°° 8071		COPYRIGHT 1918 STEVENS-NESSLAW PUB CO., PORTLAND, OR: 57204
RENVIA 117 06 0100 ROT NVIM 117 ROT NVIM 117 ROT JOHN T BOWERS AND DARL	trust DEED ade this 171H NE MIBOWERS	Vol. mg Page 22390
as Grantor; WILLIAM P. BRAN SOUTH VALLEY	DSNESS TATE BANK	Malast al Million Trustee, and
ショー・コール とうてい なたいちゃうちょう おんさい しゅうちょう ひょうしょう	WITNESSETH: bargains, sells and conveys to truste County, Oregon, described as:	trank transmission of sale, the property
SEE ATTACHED EXHIBIT "A	ET THIS REFERENCE MADE A PAP	Age States of the control on the second to second to second to second to second to second to the sec
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together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise how or hereafter appertaining, and the runts, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWO HUNDRED TWENTY. NTVE THOUSAND, FORTY ONE DOLLARS AND 11/100------

note of even date herewith, payable to beneticiary or order and made, by grantor, the final payment of price and interest hereof, it note of even date herewith, payable to beneticiary or order and made, by grantor, the final payment of price and interest hereof, it not sooner paid, to be due and payable. NOVEMBER 15 The date of maturity of the debt successful by this instrument is the date, stated above, on which the final installment of sale hereof, it becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, essigned or alienated by the grantor without first having obtained the written consent or approval of the beneliciary, herein, shall become immediately due and payable. In the security dates expressed therein, or To protect the security of this terret dead

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becomes due and payable. In the event with the first without first there, at the beneficiary's option, all obligations secured by this instructed, and the beneficiary's option, all obligations secured by this instructed, and payable.
 To protect the security of this trust deed, grantor agrees without the payable of restriction and payable.
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It is mutually agreed that: 6. In the event that any portion or all of sail property shall be taken under the right of eminent domain or condemnation, henelciary shall have the right, it is to be the eminent domain or condemnation, henelciary shall have the second provide the second response of the anone payable to pay all reasonable costs, expenses and attorney's lees necessarily required applied by it lirst upon such proceedings, shall be said to beneliciary of applied by it lirst upon such proceedings, shall be said to beneliciary of the trial and apply reasonable costs and expines and attorney's tees secured hereby, and proceedings at the balance applied upon the indebtedness secured hereby, and grantor age the balance applied upon the indebtedness and lexicute such instruments as shall its own expense, to take such actions and lexicute such instruments are request. (hereby, and tis lees and presentation of this deed and the note for endorsement (in case of full reconversation of the indebtedness ficiary person for the payment of the indebtedness, trustee may (a) consent to the maling of any map or plat of said property; (b) join in the light of any person for oplat of said property; (b) join in

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12.00 Transition or other agreement allocting this deed or the lien or charge subordination or other agreement allocting this deed or the lien or charge thereoi: (d) reconvey without warranty, all or any part of the property. There legally, entitled thereto," and the recitals thereoin or presons be conveyance may be described as the person or persons be conveyance may be described as the person or persons be conveyance may be described as the person or persons be conveyance may be described as the person or persons be conveyance may be described as the person or persons be conveyance may be described by grantor hereous than \$5. The without notice, either in person, by defend or by a receiver to be and the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for they a court, and without regard be added by a court of said prop-issues and prolits, including those past due and und the possession of said pro-mers, lees upon any indebtedness secured hereby, and in such order as ben-the indebtedness or operation and collection, including reasonable attor-mers i tes upon any indebtedness secured hereby, and in such order as ben-the of such rents, issues and prolites or compensation or averation for a said property, the collection of such rents, issues and prolites for any taking or damage of the inversion of such rents, issues and prolites and in such order as ben-property, and the application or release thereol as ulcressid, shall not cure or ware any detarmine. 11. The entering upon and taking possession of asid property, the collection of such rents, issues and prolites and and age of the property, and the application or release thereol as ulcressid, shall not cure or ware any detarmine of any agreement hereunder or invalidate any set donor ware any detarmine of any agreement hereunder or invalidate any act donor the such or in his performance of any agreement hereunder or invalidate any s

insurance poinces or compensation or awards for any taking or damage of the property, and the application or release thereal as iloresaid, shall not cure or pursuant to such notice.
 (12, Upon. default by grantor in payment of any indebtedness secured hereby or in his performance on any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may educate all sums secured hereby proceed to forcelose this trust deed by declare all sums secured hereby proceed to forcelose this trust deed by educate all sums secured hereby or may direct the trustee to forcelose this trust deed devices with respect to such payment, and/or performance, the beneliciary may event the beneliciary at his election trustee to forcelose this trust deed by educate shall excure any or may direct the trustee to forcelose this trust deed by educate shall excure and cause to be recorded and sale, the beneliciary or the trustee shall excure shall excure and cause to be recorded and place of aelault accured hereby wherepon the trustee shall excure the beneliciary or in the manner provided in ORS 66.735 to 86.795 to 86.795 to 86.795 to 86.735 to 80.795 to 86.735 to 80.795 to 90.795 to 90.795 the delault and the function or any other person so privileged by ORS 67.35 may cure same secured by the trust deed, the delault may be cured pay when the sale cause to the resure of pay, when due, sams secured by the trust deed. In any case, in addition to curing the delault and the field of the delault or curing the addition of the trust deed in the more of the data and and the field of the delault on the data and the delault of delault so the delault of the beneficiary and the performance the suble cause the delault of the first deed. In any case, in addition to curing the delaut and the provent of the first delault or provent to the sale and at the time of the cure of the ran such by paying the prove

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. The surplus is a surplus of the surp

which the property is situated, shall be conclusive prool 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 law. Trustee is not obligated to notily any party hereto of pending sale under 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 trustee hereinder must be either an or savings and loon association authorized to do busines under the lowal of O property of this state, its subsidiaries, affiliates, agents or branches, the United S on active member of the Oregon State Bar, a bank, frust company ad States; a fulle insurance company authorized to insure title to real ty thereof, or an escrew agent licensed under O25 696.505 to 696.585. ottorney, who is

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The grantor covenants fully seized in fee simple of se	and a	grees to and w	I'n the beneficiary and those claiming under him, that he is la
(10) SAMANA (1) production of the second se second second sec			Th the beneficiary and those claiming under him, that he is he poerty and has a valid, unencumbered title thereto
and that he will warrant and	foreve	r defend the s	ame against all persons whomsoever.
1000 Microsoft States and Stat			
Viele Construction of the second s		<ul> <li>Bran, Hang Antonian</li> <li>Bran, Ang Antonian</li> <li>Bran, Ang Ang Antonian</li> <li>Bran, Ang Ang Ang Ang Ang Ang Ang Ang Ang Ang</li></ul>	<ul> <li>The second s Second second sec</li></ul>
[10] A. S. Martin, M. S. Marand, M. Britt, M. S. Marand, M. Britt, M. S. Marand, M. Britt, M. S. Marand, M. S. Marand, M. S. Maranda, M. S			i al de cala contra de la contra La contra de la contr La contra de la contr La contra de la con
The grantor warrants that the	Prixee	da of, the loan rer	All the share the second
(b) for an organization, or (c)	<b>tiota)</b> voitit	Cantor is a natur	impried by the above described note and this trust deed are: - Advantionary interview interview in the state of the state
personal reprises to, inures to	ne b	metit of and bing	le all parties hereto, their heirs, legatees, devisees, administrators, event
			hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining o not applicable; if warranty (a) is applicat as such word is defined in the second	ut, which le ind	hover warranty (a) the beneficiary is a	er (b) is the source
beneficiary MUST comply with the Act a disclosures; for this purpose us Stavens-N if compliance will the Act is not required,	No. 1 You Ar	a mon by making	r quired DARLENE M BOWERS
If the signer of the above is a corporation, to the form of acknowledgemant opposite.)			
STATE OF OREGON,		And the set of the set	STATE OF OREGON
County of KLAMATH This instrument was acknowled	Box! be	lore me on	County of Kie math 53. This instrument was acknowledged before me on
JOHN T BOWERS AND DARL	y Ene n	BOWERS	19
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SEAL) > My Commission oxpires:	Diffic Part-		Notary Public for Oregon Afy commission expires:
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(manifelia) (and the second of a contract 14 (*) (14 (and the second of a contract of a contract 15 (*) (14 (*) (*) (*) (*) (*) (*) (*) (*) (*) (*)		Te ba used only w	X FULL RECONVEYANCE Xn obligations flave been paid.
The undersigned is the legal own	er ind	- 時限に しがる ながれたたい	을 많은 물 수 없는 것이 같아요. 이 것은 것이 같아요. 이 것이 같아요. 이 가슴에 가슴 나는 것이 같아요. 나는 것이 않는 것이 같아요. 나는 것이 않는 것이 같아요. 나는 것이 않는 것이 같아요. 나는 않는 않는 것이 같아요. 나는 것이 않아요. 나는 것이 않 것이 않아요. 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나는 않아요. 나는 않아요. 나는 것이 않아요. 나는 않아요. 나는 것이 않아요. 나는 것이 않
rewith together with said trust deed)	to can	all evidences	of indebtedness, secured by said trust deed (which are delivered to you
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Control lose of distrey this Trust Deed OR Th	IL LIOTE	which it secures. Boil	with as delivered to the instance for concellation before reconvoyance will be made
TRUST DEED			STATE OF OREGON,
(FORM Ne. 081)	===	1912 SELEKI	County of \$s.
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SOUTH VALLEY ST		RECO	RIDER'S USE ment/microfilm/reception No, Record of Mortgages of said County.
AFTER RECORDING RETURN TO			Witness my hand and seal of County allized.
TH'VALLEY STATE BANK <sup>STER</sup> MAIN STREET MATH EALLS OR 97501		THE CONTRACT OF THE PROPERTY O	ALMAN AND TITLE
MATH FALLS OR 97501	※月15	1.	

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0 6 PARCEL 1:

## The Westerly half of the following parcels of land:

Beginning at the Southwest corner of premises described in deed from H. M. Mallory and Christine Mallory, husband and wife, to Fremont Glass & Millwork Co., recorded April 14, 1969 in Volume M-69 at page 2675,

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icrofilm Records of Klamath County, Oregon; thence South along the East ine of Washburn Way 40 feet to the true point of beginning; thence con-inuing South along the East line of Washburn Way 200 feet to a point; thence East parallel to the South line of said Fremont Glass & Millwork Co. tract to a point on the East line of Lot 3, Block 4, THIRD ADDITION TO ALTAMONT ACRES, which is South 94.55 feet from the Northeast corner of said lot; thence North along the East line of Lot 2, Block 4 to a point, 40 feet South of said Northeast corner of Lot 2, Block 4, said subdivision; thence West parallel to the South line of said Fremont Glass & Millwork Co. tract to the true point of beginning.

A portion of SWHNWH of Section 10, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon: Beginning at the Southwest corner of premises described in Deed from H. M. Mallory and Christine Mallory to Fremont Glass and Millwork Co., recorded April 14, and Christine Mallory to Fremont Glass and Millwork Co., recorded April 14, 1969 in Volume M-69 at page 2675, Microfilm Records of Klamath County, Oregor thence South 00° 02' 15" East, along the East right of way line of Washburn Way, 40.00 feet to the true point of beginning; thence continuing South 00° 02' 15" East along said East right of way line, 71.11 feet; thence South 89° 30' East parallel to and 111.11 feet distant from the Southerly line of the premises described in said Deed from H. M. Mallory and Christine Mallory to Frement Glass and Millwork Company, to a point on the West line of Lot 2, Frement Glass and Millwork Company, to a point on the West line of Lot 2, South 00° 07' East, 111.11 feet from the Northwest corner of said Lot 2; South 00° 07' West along the Westerly line of said Lot 2, 71.11 feet to a point on the WEst line of said Lot 2, said point being South 00° 07' to a point on the WEst line of said Lot 2, said point being South  $00^{\circ}$  07' East, 40.00 feet from the Northwest corner of said Lot 2; thence North 89° 30' West, parallel to and 40.00 feet distant from said Southerly line of said Fremont Glass and Millwork Tract to the point of beginning.

ALSO, the following described real property in Klamath County, Oregon:

Beginning at the Southwest corner of premises described in Deed from H. M. Mallory and Christine Mallory, husband and wife, to Fremont Glass & Mill-work Co., recorded April 14, 1969 in Volume M-69 at page 2675, Microfilm Records of Klamath County; thence South along the East line of Washburn Way 111 feet to the true point of beginning; thence continuing South along the East line of Washburn Way 15 feet to a point; thence East parallel to the South line of said Fremont Glass & Millwork Co. tract to a point on the East line of Lot 2, Block 4, THIRD ADDITION TO ALTAMONT ACRES which is South 125.11 feet from the Northeast corner of said Lot; thence North along the East line of said Lot 2, Block 4, 111 feet South of said NOrtheast corner of Lot 2, Block 4 said subdivision; thence West parallel to the South line of said Fremont Glass & Millwork Co. tract to the true point of beginning.

PARCEL 2:

Tracts 5 and 6, ALTAMONT SMALL FARMS, in the County of Klamath, State of Oregun.

JOHN T AND DARLENE M BOWERS

alleve M Dowe

STATE OF OREGON: COUNTY OF KLAMATH SS.

CA11	th Valley State Bank		ie day
Filed for record at request of	LII VALLEY BEER	AM., and duly record	ed in Vol,
Nov. A.D., 19 _1	<u>9 at 11:12 OCIOC</u>		전 가장을 알고 말을 만들어 넣는 밝혔다.
	origages	on Page	이가 모두 여기 방법에 집에서 가지 않는다.
옷 같은 것, 문서와 물통을 것으로 끝입 ( <del>~~~~~~~)</del> (*	Fu	lyn Biehn County	<b>Clerk</b>
비행을 잘 보는 것이 물질을 하는 것을 물질을 했다.	성장은 활동물을 것 같아요. 전 전 관람을 통해 같이 같이 같이 같은 것은 것은 것을 통해 있다.	By Dauline 4	milindere
그런 물을 가 보는 귀약 맞을 것 수는 것 같아요. 가 걸 만큼 관련한 것 같	중에 취직님은 도시는 것을 갖춰졌다. 물리 영향	by <u>curation</u>	

\$18.00 FEE