FORM No. 881—Oregon Trest Bood Series—TRUST DEED.	950en Tille 7	#M-31398 STEVENE-HEED LAW FU	s. CO., PORTLAND, OR, \$7204
OK +1 +0E90	TRUST DEE	o Vol <u>MXV</u> Page	T1.700
THIS TRUST DEED, made the	15th day F. ROBINSON, Husba	of September <u>France States.</u> and and Wife	1987. , between
ACCEN TITLE AND ESCR		County surved	, as Trustee, and
as Grantor, ASPEN TILL TO DONALD L. DUNN, SR.	HECONDER 3 (ist : : : :: ment/microthin/recep	
as Beneficiary, grant	WITNESSE	Tr poor(zeel/volume)	Vo - No / on
in Klamath Coun	ry, Oregon, described a		fon the Listiday
Lot 11; Block 5; SECOND /	ODDITION TO WINEMA	GARDENS, in the County of STATE OF ORECO.	Klamatherensen
the twee or central this free, Seed for this MC	old which it tocurat: Agih touth be	delicered to the Ivales log concellation before recess	erobin Mill De mude,
		Beneficiary	
together with all and singular the tenement	s, hereditaments and appur	tenances and all other rights thereunto b	elonging or in anywise
now or hereatter appertuning, and the seid real estate.		and advenment of grantor herein contains	ed and payment of the
sum of Forty Two Thousand and P	000.00)	llars, with interest thereon according to the	e terms of a promissory
note of even date herewith, payable to be not sooner, paid, to be due and payable. Si	Maturity of Note	he date, stated above, on which the final	installment of said note
becomes due and payable. In the event the second, conveyed, assigned or alienated by the beneficiary's option, all obligates	he grantor without tirst he ions secured by this instruc	aving obtained the written consent or approperty irrespective of the maturity dates	
The above described real property is no	deed grantor agrees:	a) consent to the making of any map or plat of	said property; (b) join in thereon; (c) join in any
1. To protect, preserve and instance building and repair; not to remove or demolish any building to commit or permit any waste of said property.	in good and workmanlike	nereof; (d) reconveyance may be described rentee m any reconveyance may be described feating and the recitals therein of the recitals the recital the recita	as the "person or persons of any matters or facts shall "rustee's fees for any of the
J. To comply with all laws, ordinances, re	gulations, covenants, condi- e beneliciary so requests, to	10. Upon any delault by grantor hereund ime without notice, either in person, by agent	fer, beneficiary may at any or by a receiver to be ap-
cial Code as the beneficiary may require and to proper public office or offices, as well as the cos by filing officers or searching agencies as may be	pay for filing same in the first of all lien searches made be deemed desirable by the	orty or any part thereof, in its own name sue of suces and prolits, including those past due and	inpaid, and apply the same,
beneficiary. A. To, provide and continuously maintain now or hereafter erected on the said premises all and such other hazards as the beneficiary may it an amount, not less than \$1.DSUTADIC_VAL companies acceptable to the beneficiary, with lost the companies acceptable to the beneficiary with lost the provider of insurance shall be delivered to the beneficiary.	insurance on the buildings	iciary may determine.	
if the grantor shall fail for any reason to procure	een days prior to the expira-	oursuant to such notice.	at any indehtedness secured
collected under any lire or other insurance policy	in such order as beneficiary	hereby or in his performance of any agreement he declare all sums secured hereby immediately devent the beneficiary at his election may proceed	ue and payable. In such and to toreclose this trust deed by
may determine, or at the same any part thereof, may be released to grantor. Such not cure or waive any default or notice of default or done pursuant to such notice.	h application or release shall t hereunder or invalidate any	advertisement and sale. In the latter event the be execute and cause to be recorded his written not cause to be recorded his written not cause to be recorded by written not cause to the said described real property to a	eneliciary or the trustee shall ice of default and his election atisfy the obligation secured
taxes, assessments and other charges that may be against said property before any part of such charges become past due or delinquent and property the dranfer fail to make to	taxes, assessments and other.; optly deliver receipts therefor a sayment of any taxes, assess-	the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced for	eclosure by advertisement and
by direct payment or by providing beneficiary by direct payment, beneficiary may, at its op make such payment, peneficiary may, at its op	tion, make payment thereof, it set forth in the note secured	sale, and at any time prior to 5 days before the	ed by ORS 86.753, may cure
trust deed, shall be added to and become a par trust deed, without waiver of any rights arising trust deed, without waiver of any rights arising	from breach, of any, of the prop-	heins cured may be cured by tendering the pe	ther default that is capable of reformance required under the tion to curing the default of y to the beneficiary all cost
erty hereinbelore described, as well as the gra- erty hereinbelore described, as well as the gra- same extent that they are bound for the payn same extent that they are bound shall be immed	nent of the obligation herein diately due and payable with-	detaults, the person electing and expenses actually incurred in enforcing the together with trustee's and attorney's lees not entoyether with the left of	obligation of the trust deciceeding the amounts provide
described, and the nonpayment thereof shall, at our nolice, and the nonpayment thereof shall, at render all sums secured by this trust deed imm constitute, a breach of this trust deed. To pay all costs, lees and expenses o of title search as well as the other costs and ea in connection with or in enforcing this obligatio	penalt of and bridge all he	JA. Otherwise, the sair shair or need on place designated in the notice of sale or the be postponed as provided by law. The truster in one parcel or, in separate, parcels and suction to the highest bidder for the sale with the	tille to the same and he
7. To appear in and defend any action	y or trustee; and in any suit;	salcion to which purchaser its deed in form the property, es sold, but, without any covenar piled. The recitals in the deed of any matters of the truthfulness thereof. Any person, exten- the grantor and beneficiary, may purchase at t	I I at about he conclusive next
action or pheteorical processors of this deed, to pen any suit for the foreclosure of this deed, to pen cluding evidence of title and the beneficiary's fees mentioned in this particles of the pen control	ay all costs and expenses; the trustee's attorney's fees; the ragraph 7 in all cases shall be	15. When trustee sells pursuant to the shall apply the proceeds of sale to payment o	(1) the expenses of sale, i
fixed by the trial court, grantor turther agreed decree of the trial court, grantor turther agreed pellate court shall adjudge reasonable as the least of the court shall adjudge reasonable as the least of the court agreed.	s to pay such sum as the ap- beneficiary's or trustee's affor-	having recorded liens subsequent to the inter- deed as their interests may appear in the order surplus, if any, to the grantor or to his success	est of the trustee in the tru- r of their priority and (4) to sor in interest entitled to sur
8. In the event that any portion or and under the right of eminent domain or condemna right, it is so elects, to require that all or any right, it is so elects, to require that all or any	portion of the monies payable excess of the amount required	surplus. 16. Beneficiary may from time to time sors to any trustee named herein or to any st	appoint a successor or successor trustee appointed her
to pay all reasonable costs, expenses and atto	rney's fees necessarily paid of	upon any trustee herein named or appointed her	reunder. Each such appointme rument executed by beneficial
incurred by grains in the seasonable costs are applied by it lirst upon any reasonable costs are both in the trial and appellate courts, necessaticizing in such proceedings, and the balance secured bereby; and 'grantor' agrees, at its lown and execute such instruments as shall be necessation, promptly upon beneficiary's request, pensation, promptly upon beneficiary's request.	applied upon the intercentary is expense; to take such actions essary in obtaining such com-	of the successor trustee. 17. Trustee accepts this trust when acknowledged is made a public record as pr	this deed, duly executed as
9. At any time and from time to time to time to time to ticary, payment of its lees and presentation endorsement (in case of tull reconveyances, for endorsement of the payment of	of this deed and the note for cancellation), without affecting the indebtedness, trustee may	obligated to notify any party hereto of perturn trust or of any action or proceeding in which shall be a party unless such action or proceed	frantor, beneficiary or trust ing is brought by trustee.
The True and Act provides that the true	tee hereunder must be either an o	attorney, who is an active member of the Oregon	state Bar, a bank, trust compo authorized to insure title to r

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 insure title to real or savings and loan association authorized to insure title to real property of this state, its subsidiaries, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

The granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the beneficiary and those claiming the granter covenants and agrees to and with the granter covenants and the granter covenants and the granter covenants and the granter covenants and the granter covenants are granter covenants.	ming under him, that he is law-
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The grantor covenants and agrees to the property and has a valle, under the sample of said described real property and has a valle, under section of the sample of said described real property and has a valle, under section of the sample of said described real property and has a valle of the sample of said described and the sample of the	ONVOLUMENTAL SHOOL OF INSIGN AND AND AND AND AND AND AND AND AND AN
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The frantor warrants that the proceeds of the loan represented by the above described in the frantor warrants that the proceeds of the loan represented by the above described in the frantor is personal, tamily or household purposes (see Important Notice (a)s primarily for grantor is personal, tamily or household purposes (see Important Notice) (b) for an organization, or (even it grantor is a natural person) are for business or continues to the benefit of and binds all parties herefor their, here, and the processors and assigns. The ferm benefit carry shall mean the holder at the processors and assigns. The ferm benefit of the processors and assigns. The ferm benefit of the processor and the processor and the singular number includes the plural.	inmercial purposes, administrators, executors, legatees, devisees, administrators, executors, and owner, including pledgee, of the contract and owner, including pledgee, of the masculine
This deed applies to inures to the benefit The form beneficiary state this deed and wh	of the state of th
gender includes the tens WHEREOF said granter lies herethic that the wind of the said granter lies and the said granter li	Date of the state
** IMPOSTANT NOTICE: Delete, by Jining out whichever, warrants, (a) or (b) is not applicable; if warrants (a) its applicable and the heatildary is a creditor and applicable; if warrants (a) its applicable and the heatildary is a creditor or applicable; if warrants (a) its applicable and the heatildary is a creditor or such wood is defined in the Truth-in-Lending Act and significant or applicable and the Truth-in-Lending Act and the Truth-in-	day and year first above with the part of
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County of transport was exchowedged before me on the instrument was sunder the property of the	of observed and considers the property of the constant of the
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Notary Public 44 Oregon Notary	in the first programmed the street of the st
Notary Public of Oregon Notary Public of Oreg	the written consent of approved of the hembranes. On this institutor drives expressed themes of the hembranes.
have at the beneficiary's option all the transfer with Lugge, be my part.	unnated out the trust deed. All sums secured by
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DATED: may sangular to	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it accords. Both miss he delivered to	the trustee for concellation
	County of Klamath
TEVERS HESS LAW JUS. CO., PORTLAND, GRAND	was received for received for section of September 198/,
Grantor irrevocably grants, barg ins, sells and conveys to it Oregon, described as:	in book/reel/volume or as fee/file/instru- page 17166 or as fee/file/instru-
as Beneficiary, MECONDER & USE	Record of Mortgag my hand and seal of
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Donald Lyna Stude the Tee: \$9.	00 And Dear
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