FORM No: 881-Oregon Trest Deed Series-TRUST DEED	
OK	EGTRUST DEED BY
THIS TRUST DEED	<u>,</u>
SCOT L. HULL and JUDY K. HULL, hus	2nd day of March HANFING 19:87. , between
AS Granton ASPEN TITTE DOG	County antren.
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as Detienciary,	102 Jan 102 Ja
Grantor irrevocably grants, bargains, sell	WIINESSETH: IU provisegi en prine
Lot 15 and the South 5 feet a	May technologi to the section of the
LEIRST ADDITION TO GATEWOOD, in	f Lot 16, Block 12, Tract No. 1064, June 11, 11, 11, 12, 11, 12, 11, 12, 11, 12, 11, 12, 12
3	in the second
THIS TRUST DEED IS SECOND AND	INFERIOR TO "THAT CONTACT" OF SALE
OF RECORD IN FAVOR OF THE STAT	E OF OREGON BY AND THROUCH THE
MARCH 29 1985 TN POOK N OF	DATED MARCH 25, 1985, RECORDED
now or hereafter appertaining, and the rents, issues and performance tion with said coal and a state and performance and the seid coal and	nts and appurtenances and all other rights thereunto belonging or in anywise
becomes due and payable. In the event the within describ sold, conveyed, assigned or alienated by the grantor with then, at the beneficiary and the grantor with	strument is the date, stated above, on which the tinal installment of said note bed property, or any part thereof, or any interest therein is sold, agreed to be thout first having obtained the written consent or approval of the beneficiary, y this instrument, irrespective of the maturity dotter.
herein, shall become immediately due and payable, pe mag The above described real property is not currently used To protect the security of the	y this instrument, irreprective -t -t
1. To protect, preserve and maintain said deed, grantor a	grees: (a) consent to the making of any
to complete or restore promptly and in dood and	intereor: (d) reconvey, without warranty of the or the inn or charge
tions and with all laws, ordinances, redulations	and the proof of the fruthfulness thereof m any matters of facts shall
totins and restrictions allecting said property. if the submitting to venant form in executing such linancing statements pursual the technology so rec cial. Code as the beneficiary may require and to pay to the Uniform proper public office or offices, as well as the cost of all lien search by filing officers or searching agencies as may be deemed desirable beneficiary.	in the pointed by a series in person, by agent or by a reservery may at any
now or hereafter and continuously maintain insurance on the	issues and prolits, including those past due and unand the collect the rents,
and such other hazards as the heneliciary may from time to time	by lire ney's less upon any indebtedness secured hereby, and in such order as bene- ritten in. Itciary may determine.
if the grantor shall fail for any reason to procure any such insurance and deliver said on the fail for any reason to procure any such insurance deliver said	insured; insurance policies or compensation or awards for any tables of the and other and other
collected under any fire or other insurance policy may be applied by	uildings; , pursuant to such hotee. amount 12. Upon default by Arantor in payment of any induct of the such hotee.
may idetermine, or at option of beneficiary the entire amount so colle any part thereof; may be released to grantor. Such application or relea not cure or waive any default or policy of the policy of the source o	neliciary declare all sums secured hereby immediately due and payable. In such an lise shall be eneliciary may describe the beneliciary at his election may proceed to however, the beneliciary at his election may proceed to however, the such an line control of the secured hereby the shall be and payable. In such an
2. To keep said premises free from construction liens and to	execute and cause to be recorded his written notice of default and his election pay all to sell the said described real property to satisfy the selection
to beneficiary, should the grantor fail to make payment of any travel	di other; thereol as then required by law and proceed to foreclose this trust deed in therefor, the manner provided in ORS 86.735 (20.86.736)
by "direct" payment, or by, providing theneficiary with itands with ital make, such, payment, beneficiary may, at its option, make payment, and the amount so paid, with interest at the rate set forth in the point.	hich to a sale, and at any time prior to 5 days before the deta the valvertisement and
trust deed, shall be added to and become a part of the debt secured i trust deed, without waiver of any rights arising from breach of any	by this entire amount due at the time of the cure other than with and by paying the
erty hereinbefore described, as well as the grantor, shall be bound same extent that they are bound for the payment of the obligation;	all
render all sums secured by this trust deed immediately due and payab, constitute a breach of this trust deed immediately due and payab.	liciary, together with trustees and attorney's lees not exceeding the amounts provided
of title search as well as the other costs and expenses of the trustee in in connection with or in enforcing this obligation and the trustee in	he cost place designated in the notice of sale or the time and at the time and
7. To appear in and defend any action or proceeding purport affect the security rights or powers of beneficiary or trustee, and in an any nuit for the which the beneficiary or trustee may appear, no	ing to shall deliver to the purchaser its deed in form as required by law conveying in the property so sold, but without any coverant or wared by law conveying
cluding evidence of title and the beneliciary's or trustee's attorney's lee amount of attorney's lees mentioned in this paragraph 7 in all cases the	s; in- s; in- the grantor and beneficiary, may person, excluding the trustee, but including at the
decree of the trial court, grantor further agrees to pay such sum as the pellate court shall adjudge reasonable as the beneficiary's or trustee's ney's lees on such appeal.	ent or shall apply the proceeds of sale to payment of (1) the expenses of sale, in-
It is mutually agreed that: 8. In the event that any portion or all of said property shall be i under the right of eminent domain or condemnation, beneficiary shall hav right, if it so elects, to require that all or any corrion of the rest.	deed as their interest subsequent to the interest of the frustee in the resons

It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken ight, if is oelects, to require that all or any portion of the monies paybid to pare all reasonable costs, expenses and attorney's lees necessarily poid poplied by it into a poplied by it into a poplied cost, and expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid both in the triat upon any reasonable costs, expenses and attorney's lees necessarily poid secured 'hereby' and dinnor agrees, at it's own expensive. To take such actions secured such interests may appear in the order of their priority and (4) the surplus. If any, to the grantor or to his successor trustee appointed herein trustes, the latter stappointen, and without conveyance to the successor and subtitution shall be necessarily point the indebted and therein or to any successor trustee. 9. At any time and trunch agrees, at it's own expensive to the mone request of bear ficiary, payment of its lees and prime to time upon written request of bear ficiary payment of its lees and prime to time upon written request of bear ficiary in a and prime at the trustee hereunder. The successor trustee. 9. At any time and tructions of this ideed and the host of bear 10. Trustees accepts this trust when this deed, duly secured and the liability of any person (or the payment, of the indebted mess) trustee may. 11. Trustee accepts this trust when the france appointed berear 12. Trustees accepts this trust when ther

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surplus, if any, to the grantor or to his successor in interest entitled to sucn surplus. 16. Beneficiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-runder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duties conterred and substitution shall be made by written instrument executed by beneficiary, which, then recorded in the mortgage records of the county or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and

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secured hereby, whether or not named as a be gender includes the leminine and the neuter, a IN WITNESS WHEREOF, sai	and the singular number inc	ludes the plural.	never the context so requ	tires, the masci
* IMPORTANT NOTICE: Delete, by lining out, which not applicable, if warrenty (o) is applicable and th as such word is defined in the Truth-In-Lending V beneficiary. MUST, comply with the Act, and Regul disclosures for this purpose use Stevens Ness Form if compliance with the Act is not required, disregar	ever, warranty (a), or, (b) is the beneficiary is a creditor Art and Regulation Z, the ation, by making, required	Scot L. Hul	L Hull	
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behave of the fact in coverants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real-property and has a valid, unencumbered title thereto the seized in fee simple of said described real-property and has a valid, unencumbered title thereto the beneficiary and the same segainst all persons whomsoever. and that he will warrant and forever defend the same segainst all persons whomsoever.

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