KI VIIIII KONKI THIS T	RUST, DEED, made this 2nd	TRUST DEED	Vol <u>**\8r</u> Page	<u></u>
				, 19.87, betwee
as Grantor, M	OUNTAIN TITLE COMPANY OF KI	AMATH COUNTY	and a state of the second	, as Trustee, and
ROBERT WIL	LLIAM ELLISON and HAZEL J.	ELLISON, husi	pand and wife	
and an an and a second				en en gestander in de service. En en gestander internet
in	th	and conveys to tr	ustee in trust, with power	of sale, the property
Willamette Me	and in the SW1NW1 of Section ridian, Klamath County, Or	on 1, townshi	p 39 South, Range 9 E	ast of the
the Easterly way line of C continuing East iron°pin; the 138.33 feet to said parcel be Bearings based	right of way line of Ogden limax Avenue a distance of st along said Southerly rig nce South 0'36' East 72:35 o an iron pin, thence North eing Parcel B of Minor Lend d on Minor Land Partition N	y right of way Street, then 129.43 feet (ght of way lin feet to an in 0 28' West 7 1 Partition No	y line of Climax Avenu- ce East along said Souto to the true point of 1 he of Climax Street 1 con pin; thence South 72.91 feet to the point 2.80-105.	ue intersects utherly right of beginning; thend 38.15 feet to ar 89°10' West at of beginning,
tion with said real en FOR THE P	state.	its thereof and all li	xtures now or hereafter attached	elondind as in
sum of SIX THO	USAND FIVE HUNDRED AND NO/	100	ment of grantor herein containe	ed and payment of the
ecomes due and pay old, conveyed, assig hen, at the beneficia erein, shall become i	aturity of the debt secured by this instru- vable. In the event the within described ned or alienated by the grantor withou ary's option, all obligations secured by the immediately due and payable	OL NOTE ment is the date, sta property, or any part it first having obtain is instrument, irresp	ated above, on which the final ir	and interest hereot, if
1. To protect, pr of repair, not to remov of to comunit or permit a 2. To complete satured thereon, and po 3. To comply will ons and restrictions alle in m executing such in al Code'as the benefic oper public office or p	eserve and maintain said property in good con- eve or demolish any building or improvement the any waste of said property. Or restore promptly and in good and workma improvement. which may be constructed, damage y when due all costs incurred therefor. I hall laws, ordinances, regulations, covenants, or cting said, property; if the benelicitary to request ancing statements pursuant to the Uniform Com lines at will cond to pay for tiling same in lines at will cond to pay for tiling same in	es: Standing any estimates and the second subordination thereoi; (d), re- subordination thereoi; (d), re- anlike grantee in any bid or legally entitled be conclusive pro- services mention (d, for 10, Upp uner- time without a the noised by any for the second	easement or creating any restriction or other agreement allecting this de- convey, without warranty, all or any y reconveyance may be described as thereto," and the recitals therein of t orooi of the truthulunes thereol. Tru ned in this paragraph shall be not less t m'any delaul by grantor hereunder, notice, either in person, by agent or ourt, and without regard to the adeg a hereby secured, enter upon and tak	thereon; (c) join in any ed or the lien or charge part of the property. The the "person or persons any matters or facts shall stee's lees for any of the han \$5. beneliciary may at any by a receiver to be ap- nuacy of any security for
w or hereafter erected d such other hazards a amount not less than mpanies acceptable to t licies of insurance shall the grantor shall fail to the grantor shall fail to	on the said premises against loss or damage by s the beneficiary may from time to time requiring s the beneficiary may from time to time requiring s this of the beneficiary as soon as insu- be delivered to the beneficiary as soon as insu- rany reason to procure any such insurance insu- be may reason to procure any such insurance insu- tion of the beneficiary as soon as insu- tions on to procure any such insurance insu- tions on to procure any such insurance insurance the beneficiary with the beneficiary as soon as insu- tions on the procure any such insurance insurance the beneficiary beneficiary as soon as insurance insurance the beneficiary beneficiary as soon as insurance in the beneficiary as soon as insurance the beneficiary benefici	dings less costs and e fire noy's less upon e, in ficiary may det in in 11. The ; ell collection of suc red; insurance policie	any indebtedness secured hereby, and ermine. entering upon and taking possession ch rents, issues and profits, or the pr	ncluding reasonable attor- d in such order as bene- n of said property, the
n of any policy of ins beneticiary may proo lected under any life of ty upon any indebtedne ty defermine, or at opla	intance now cleast litteen days prior to the esp intance now or herealter placed on said build ure the same at grantor's expense. The amp other insurance policy may be 'applied by be as secured hereby and in such order as benefic on of beneficiary the entire ampoint on other	pira- pira- mas, pursuant to such ount neti- hereby or in hi iary cosence with res. t, or declare default ings, pursuant to such thereby or in hi cosence autor thereby or in hi thereby or in hi cosence autor thereby or in hi thereby or in hi th	and application or release thereof as alco ult or notice of default hereunder or in notice. In default by grantor in payment of a sperformance of any agreement hereu pect to such payment and/or performa	presaid, shall not cure or invalidate any act done any indebtedness secured under, time being of the
done pursuant to such 5. To keep said pr es, assessments and oth inst said property belo Iges become past due o	suil or notice of delault hereunder or invalidate i notice. remises free from construction lens and to pay er charges that may be levied or assessed upon re any, part, of, such, taxes, assessments and of r, delinquent and promotiv deliver remained.	any in equity as a in advertisement ar all remedy, either a latter being more and an advertisement ar all remedy, either a latter event the l ther his written notic	a secured hereby immediately due at iciary at his election may proceed to mortgage or direct the trustee to fore at sale, or may direct the trustee to p at law or in equity, which the benefit beneficiary or the trustee shall execute a	nd payable. In such an loreclose this trust deed xclose this trust deed by ursue any other right or iciary may have. In the and cause to be recorded
direct payment or; by o such payment, benef the amount so paid, wi by, logether with the o	, liens or other charges payable by grantic, ell providing beneficiary with funds with which liciary may, at its option, make payment ther ith interest at the rate set forth in the note seen biligations described in participants 6 and 7 seen	ther proceed to fored to 86.795. red, sale, and at any	uy the obligation secured hereby whe place of sale, give notice thereof as it ose this trust deed in the manner prov the trustee has commenced foreclosur	reupon the trustee shall hen required by law and wided in ORS 86.735 to
and the set of the set	of any rights arising from breach of any of t uch payments, with interest as aloresaid, the pro- as well as the frantor, shall be bound to t bound for the payment of the obligation here ments shall be immediately, due and payable with nent thereof shall, at the option of the beneficient	this the default or de the sums secured by op- entire amount du the in not then be due ein being cured may	or any other person so privileged by elaults. If the default consists of a fai the trust deed, the default may be the at the time of the cure other than had no default occurred. Any other de be cured by tendering the performe	ORS 86.753, may cure ilure to pay, when due, e cured by paying the such portion as would elault that is capable of
the search as well as the	lees and expenses of this trust including the co ther costs and expenses of the trustee incurre forcing this obligation.	ost by law. ed 14. Other	son effecting the cure shall pay to it ually incurred in enforcing the obliga- stee's and attorney's fees not exceeding wisc, the sale shall be held as at	tion of the trust deed the amounts provided
ng evidence of fille and nf of attorney's fees m	d defend any action or proceeding purporting powers of beneficiary or furscer and in any and h the beneficiary or furstee; and in any and h the beneficiary or furstee; and expense, if the beneficiary's or furstee's attorney's tees; if entioned in this paragraph 7 in all cases shall b in the event of an appeal formany judgment of antor further agrees to name	to in one parcel or it, auction to the hi ng shall deliver to the he plied. The recitals be of the recitals	provided, by law. The trustee may see in separate parcels and shall sell th ghest bidder for cash, payable at the be purchaser its deed in form as requi old, but without any covenant or wa in the deed ol any matters of fore to	Il said property either le parcel or parcels at time of sale. Trustee timed by law conveying urranty, express or im-
e court shall adjudge ; lees on such appeal. It is mutually agree 8. In the event that of the right of eminent de lift of electer	reasonable as the beneficiary's or functes atto ed that: any portion or all of said property shall be take gramin or condemnation, beneficiary shall be take	p- shall apply the puck cluding the compe- attorney, (2) to t having recorded it an deed as their inter	trustee sells pursuant to the powers p proceeds of sale to payment of (1) the negation of the trustee and a reasonab he oblightion secured by the trust dee ions subsequent to the interest of the	rovided herein, trustee e expenses of sale, in- sie charge by trustee's et. (3) to all persons
ed by grantor in such d by it first upon any i in the trial and appella	expenses and altorney's tees necessarily paid of proceedings, shall be paid to beneficiary and reasonable costs and expenses and attorney's tees ate courts, necessarily paid of industry's tees	le surplus, il any, to d 16. Benefic or sors to any trusted under. Upon such frustee, the latter	the grantor or to his successor in ind itary may from time to time appoint e named herein or to any successor to appointment, and without conveya shall be vested with all title, powers	terest entitled to such 4 successor or succes- rustee appointed here- ince to the successor
9. At any time and in payment of its teat ement (in case of full r billing of the set of the set of the set of the set of	s as shall'be 'necessary in' obtaining such acrons neliciary's request. rom time to time upon written request of bene- and presentation of this deed and the note for econveyances, for cancellation) without the	which, when recon which the property of the successor tru 17. Trustee acknowledged is m	all be made by written instrument exided in the mortage records of the is situated, shall be conclusive proof of site.	ecuted by beneficiary, county or counties in of proper appointment
Ausent to the making of	econveyances, for cancellation), without allecting or the payment of the indebtedness, trustee may any map or plat of said property; (b) join in	trust or of notify	and a public record as provided by any party hereto ol pending sale und tion or proceeding in which grantor, less such action or proceeding is broug	In any other dead of

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fally seized in fee	or covenants and a e simple of said des	grees to and with the cribed real property i	beneficiary and and has a valid;	those claiming under him, t unencumbered title thereto	that he is
Andreas - Junissis - 10 andreas - 10 Andreas - Junissis - 10 Andreas - 10 Andreas - 10 Andreas - 10	A Phil Lecture and the second se	De Desteration d'articles de Annelles al Verland, alles de Child grad san des la la		title therefore	except
to be a fit bearinged a	winds allowed and a spart		ainst all persons	whomsoever.	
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The grantor wa (a)* primarily f	rrants that the proceed	8 of the loss	by the above descril	ed note and this trust deed are: Notice below).	1
This deed appli	es io. imires to	and here and the second state of the second st	annava ar suter a g	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
IN WITNES	SS WHEREOF, sai	d grantor has hereun	unau mean the holder ruing this deed and cludes the plural. to set his hand th	rs, legatees, devisees, administra er and owner, including pledgee, whenever the context so requires, e day and year first above w	tors, execu of the con , the masc
as such word is defined i	y (a) is applicable and th In the Truth-indending A	 beneficiary (a) or (b) is beneficiary is a creditor 	Alende	10 Lem	vritten.
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STATE OF GREGOR	ath C		OF OREGON,		
	res acknowledged beto	re me on This insta	ument was acknowle) ss.) dged before me on	
BERNELL L. RES	X D. J	of	(4) A. S.		
SEAL)) My commission	Notary Public to		blic for Oregon		
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a the state of the	algorit all abilitations (algorit all abilitations (• ke used saly when obligation	s have been paid.	and a second second The second	n na seo n 1 n n
The undersigned is t. t deed have been fully frust deed or pursuen	he legal owner and holy paid and satisfied. You t to statute, to cancel	der of all indebtedness se i hereby are directed, on	cured by the forego peyment to you of	ping trust deed. All sums secure any sums owing to you under the d trust deed (which and the	d by said
te now held by you und	frust deed) and to reco ler the same. Mail reco	nvey, without warranty, nveyance and documents	to the parties desig	d trust deed (which are deliver nated by the terms of said trust	e terms of ed to you deed the
TED	na naul che senter tent Mr. Hatter ann	19. and industry of a structure of the second s	a and the states in the set States and the states in the set	· · · · · · · · · · · · · · · · · · ·	
Point there we 35 feet to an t 1 parce boing P	ron pin, then? Arcel B of Min	e North J 28, Me or Cand Partitio 11, 3, No. 83-105	Kielericu (co V VV-JOP	Beneficiary	- Contraction and the second
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