the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor any other persons op prior to 2000 86.753, may cure sums secured by the trust deed, the default consists of a lailure to pay, when due, not then be due had to default consist of a lailure to pay, when due, not then be due had no default occurred in the such portion as would obligation or my be cured by tendering the performance requires canable of obligation or frust deed. In advance in addition to curing the under the defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. It trustee's and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date the sum of the

together with trustee's and attorney's tees 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 or the time to which said sale may in one particle or in separate parcels and shall sell the parcel or parcetime auction to the highest bidder for cash payable at the time of sale arrustee the property so sold but without any covenant or warranty, express or im-plied. The effective for the time of a sale or the time of the conclusive proof of the truthluness thereof. Any person, excluding the trustee, but including the grant and beneficiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of safe payment of (1) the expenses of safe, in-attorney: (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may then the successor in interest entitled to such

ol the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other dee trust or of any action or proceeding in which grantor, beneficiary or trus shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder 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 lows of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

surplus, if 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 success-under. Upon such appointment, and without conveyance to the successor trustee, the latter appointment, and without conveyance to the successor upon any trustee herein harmed or appointed hereingers, and duties conferred and subtitution shall be made by written instrument executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment which the successor trustee. 17. Trustee accents this trust when this day, this provide the

<text><text><text><text><text><text><text><text>

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Ilural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agement allecting this dependence on the lien or charge stabordination or other agement allecting this dependence of the property. The second stabordination or other agement allecting this dependence or the lien or charge stabordination or other agement allecting this dependence or the property. The second stabordination or other agement allecting this dependence or the property. The second stabordination or other agement allecting this dependence or the property. The second stabordination or other agement allecting this dependence or the property. The second stabordination or pressons thereol. Trustee's less los any of the conclusive proof of the property of the adequacy of any security of any default by grantor hereunder, beneliciary may at any pointed by a notice, either in person, by agent or by a receiver to be abording the property and thereot, in its own name and take possession of said property, the sense of operation and collection, including these past due the or otherwise collect the sense of operation and collection, including these past due thereot, and without the proceeds of tire and other broceeds of the application or release thereod as aloresaid, shall not curve property, and the application or release thereod as aloresaid, shall not curve property, and the application or seless theread as aloresaid, shall not curve any details by definition or subtime decidences secured and property there any default by grantor in payment of any indebtedness secured beread as aloresaid, shall not curve any decide the application or release theread as aloresaid, shall not curve any decide the application or seless theread as aloresaid, shall not curve any decide the decide all subtime decide and pay the allow and any decide any at the section may proceed to loreclose this trust deed by a receiver the beneficiary at his election may proceed to loreclose this trust d

note of even date herewith, payable to beneliciary or order and made by grantor, the linal payment of principal and interest hereof, it

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY SIX THOUSAND FIVE HUNDRED

Lot 5, Block 1, Tract 1225, TANGLEWOOD, in the County of Klamath, State of Oregon

2EED

Klamath County, Oregon, described as:

881-

as Beneficiary,

in

43361

oc

THIS TRUST DEED, made this _______Ist_____ GRACE EASLEY and IRENE COOLEY as Grantor, ASPEN TITLE & ESCROW CO. ROBERT MULLEN

TRUST DEED.

Oregon Trust Deed Series-

...day ofNovember

19.84 between

as Trustee, and

19583 Page

TRUST DEED

21830

ATC

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

19584

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a + price los

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Later Burners

Section 2

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has bereunto set his h 20

* IMPORTANT NOTICE: Delete, by lining out whichever warm	nty (a) or (b) is	Manual En	0
not applicable; if warranty (a) is applicable and the beneficia as such word is defined in the Truth-in-Lending Act and Reg		Grace Basley,	aug
		() Crace pastey	d
I Unicidentity for Inis DURDOSE, it this instrument is to be a EIDET	Rom to floor and strengthered	Mine NO	ally
the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance of dwelling to the state of the sta	and the second	Irené Cooley	N I
I VI V VIVEINIU USE STEVERS-NESS Form No. 1306 - amuturfant	. If compliance		<u> </u>
with the Act is not required, disregard this notice.		e la fight d'aire a fight an thair	
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	and the second		
contraction of devidence agment opposite.)	the second second		
STATE OF OREGON,	lo an car	na se la companya de	
County of Klamath	STATE OF OREGON	I, County of) ss.
November 7		, 19	
	Personally appe	eared	and
Personally appeared the above named			who each beind first
Grace Easley and Irene Cooley	duly sworn, did say the	at the former is the	mo, cuch being mat
	president and that the	e latter is the	•••••••••••••••••••••••••••••••••••••••
	secretary of		
	. a corporation, and the	t the seal affixed to the forego	
and acknowledged the foregoine instru-	sealed in behalt of said	d corporation by sufficient the instru	ment was signed and
ment to be - their : voluntary act and deed.	and back of ment ack	mowledged said instrument to	ts board of directors; be its voluntary act
-Betopome:	and accu.		be no voluntary act
(OFFICIAL: C /S	Before me:	• · · · · · · · · · · · · · · · · · · ·	
SEAL) 4 PARIOSENS / / / / / / / /			
Wetary Public for Oregon	Notary Public for Oreg	Son	(05510147
My commission annial / 7/ DC			(OFFICIAL SEAL)
My commission expires: $6 - 2/-88$	My commission expires	i	OLAL)
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Fee: \$9,00