		#6/ 2/740	SSS LAW PUB. CO., FORTLAND, OR, 57204
FCRM No. 881—Orreges Trest Deed Series—TRUST DEED.	75pen Tille	D VOIMANA	age 17166.
THIS TRUST DEED, made the	15th day F. ROBINSON, Husba	of September	21:17:17; 1987::; between
as Grantor, ASPEN TITLE AND ESCR DONALD L. DUNN, SR.		Kecord of Mor DN COLLOUN Warness County affixed	THE CONTROL OF THE CO
as Beneficiary, Como	508	ъп. — un book/zee//v page1/160, "	rosa at eate the property  olume No NSTon  or aster/file/instru
Grantor irrevocably grants, barg in Klamath Coun	ty, Oregon, described o	was received to	or record on the Mak day
State of Oregon ED	ADDITION TO WINEMA	GARDENS, in the Country of State of C	fy of Klamath (22)
De just laye as deciray this Tives Deed OR this MC	its which it rounds: Agih inuts be	delivered to the fiviles for contellchiat &	Plots recover redex 3011 ha muse.
		Benefici	BL 24 회사 : 10 10 10 전문 사람들이 보다 한 사람이 되었다. [1] 1
together with all and singular the tenement now or hereafter appertaining, and the rents	s, hereditaments and appur s, issues and profits thereof	tenances and all other rights the and all fixtures now or hereafter	reunto belonging or in anywise attached to or used in connec-
FOR THE PURPOSE OF SECURI	NG PERFORMANCE of S	each agreement of grantor never	the seasof a promissory
note of even date herewith, payable to bene	t Maturity of Note	america mi 19 mil antique const	the final installment of said note
becomes due and payable. In the event the	within described property, he grantor without tirst h	or any part thereof, or any inte- aving obtained the written conser- ment, irrespective of the matur	rest therein is sold, ageneticiary.
herein, shall become immediately due and p.  The above described real property is no	ayable, is near such appropriate to correctly used for agriculture	l, timber or grazing purposes.	to the transfer (b) join in
To protect the security of this trust 1. To protect, preserve and maintain said Used repair, not to remove or demolish any building to to commit or permit any waste of said property. 2. To complete or restore promptly and panner any building or improvement which may be true of thereon, and pay when due all costs incur	property in good condition in good and workmanlike		or plat of sain property, for any restriction thereon; (c) join in any ting this deed or the lien or charge the property. The described as the "person or persons as therein of any matters or lacts shall thereol. Trustee's lees for any of the ll be not less than \$5.
3. To comply with all laws, ordinances, re	e beneficiary so requests, to		In the not less than \$5. In the not less than \$5. In the remoder, beneficiary may at any by agent or by a receiver to be apply to the adequacy of any security for upon and take possession of said propages such or otherwise collect the rents,
proper public office or offices, as well as the cos by filing offices or searching agencies as may b	of difficent search by the		upon and take possession of said pos- aime sue or otherwise collect the rents, due and unpaid, and apply the same, d collection, including reasonable attor- red hereby, and in such order as bene-
now or hereafter erected on the said promise age and such other hazards as the beneficiary may be an amount not less than \$ 10 SUT a 1 Companies acceptable to the beneficiary, with	om time to time require, in LUC written in a payable to the latter; all payable to the latter; all	11. The entering upon and to collection of such fents, issues and pro- insurance policies or compensation or a	sking possession of said property, the offits, or the proceeds of tire and other twards for any taking or damage of the wards for any taking or damage of the content of the processes of the content of
deliver said policies to the beneficiary at least filt tion of any policy of insurance now or herealts the beneficiary may procure the same at gran	een days prior to the explica- er placed on said buildings; the stor's expense. The amount	property, and the appropriate of defaul waive any default or notice of defaul pursuant to such notice.  12. Upon default by grantor in	hereunder or invalidate any act done
may determine or at option of beneficiary the emay determine or at option of beneficiary the may part thereof, may be released to grantor. Suc	ntire amount so collected, or	declare all sums secured nerely avent the beneficiary at his election r in equity as a mortgage or direct the advertisement and sale. In the latter	nay proceed to loreclose this trust deed trustee to loreclose this trust deed by event the beneficiary or the trustee shall and the beneficiary or the trustee shall
not cure or waive any detauning on the constant of the constant to such notice.  5. To keep said premises free from constants, can be constant taxes, assessments and other than see that may be against said property before any part, of such charges become past due or delinquent and property to be encilciary; should the transor fail to make to be encilciary; should the transor fail to make to be encilciary; should the transor that other charges.	ruction liens and to pay an	to sell the said described real real thereby whereupon the trustee shall in thereof as then required by law and the manner provided in ORS 86.735 to	x the time and place of sale, give notice proceed to foreclose this trust deed in 0.86.795.
by direct payment or by providing beneficiary	tion, make payment thereof, it	sale, and at any time prior to 5 days sale, the grantor or any other, person.	menced foreclasses by a seconducts the before the date the trustee conducts the so privileged by ORS 85.73, may cure teconsists of a failure to pay, when due, default may be cured by paying the cure ofher than such portion as would reed. Any other default that is capable of
hereby, together which and become a par trust deed, without waiver of any rights arising trust deed, without waiver of any rights arising the hereof and for, such payments, with in	t of the debt secured by the trom breach of any of the treest as aforesid, the prop-	heins durad may be cured by tender	ring the performance required under the
same extent that they are bound for the pays described, and all such payments shall be immed out notice, and the nonpayment thereof shall, at out notice, and the nonpayment thereof shall, at	nentrol, the obligation received that ely due and payable with the option of the beneficiary, ediately due and payable and	14. Otherwise, the sale shall	te, in addition to curing ine shall pay to the beneficiary all costs dorsing the obligation of the trust deed fees not exceeding the amounts provided be held on the date and at the time and all or the time to which said sale may held the trust of the time to which said sale may held said property either
6. To pay all costs, lees and expenses of	t this trust including the cost penses of the trustee incurred	be postponed as provided by law. I in one parcel or in separate parcels suction to the highest bidder for ca shall deliver to the purchaser its de-	and shall sell the parcel or parcels at ah, payable at the time of sale. Trustee ed in form as required by law conveying
res actually in an and defend any action of the security rights or powers of beneficiar affect the security rights or powers of beneficiary or action or proceeding in which the beneficiary or action or proceeding in which the beneficiary of this deed, to p	trustee may appear, including ay all costs and expenses, in-	plied. The recitals in the deed of any of the truthfulness thereof. Any per	matters of fact shall be conclusive proof son, excluding the trustee, but including rehase at the sale.
cluding evidence of this an amount of attorney's fees mentioned in this par amount of attorney's fees mentioned in the event of an lixed by the trial court, grantor further agree decree of the trial court, grantor further agree when the court shall editude reasonable as the l	agraph 7 in all cases shall be	attorney. (2) to the obligation secu	ant to the powers provided herein, trustee payment of (1) the expenses of sale, in- sitee and a reasonable charge by trustee's red by the trust deed, (3) to all persons the interest of the trustee in the trust of the order of their priority and (4) the
It is mutually agreed that:  8. In the event that any portion or all the right of eminent domain or condemna under the right of eminent domain or condemna that it is a sleets, to require that all or any	of said property shall be taken tion, beneficiary shall have the portion of the monies payable	16. Beneficiary may from ti	the interest of the truster at the in- in the order of their priority and (4) the his successor in interest entitled to succes- tion to time appoint a successor or succes- to any successor trustee appointed here- all without conveyance to the successor,
as compensation for auth tacket and atto to pay all reasonable costs, expenses and atto to pay all reasonable costs, expenses and atto	rney's fees necessarily paid or	trustee, the latter shall be vested we upon any trustee herein named or any	of any successor transc to the successor ith all title, powers and duties conterred pointed hereunder. Each such appointment written instrument executed by beneficiary, age records of the county or counties in be conclusive proof of proper appointment
both in the tria and specificary in such proceedings, and the balance ficiary in such proceedings, and the balance secured hereby; and grantor agrees, at its low and execute such instruments as shall be necessarily upon beneficiary's request.	applied upon the indeptedness i expense, to take such actions essary in obtaining such com-	of the successor trustee.  17. Trustee accepts this trusched is made a public re-	ust when this deed, duly executed and cord as provided by law. Trustee is not
persated, At any time and from time to time for the ficiary, payment of its less and presentation endorsement (in case of full reconveyances, for the liability of any person for the payment of	of this deed and the note for cancellation), without affecting the indebtedness, trustee may	shall be a party unless such action	of in which grantor, beneficiary or frustee or proceeding is brought by trustee.  Oregon State Bar, a bank, trust company to Oregon State Bar, a bank, trust company to Oregon State Bar, a bank, trust company

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, must company or savings and loan association authorized to insure title to real or savings and loan association authorized to do business under the lower of Oregon For the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585, property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The country of the same and the country of the context of the country of the coun	or the same Charles to the same transport of	it being and bolled by the near the wind by the near the wind by the near the wind by the near the nea	OREGON, and Coal Familia and Coal Famili	escritatives successors and as a beneficiary he by, whether or not maned as a beneficiary he by, whether or not maned as a beneficiary he by, whether or not maned as a beneficiary he will be successful and the singular transfer of the successful granter with the successful granter	the state of the s	it in a case of the same of th
SOURS Whomsoever consequences the property of	ACE N. INC. 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	se used only when soling or course of the product o	The parties of the pa	ular number includes ular number includes the provide	the above specially the second of the second	Property of The beneficiary at the beneficiary at on the property and has a value of the property against all performs against all performs against and particles.
Problemes have been been been been been been been be	LNEMA: GARDENS  INEMA: GARDENS  CONVEYS: 10 Truste  Conveys: 10 Tr	the say sourced by the say sourc	OREO  J. S.	his hand the day	ove described note as important. Notice bell pusitives of commercial and the commercial a	rd those claiming
では、1900年の日本のでは、1	STATE OF OR. County of TU 11 Certify it was received for of Sel in book/reel/v page 17.166/ ment/microfil. Record of Mo County affix	read trust deed. A tol. any sums owing to aid. trust deed. (wh. designated by the terr	STATE OF THE PROPERTY OF THE P	and year first above	nd this trust deed are; ow),	product shirty, that I have been some some shirty in the shirty of the s