

	mte-17736 101-1-10 Page 3384
	TRUST DEED Timothy Wakefield to Mountain Title Company, hereafter "Grantor," irrevocably grants hargoing calls and
	County, Oregon, more particularly described as:
	NE4 N2 SE4 SW4 SE4, Section 19, Township 24, South, Range 7, East of """""""""""""""""""""""""""""""""""
	aculites he sent to reach the successors and assigns
	together with all and singular the hereditaments, tenements and appurtenances and all other rights belonging or in anywise now or said real estate Ired STOSECURE PERFORMANCE of the Grantor's obligation under the for the fraction under the formation under the formati
Hund	said real estate state and profits thereof and all fixtures now or hereafter attached to or used in connection with the seventy rour Dollars, (\$30,874.00) with interest thereon according to the terms of a promissory note maker the final power of the terms of a promissory note term of terms of a promissory note terms of a promissory note term of terms of a promissory note terms of terms of a promissory note terms of te
	dated <u>March 2, 1987</u> Dollars, (\$30, 874.00) with interest thereon according to the terms of a promissory note
	dated <u>March 2, 1987</u> Dollars, (\$50, 874.00) with interest thereon according to the terms of a promissory note maker, the final payment of principal and interest on which, if paid according to its terms, will be made
	The date of maturity of the debt secured by this instances is the

mm mm -

The date of maturity of the debt secured by this instrument is that same date. If the property described herein or any part thereof or any interest therein is sold; agreed to be sold, conveyed; assigned or alienated by the Grantor without obtaining the prior written con-sent of the Beneficiary, such a sale; conveyance; assignment, alienation or transfer shall be null and void and, at the sole option of the Beneficiary, without need of further notice, all obligations secured by this instrument, irrespective of any maturity dates expressed in this document or in the note shall become immediately due and payable. document or in the note shall become immediately due and payable.

document or in the note shall become immediately due and payable.
Grantor warrants that the real property described hereon is not currently used for agricultural, timber or grazing purposes.
1. To protect, preserve and maintain the property and any additions or improvements thereon made hereafter in condition and repair and not to remove or demolish any improvement of fixture upon the property and any additions or improvements which are now or may hereafter be constructed which shall become damaged or demolisher upon the property in a dot to remove or demolish any improvement of fixture upon the property nor to commit any waste of the property.
3. To repair or restore promptly, in good and workmanlike manner, any improvements which are now or may hereafter be constructed which shall become damaged or demolisher upon the property in any ordinances, convenants, conditions, restrictions, statutes and rules affecting the property secure bereby and, if requested by the Beneficiary, to execute any and all financing statements requested pursuant to the Uniform Commercial Code as adopted in Oregon and to pay for the filing of such, as required by law,
4. To provide and continuously maintain insurance on the Euler of the Eul

hereunder. All amounts shall immediately become due and payable without notice and nonpay ment thereof shall, at the sole option of the Beneficiary, render all sums secured by this Trust Deed immediately due and payable and constitute a breach of this Trust Deed. 6. To pay all costs, fees and expenses of this Trust Deed including the cost of title search as well as other costs and expenses of the trustee in connection with or in enforcing this obligation including trustee's attorney's fees actually incurred thereby. (JA 3. To appear in and defend any action or proceeding purporting to affect the security rights or powers of the Beneficiary or Trustee'; and in any suif action or proceeding in which Beneficiary or Trustee may appear, including any foreclosure of this deed, to pay all actual costs and expenses; including costs of title search, title insurance and the Beneficiary or Trustee's attorney fees. As part and in consideration of the other covenants contained herein, all parties hereto agree: 8. In the event that any portion or all of the property shall be taken under right of eminent domain or condemnation or by the government in any way. Beneficiary shall have the reasonable costs, expenses and attorney's fees paid and incurred by the Grantor and the Beneficiary in such proceedings and any remaining sums be applied first be applied to pay all secured hereby and any sums due hereunder. Grantor agrees, at Grantor's sole expenses it on necessary and execute all instruments necessary to obtain such compensa-9. Upon written request of Beneficiary, payment of the Trustee's fees and presentation of the indebtedness. 9. Upon written request of Beneficiary, payment of the indebtedness. Trustee may (a) consent to the making of any map or plat of said property. (b) join in the subortified as the'' person or persons blegaily enhittee in any map or plat of said property. (b) join in the subortified as the'' person or persons blegaily enhittee in any map or fact of any map or plat of said property. (b) join in the su 

tion, including reasonable attorney fees upon any indebtedness secured hereby or obligation of the Grantor hereunder in such order, as the Beneficiary in his sole discretion may ab-solutely determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire or other insurance policy or compensation or hereunder or invalidate any act done pursuant to such notice. 12. Upon default of the Grantor and payment of any indebtedness secured hereby or in his performance of any agreement hereunder or in the event the Beneficiary sole discretion, deem itself to be insecure, Beneficiary may without need for notice proceed to foreclose this Trust Deed in equity as a mortize of default given 12. Upon default of the Grantor and payment of any indebtedness secured hereby or in his performance of any agreement hereunder or in the event the Beneficiary should, in the Beneficiary's sole discretion, deem itself to be insecure, Beneficiary may without need for notice proceed to foreclose this Trust Deed in equity as a mortage or direct the Trustee to of the written notice and the election of the Beneficiary to sell the described real property together with the improvements thereron and all other things converged hereunder to satisfy Trust Deed in the manner provided in the statutes of the State of Oregon. Survite state of rougen states of 100 more there of the foreclose this addition secured the election of the Beneficiary to state of Oregon may pay to be Beneficiary's successors in interest, respectively, the amount due to the Grantor or any other persons op triviledged under the statutes of the State of Oregon may pay to be Beneficiary's successors in interest, respectively, the amount due to trustee for the Trustee for the Trustee for the Trustee's and toring's fields' that the statutes of the State of Oregon may pay to be Beneficiary's increases in there states of this obligation and line increase descates the state of the brokery and inprovem

Successors in interest entities to such surplus. Provided, nowever, that the Grantor shall hold harmless and defend the Trustee from any misapplication of the funds or the proceeds of Sale. Surplus And Sale an

18. The Granter covenants and agrees to and with the Beneficiary and those claiming under him and warrants that the Grantor is lawfully seized in fee simple of the described

property set forth on herein and has a valid unencumbered title thereto.
The Grantor agrees to warrant and forever defend the same against all persons whatsoever.
The Grantor agrees to warrant and forever defend the same against all persons whatsoever.
If the Grantor agrees to the set of transfer, in any way all or any part of his interest hereunder without the prior written consent of the Beneficiary which m
The Grantor warrants that the proceeds of the loan represented by the above described note and this Trust Deed after, The Grantor of Sector Sector of Sector and The Grantor is a natural person) are for business or commercial purposes other than agricultural purposes. ay require a change in Jonity of





A STAR A STARTED BUTCHING SOUND AND AND AND AND AND AND AND AND AND A	TRUSTOEED	а.
revocably grants, hardains, sells, and couveys rustee," in trust, with power of sale the follow- d as:	TIPOLIS Valiefical di <u>berealter Grander in</u> RIPOLIS Valiefical di <u>berealter in terminalier in terminalier</u> describer OMNENIN TITTO COMPANY ORIGIN mere particularly describer	
	이 가지 않는 것이 같다. 이 것 같은 것이 집에서 집에서 많은 것을 알았지? 영상에서 집에서 지수가 있다. 것이 집에 대해 물건을 받았다. 것이 있는 것이 같은 것	S
In constant in a successors at	and assigns	, ex-
IN WITNESS WHEREOF at 19-87, the Grantor has bereinforced band	shall be made to carry this construction into effect	ular Uogi
and that has been there we are a remused by note contribut to the payee and Grantor is the effectively is the payee and Grantor is the according to its terms will be made	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100
the property described herein of any part thereon		dam
the property described herein of any part therein Grantor without obtaining the prior written one- sil be null and void aud, at the sole option of the respective of any nonurity dates expressed in this	ar interco	<b>L)</b>
STATE OF OREGON,	and a state of the second state of a factor of a factor of the second state of the second state of a factor of the second state of the second stat	neo neo con <sub>c</sub>
	in contract and a second se	21 <b>*</b>
Timothy Wakefield	duly sworn did say that the start who, each being i	and lirst
	Secretary of water the second state of the sec	uni Gol Tine
and acknowledged the foregoing	a corporation, and that the seal attixed to the foregoing instrument is in section and that the instrument is the seal of seal	he nd
SEALS OF LAL DC	and deed a single singl	rs; Ict
0 10 My commission expires	Notary Public for Oregon	549 77 1 <b>7</b>
	My committee the	
37/22/22/22/2010 Providence of the second se	SEAL)	-
	EEQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.	44 8
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You	EROUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee Ider of all indebtedness secured, by the foregoing "trust deed, All sume secured by	
TO: The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held bytyou under the same. Mail reco	REQUEST FOR PULL RECONVEYANCE To be used only when obligations have been poid. 	
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together with said frust deed) and to reco estate now held by you under the same. Mail reco DATED:	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid , Trustee Ider of all indebtedness secured by the foregoing trust deed. All sums secured by said u hereby are directed on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you onvey, without warranty to the parties designated by the terms of said trust deed the onveyance and documents to	
To: The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held bytyou under the same. Mail reco estate now held bytyou under the same is an in the DATED. Main statutes and in a chart of the same is an interval to statute and the same is a statute of the same is an interval to statute and the same is a statute of the same is an interval to statute and the same is a statute of the same is an interval to statute and the same is a statute and the same is an interval the statute and the same is a statute and the same is an interval the statute and the same is a statute and the same is an interval the statute and the same is a statute and the same is a statute and the statute and the same is a statute is a statute and the same is the statute and the same is a statute is a statute and the same is the statute as a statute is a statute is a statute and the same is the statute as a statute is a statute is a statute and the same is the statute is a statute is	Ite be used only when obligations have been poid.	
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You and trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held by you under the same. Mail reco be now held by you under the same. Mail reco barrent and satisfied and satisfied and to reco estate now held by you under the same. Mail reco barrent and satisfied and satisfied and to reco estate now held by you under the same. Mail reco barrent and satisfied and satisfied and the same barrent and satisfied and satisfied and the same satisfies and satisfies and the same satisfies the same satisfies and satisfies and satisfies the same satisfies and satisfies and satisfies and satisfies and the same satisfies and satisfies and satisfies and the same satisfies and satisfies and satisfies and satisfies and satisfies and the same satisfies and sati	REQUEST FOR FULL RECONVEYANCE         To be used only when obligations have been poid	
The undersigned is the legal owner and hold frust doed have been fully paid and satisfied. You said trust doed or pursuant to statute, to cancel herewith together with said frust doed) and to reco estate now hold bytyou under the same. Mail reco barrant and the same statute is to statute the same state now hold bytyou under the same. Mail reco barrant is statute and the same state and to reco estate now hold bytyou under the same. Mail reco barrant is seen and the same state and the same state is a state of the same state and the same stat	REQUEST FOR PULL RECONVEYANCE         To be used only when obligations have been poid.	
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together with said frust deed) and to reco estate now held by you under the same. Mail reco because in the here with said frust deed and to reco estate now held by you under the same. Mail reco barrent and the same and the same of here and and and DATED.	REQUEST FOR FULL RECONVEYANCE         To be used only when obligations have been poid        , Truistee         Ider of all indebtedness secured by the foregoing trust deed. All sums secured by said the terms of an indebtedness secured by said trust deed (which are delivered to you of any sums owing to you under the terms of one your of any sums owing to you under the terms of one your of indebtedness secured by said trust deed (which are delivered to you on one you without warranty to the parties designated by the terms of said trust deed the terms of trust deed the terms of terms of the terms of	
The undersigned is the legal owner and hold frust doed have been fully paid and satisfied. You said trust doed or pursuant to statute, to cancel herewith together with said frust doed) and to reco estate now hold bytyou under the same. Mail reco barrant are submaried and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the satisfies and the same set of the same set of the same set of the same set of the same set of the same set of the satisfies and the same set of the same set o	REQUEST FOR FULL RECONVEYANCE         To be used only when obligations have been poid	
The undersigned is the legal owner and hold frust doed have been fully paid and satisfied. You and trust doed or pursuant to statute, to cancel berowith together with said frust doed) and to reco estate now held bytyou under the same. Mail reco estate now held bytyou under the same. Mail reco estate now held bytyou under the same mail to reco estate now held bytyou under the same mail to reco estate now held bytyou under the same mail to reco estate now held bytyou under the same mail to reco estate now held bytyou under the same mail to reco estate now held bytyou under the same mail to be estate now held by source the same mail to be estate now held by source and the same mail to be estate to be the same and the same mail to be the estate of the same and the same mail to be the estate of the same and the same and the same mail to be estate to be the same and the same and the same and the same and the same and the same and the same and the same estate of the same and the same a	REQUEST FOR Full RECONVEYANCE         To be used only when obligations have been poid	
The undersigned is the legal owner and hold frust doed have been fully paid and satisfied. You said trust doed or pursuant to statute, to cancel herowith together with said frust doed) and to reco estate now hold by you under the same. Mail reco because now hold by you under the same. Mail reco because now hold by you under the same mail to see estate now hold by you under the same mail to be added at see the same and the ball here and the same and the same and the same and the ball here and the same and the same and the same and the ball here and the same and the same and the same and the ball here and the same and the same and the same and the ball here and the same and	EEQUEST FOR FULL RECONVERANCE         To be used only when obligations have been paid.	
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied. You and trust deed or pursuant to statute, to cancel berewith together with said frust deed) and to reco estate now hold by you under the same. Mail reco estate now hold by you under the same. Mail reco bereated as a state of the four said satisfied and the same as a state of the four satisfied and satisfied as a state of the same state of the four satisfied as a state of the same state of the same state of the satisfied as a state of the four satisfied as a state of the same state of the state of the same state of the same state of the same state of the same state of the same state of the same state of the state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the state of the same state of the	REQUEST FOR FULL RECONVEYANCE         Is be used only, when obligation, have been poid.	
The undersigned is the legal owner and hold frust doed have been fully paid and satisfied. You and frust doed or pursuant to statute, to cancel herewith together with said frust deed) and to reco- estate now held by you under the same. Mail reco- estate now held by you under the same. Mail reco- estate now held by you under the same. Mail reco- estate now held by you under the same. Mail reco- estate now held by you under the same. Mail reco- estate now held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- estate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. Mail reco- setate new held by you under the same. The prine branch by held the same held by held the same of the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held by held the same held the same held the same held the same held the same held the same	REQUEST FOR FULL SECONVEYANCE         Is be used, say when obligations have been peid.	