12 Mar.						
Contraction of the	FORM No. 881Dregon Truit De id Series-TAU.: Di			COPYRIGHT ISTS STEVEN		
	[∞] . 4 533	TRU	-41635 IST DEED	Vol. mg	5-NESS LAW PUB CO. PORTLAN	21 (Q)
	THIS TRUST DEED, min	10 452 17th		August		
	BREF	T THAD ALLEN GENINE L. JOHN	JOHNSON			between
	as Grantor, KLAMATH COUNT	Y TITLE COMPAN	NY NY			,
	HELEN GERTRUDE HOWARD as Beneficiary.	AND GEORGE S	. POWELL	with right	of Survivorsh	e, and
		HI IT N	FEETOT			,
	Grantor irrevocably grants, in KLAMATH	The second se		stee in trust, with p	ower of sale, the pr	operty
	Beginning at a point s	Rful 8 feat war		• •		
	Meridian, Oregon: then	Na North 200	r Ranges	and 8 East	of the Willar	nette
	containing one acre. m	Cire or loca		the place of	beginning,	lence
	Township 39 South, Ran	ige 7 East of	the Willa	J situated in mette Meridi	Section 36, an, Oregon.	
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-	logether with all and singular the teneared now or hereatler appertaining, and the ten tion with said rule state	nts, hereditaments and a	ppurtenances an	d all other rights ther	tunto balanci e i	
	FOR THE PURPOSE OF SECUR	PING PERFORMANCE		of instantes a	stacked to or used in o	nywise onnec-
			· · · · · · · · · · · · · · · · · · ·			!!
3	note of even date herewith, psyable to bin not sooner paid, to be due and psyable The date of maturity of the debt tee	· · · · · · · · · · · · · · · · · · ·		ne man payment of pr	g to the terms of a prom incipal and interest her	enne 18
	Sidd conveyed priced and the event the	e within described prope	is the date, stat Ify. of any nart	d above, on which the	linal installment of sai	d note
	herein, slall become immediately due and p	nons secured by this instantions and the secured by this inst	t having obtaine trument, irrespe	d the written consent o ctive of the maturity	r approval of the benef dates expressed there	iciary, in, or
	To protect the security of this trust 1. To protect, preserve and maintain said and repair; not by remove or denoish any build in any to commit or permit any waste of said property.	ETCOPPEST IN doord and a	granting any ea subordination or	sement or creating any re-	striction thereon: (c) join this deed or the lien or for any construction	in any
	a to repair, not is remove or dersolish any build in a to commit or permit any statu of said property. J. To complete or restore promptly and in sinner any building or improvement which may it distroyed thereon, and pay when clue all costs inc are 1. To comply with all laws, ordinances, re- ters and restructions allecting said property; if the	it: good and workmutlike be constructed, damaged or tec' therefor			this derd or the lien or l or any part of the proper cribed as the "person or erein of any matters or fac- reof. Trustee's fees for any not less than the	
	fon m executing with imancing statements pursuan	at to the Uniform Converse	10. Upon	any delault by grantor h	ereunder, beneticiary may	at any
Contract of Contract of Contract	by filing officers or pearthing agencies as may be by reliant officers or pearthing agencies as may be	cl all lien searches made	pointed by a co- the indebtedness erty or unv part	nt, and without regard to hereby secured, enter upon	the adequacy of any secur and take possession of sain	be ap- ity for
and the second second	4. To provice and continuously maintein i new or hereafter versched on the said premises utai and such other heards as the beneficiary may the an amount not bets than \$INSUTADLE to npanies acceptation to the beneficiary, with kas po keies oil insurance shall be delivered to the buse	inverance on the buildings nat loss or damage by lire in single to time require in	1859 COSTS And av	penses of operation and col	sue or otherwise collect the and unpaid, and apply the lection, including reasonable rreby, and in such order as	same II
	the dependence shall fail for	HANNY AS SOOD AS INCOME.	II. The collection of such	ntering upon and taking rents, issues and prolits,	possession of said propert or the proceeds of fire and	y, the other
	tion of any policy of insurance now or hereafter the beneficiary may procure the same at granto collected under any line of the same at granto	placed on said buildings, prise expense. The amount	pursuant to such	t or notice of default here notice.	under or invalidate any ac	t done
	may determine, or at option of beneficiary the entit	re amount so collected, or	essence with respe	ct to such payment and/or	nent of any indebtedness se ent hereunder, time being performance, the beneficiary y due and payable. In su	of the y may
	set done pursuant to such notice. 5. To keep said premises tree from construc- rates, assements and other should be the	ction liens and to pay all	event the benelic in equity as a m advertisement and	ary at his election may pr ortgage or direct the truste	e to foreclose this trust to foreclose this trust to foreclose this trust de	ch an t deed ed by
10 C .	charges become past due or delinquent and prompti	es. assessments and cliver ly c'eliver receipts therefor	the beneficiary ele the trustee shall e and his election to	ts to foreclose by advertise recute and cause to be reco	menticiary may have. In the ment and sale, the benetician reded his written notice of d	event ary or efault
	by direct payment or by providing beneficiary we make such payment, beneficiary may, at its option and the amount on old with interval.	itin funds with which to , make payment thereof.	notice thereof as t in the manner pro	hen required by law and pi	oceed to loreclose this trust	deed
	hereby, together with the obligations described in per trust deed, shall be added to and become a part of	arupraphs 6 and 7 of this the debt secured by this	sale, the grantor of the default or def	or any other person so priv	foreclosure by advertisement foreclosure by advertisement the date the trustee conduc- ileged by ORS 86.753, may s of a failure to pay, when the may be outsided.	ts the cure
	ert) hereinbelore described, as well as the drantor surre estent that they are bound for the payment	r, shall be bound to the	sums secured by entire amount due pot then he due b	the trust deed, the default at the time of the cure of default	t may be cured by payin ther than such portion as a	g the would
	out noise, and the nonpayments wall be immediate out noise, and the nonpayment thired shall, at the entries all sums secured by this trust deed immediate	ly ue and payable with-	obligation or trus	deed. In any case in a	y other default that is capai performance required unde Idition to curing the defau pay to the beneficiary all	r the

out notice, and the mompayments wiall be immediately due and payable with out notice, and the mompayment thread shall, at the owned on the beneficiary, now is all sums secured by this trust deed immediately due and payable and one titute a breach oil this trust deed. 6. To pay all costs, lees and expenses oil this 'tust including the cost of itle search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's ters actually incurred. 7. To appear in and defend any action of proveding purporting to affect the security ights or powers of beneficiary or trustee: and in any suf-arts at negative the the beneficiary or trustee is and in any suf-arts at negative the beneficiary or trustee's and expenses, in-tlad ng evidence of trile and the beneficiary's or trustee's and expenses, in-tlad ng evidence of trile and the beneficiary's or trustee's atorney's lees; the funct by the trial court and in the vent of an appear long band is descense's in-flate court shall adjudge reasonable as the beneficiary's or trustee's atorny's descen-tion on such appeal. If its mutually adgreed that:

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defaults the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law. and expenses actually incurred in enforcing the obligation of the frust deed together with frustee'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 percent of the postponent of the time to which said sale may be postponed as provided by law. The trustee may sell said property either in separate parcels and shall sell the parcel or parcels at auction picel or in separate parcels and shall sell the parcel or parcels at auction picel or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction picel or in separate parcels and shall sell the parcel or parcels at auction picel or the highest bidder for cash, payable at the time of sale. Trustee which proves the trustee is deed in form as required by law conveying the formation of any purchase at the said. De conclusive provided the frantor and bunchicary, may purchase at the sale. Swhith entrustees sells pursuant to the powers provided herein, trustee sharing recorded lines subsquart to the interest of late trustee in the trust exported as their interests may quich as the sale. If the compensation of all the trustee and a reasonable charge by trustee's surplus, if any, to the drantor or to his successor in inferent entitled to such surplus. If the Beneficiary may from time to dred of their priority and (4) the surplus. If Beneficiary may from time to inter appoint a successor trustee, the latter shall be vested with all tittin, powyance to the successor trustee, the latter shall be vested with all title, powyance to the successor trustee, the latter shall be vested with all title, powyance to the successor trustee, the latter shall be vested with all title, powyance to the successor trustee, the latter shall be vested with all title, powyance to the successor trustee, the latter shall be rested with all title, powyance to the successor trustee in and and by written instrument executed with appointment and substitution shall b

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NOTE The Trust Deed Act provides that the trustee is reunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or takings and loan association authorized to do bus loss under the laws of Origon or the United States, a little insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brunches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 698.585.

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The grantor covenants and lig fully seized in fee simple of said desc	res to and with the beneficiary a ribed real property and has a val	nd those claiming under him, that he is law-
가 있는 가격하는 것 같아. 가격한 가격한 가격한 것이 있는 것 않는 것 같은 것 같아. 가격한 것 같아. 가격한 것 같아. 가격한 것 같아. 가격한 것 같아. 이 가 가 있는 것 같아. 것 같은 것 같아. 가 가 가 있는 것 같아. 가격하는 것 같아. 가격하는 것 같아. 가 가 가 있는 것 같아. 이 같은 것 같아. 가 가 가 가 있는 것 같아. 가 있는 것 같아. 가 있는 것 같아. 가 가 가 있는 것 같아. 것 같아. 것 같아. 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 같아. 그 같아. 그 것 같아. 가 다 가 있는 것 같아. 가 가 있는 것 같아. 가 가 있는 것 같아.	가격 한 사람이 이용가 있는 것을 위한 것이 한 것을 수 있는 것을 가지 않는 것을 했다. 것을 하지 않는 것을 가지 않는 것을 가지 이 이용 것은 물질 수 있는 것이 가지 않는 것이 있는 것은 것이 있는 것을 가지 않는 것을 가지 않는 것이 같이 있다. 이 이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 이 이용 것이 있는 것이 있 같이 있는 것이 없다. 같이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있는 것이 없다. 한 가 있는 것이 없는 것이 있는 것이 없다. 것이 있는 것이 있는 것이 있는 것이 없다. 것이 있는 것이 있 같이 있는 것이 없다. 같이 있는 것이 있는 것이 없다. 것이 있는 것이 있는 것이 없다. 같이 있는 것이 없다. 같이 있는 것이 없다. 것이 있는 것이 없다. 것이 있는 것이 없다. 것이 없다. 것이 없다. 것이 없다. 것이 없다. 것이 없다. 것이 있는 것이 없다. 것이 않 같이 없다. 것이 없다. 않는 것이 없다. 것이 않 것이 없다. 것이 않 것이 없다. 것이 않 것이 없다. 것이 없다. 않은 것이 없다. 것이 없다. 것이 없다. 것이 없다. 않아. 것이 없다. 않아. 것이 없다. 것이 없다. 것이 없다. 것이 없다. 않아. 않아. 않아. 것이 없다. 않아. 것이 없다. 것이 없다. 않아. 않아. 않아. 않아. 않아. 않아. 않아. 않아. 않아. 않아	
and that he will warrant and forever	Jefend the santy against all pers	ons whomsoever.
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	가 바이지 않는 것 같은 가 바이지 않는 것 같은 것이 있었다. 가 가 가 가 가 있었다. 1999년 1월 14일 : 이미에 가 바이지 않는 것 같은 것이 가 바이지 않는 것이 있다. 1월 1월 14일 : 인이에 가 바이지 않는 것 같은 것이 가 바이지 않는 것이 있다. 것이 같은 것이 있다. 가 바이지 않는 것이 있다. 가 바이지 않는 것이 있다. 이 가 바이지 않는 것이 있다.	
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		(2) A set of the se
The desides were also that it.		
	is of the loan represented by the above d lathily or household purposes (see Impor grantor is a natural person) are for busin	
This dead applies to inverse to the be		· · · · ·
personal representatives, successors and as up secured hereby, whether or not named as a b gender includes the feminine and the neuter,	andiaian barda t	noider and owner, including pledgee, of the contract
	and the singular manuber menules the pill	ral. nd the day and year first above written.
* IMPORTANT NOTICE: Delete by lining and while	Out	That alle Det. 100
at such word is defined in the Truth-In-Ionstan	the beneficiary is a creditor BRETT	THAD ALLEN JOHNSON
beneficiary MUST comply with the Act and Rigu disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required, disrigo	licition by making required	
医血管 网络哈鲁尔尔 制作用 新建		L'Hanson
(If the signer of the clove is a corporation, way the form of acknowledgement opposite.)		L. JOHNSON
STATE OF ONE GON	} STATE OF OREGO	n an
Country of Klamath) cs. County of) 55.
august 22 1 , 19 89		cknowledged belore me on,
BRETT /THAD ALLEN JOHNSC		
GENILE L. JOHNSON		
(SEAL)	c for Oregon Notary Public for Oreg	on
My commission expires: 12-19	992 I Wy commission expires	:: ::
	REQUEST FOR FULL RECONVEYANCE	
	To be used only when obligations have been j	peid.
TO:		
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	Ander of all indemodness secured by	the foregoing trust deed. All sums secured by said
sub must deed or pursuant to statute, to ca	nost all evidences of indebtedness secur	ed by said trust deed (which are delivered to you rties designated by the terms of said trust deed the
ostate now held by you under the same. Mull	teconveyance and cocuments to	tios designated by the terms of said frust deed the
	ter in a second a para para se	
		Beneficiary
De not less or cestrey this Trus) Deed OR THE NO	TI which it secures. Both must be delivered to the	trustes for concellation before reconveyance will be made.
사람이 가지 않는 것 같아요. 이렇게 가지 않는 것 같아요. 이렇게 가지 않는 것 같아요. 이렇게 가지 않는 것 같아요.	Regensioner seiner en statute 1 <u>1 - Carlo Carlo Carlo Instat</u>	에 가지 않는 것은 것이 있는 것이 있는 것이 있는 것이 있다. 같은 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다.
TRUST DEED		STATE OF OREGON,
(FORM Ne. 831) STEVENS-NESS LAW PUB, CO., PCRTLAND, ORE.	े यो तथा क्रम्प हिल्मिन्स स्टब्स्	County ofKlanath
	문제 방법 · 제가 동안 가장 및 동안 가장 및 · 가장 유민 - 이 이 이 가장 아파리 · 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이	was received for record on the 29th day
		of, 1989, at o'clock PM, and recorded
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Bonsticier y		Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO		County effixed.
KCTC		Evelyn Biehn, County Clerk
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