FORM No. 141-Orogen Trust Deed Series-TRUST DEED.	ATC#\$31545	STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 57208
ASPEN TITLE & ESCRON, INC. Collect 80328 tment	Lec TRUST DEED	Vol. 1/18 Page 18465
THIS TRUST DEED, made this DONALD HALL and MATTHEW J. FLING.	6th day of each as to an undi	Vided ½ interest
as Grantor, ASPEN TITLE & ESCROW. IN BILL B. HARP and ROSELYN M. HARP.	Can Oregon Corp husband and wife w	oration, as Trustee, and ith full rights of survivorship
as Beneficiary,	WITNESSETH:	In book/real/sature No. 227. on num 18465. and and Alice and
Grantor irrevocably grants, bargains,	sells and conveys to tru	ustee in trust, with power of sale, the property
in Klamath County, O		Was received for record on the 9th day of
Lots 7A and 7B; Block 5, RAILROAD	ADDITION TO THE CI	TY OF KLAMATH FALLS, in the
County of Klämath, State of Oregon	L•	STATE OF OREGON,
مرد المرد المرد المرد المرد الم	د ۱۹۹۵ کو بارو دیگر دور در بارو بارو سیم می در و یا ۲۰ و در ۲۵ در سال موجود می مواند و ۲۰۰۰ توسط و ۲۹۹۸ کو بارو بارو در بارو در ۲۰۰۱ از بارو بارو در بارو در بارو در در در در در بارو موجود بر در مروز موجود و	ne (ne fer el se construction de la construction de la construction de la construction de la construction de la Canada de la construction de la cons Canada de la construction de la cons

Rogether 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 thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

sum of SIXTEEN THOUSAND AND NO/100-

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneticiary or order and made by grantor; the final payment of principal and interest hereof, if not sconer paid, to be due and payable and the maturity of Note and by frantor; the final payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by, this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grating purposes.

De nei lass of deciny this Irus Deed OR THE HOTE which it secures, Bolb must be delivered to the supres for reacted than before a

sold, conveyed, assigned or alienated by the grantor without litst herein, shall become immediately due and payable. The above described real property is not currently used for agricultu To protect the security of this trust deed, grantor agrees:
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1. To protect agrees and maintain said property in factor workmanike to the Uniform Commercial Code at the beneficiary may require and to pay for illing same in the proper public differ or ollices as may be deemed desirable by the agree of the same sector and the sector of the trust deed, grant and the sector and the sector of the se

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und, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement allecting this ded or the lien or charge subordination or other agreement allecting this ded or the lien or charge statement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this ded or the lien or charge statement in any restriction thereon; (c) in the any restriction is any restriction or persons regaily entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof to the truthulness therein of any matters or persons regaily entitled thereto," and the recitals therein of any matters or persons regaily entitled thereto, and the recitals therein of any matters or a less shall be conclusive proof to the truthulness thereout. Trustees less for any of the property, and without regard to the adequacy of any security for the indebideness hereby secured, enter upon and take possession of said property is and expenses of operation and collection, including reasonable attorney a fees upon any indebideness accured hereby, and in such order as beneficiary may determine.
(a) The entering upon and taking possession of said property, the collection of such rents. issues and profits, or the proceeds of line and other invariance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloreeds, the such early detault or notice.
(a) Upon delault by graintor in payment of any indebiedness secured hereby inmediately due and payshe. In such any event the beneficiary may at his election may proceed to foreclose this trust deed by advertisement and take. In the latter event the beneficiary or the trustee shall here the beneficiary or the trustee shall be recient or the advertisement and here exceed to selection the trustee shall be advertisement and the ended hereby immediately due and payshe. In such any event the beneficiary

<sup>13</sup>defaults; the person effecting the cure sum my provided in the trust deed together, with (trustee's and atformey's lees 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 be postponed as provided by law. The trustee may sell said property either bir'one' parcels or the time the parcel or parcels at a said the time of a provided by law. The trustee may sell said property either bir'one' parcels or the time the parcel or parcels at a said the time of a sale. Trustee shall deliver, to the purchaser its deed in form as required by law conveying the property so sold; but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the granter and beliciary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall deliver in the deel of the trustee and a reasonable charge by trustee's 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 deed for any further's and they intervise.
16. Beneliciary may from time to time appoint a successor or successor trustee hand herein trust here in the runt of the support. The successor or successor trustee hall be wated with all tille, powers and duits conterest of the suppoint herein therein the without conveyance to the successor trustee hall be made by written instrument executed by beneficiar, which, when truste berein the subsequent herein therein trustee the appointed herein, trustee shall be valed with all tille, powers and duits conterest upon any trustee herein the mortage records of the trustee shall be made by written instrument executed by beneficiar, which, when recorded in the mortage records of the county or counties in markey

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. it is into a structure in the same second seco

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 faws of Oregon or the United States, a title insurance company authorized to insure title to real 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.

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y seized in fee simple of said described re	al property and has a valid	unencumbered title thereto
Channel and the first provide the state of t	tables of parts of the second	A new provide the second secon
$\phi$ of the star court, from the states starts to pay under the court shall superjournerships of the terminate in the mutantic software that is a state of the state of the source that new particulations of the state the table of emitted for any participation of the state of the of the state of the state	end of the spin state of the conjugation of the	structured for the second seco
The grantor warrants that the proceeds of the second second seco	and construct the second secon	Encourse weits better the lab be sended and the sender
This deed applies to, inures to the benefit of sonal representatives, successors and assigns. The ured hereby, whether or not named as a beneficia	and binds all parties hereto, the term beneficiary shall mean the ary herein. In construing this dee singular number includes the plu	ir heirs, legates, devises, administrators, executors, s. holder and owner, including pledgee, of the contract d and whenever the context so requires, the masculine iral.
IN WITNESS WHEREOF, said growth and the second growthan second growthan second growthan second growthan second	rainanty (a) or (b) is efficient, is a creditor d Regulation Z, the by making required 1319, ar equivalent.	Hall.
c) quark furricated on some software weight of starting and starting and sequence on weight approximation of starting. The sequence on weight approximation of the starting and starting	a et plantaren beren ber	when the second
County of Klamath County of Klamath This intrument was acknowledged Defore 19.87 by Donald Hall and MATTHEW J. FL	me on This instrument wa	s secknowledged before me on
Andia Handre les Notary Public tor (SEAL) My gonfaington expires 1-23-8	Oregon 9 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ires: Statistical and a statistical statistica
to the other distribution of the other with secure and, connected as distribution distribution, the bareform, is all because innectionary of the and particular them, that because innectionary distribution of the observed as the other distribution. To observe described real property is not control to observe described real property is not control of the intervention of the observed of the rule description.	e be used only when obligations have be	stava dam westers server en oer server en server e En name
Lie one of marriet, of the legal owner and how or rothe undersigned is the legal owner and how trust deed have been fully paid and satisfied. Yo	D. 192 Instantion 12 196 916 Ider of all indebtedness scored a hereby are directed, on paymo I all evidences of indebtedness a	by the toregoing trust deed. All sums secured by said int to you of any sums owing to you under the terms of ecured by said trust deed (which are delivered to you
estate now held by you under the same. Mail rec	conveyance and documents to	and ad other rights therew in coloring constraint finance now or horizon a final for a profin profin- finance now or horizona
Do not lose or destroy this Trust Dood OR THE NOTE	which it secures. Both must be delivered	Bonoficiary te the trustee for concellation before reconveyance will be made.
A		STATE OF OREGON, County of Klamath ss. U.J. Os 1997 I certify that the within instrument was received for record on the 9th day
as Beneficiary, Country Grants, bar Granter Inevocably grants, bar Douald Half 0.30.0	Eos Providential and conversion Providential described agr Providential described agr	at
Bill B. Harp BITT B. BYBE SOG SOZETAN W. H Roselyn M. Harp	NG, cath as to an ur JNG, an Oregon 70 22, husbard and site 22, husbard and site	ment/microtilm/reception No
LHIS LEWEST DEED, made of ASPEN TITLE & ESCROW, INC. Collection Digitment	Eee: \$9.00	By Provident County Clerk

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