \$13.00

FOR

RECORDER'S USE

TRUST DEED

Wageman...

AFTER RECORDING RETURN TO

EQUITY TRUST DEEDS 407 N.E. 6TH ST. GRANTS PASS, OR 97526

White...

Grantor

Eeneficiary