FORM No. 881--Oragon Trust Deed Series TRUST DEFC OT 87823 TICO TRUST DEED ----- 8507@ Bay Nage ASpen THIS TRUST DEED, made this 24th 19 88 between ...day of ROBERT K. HARRIS, JR. and CATHERINA C. HARRIS, husband and wifeas Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation JOHN BEARDSLEY and MARJORIE BEARDSLEY, husband and wife, with full rights of Survivorship page 8507 or a fee (i))e/instru-ment/misreisien mennus Ac. 0.200 as Beneficiary, For Sel in book/real/yolune billing. co WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath____County, Oregon, described as: 01 DEDE Wastreenved for record on the 155. day Lot 15, OUSE KILA HOME SITES, in the County of Klamath, State of the treatment of the treatment Oregon. Home you sail County of Alegandh JERSI DEED STATEOFOREGON lasers, deploy the first Dava CE THE NOTE solution second, will may be chinesed to be builded for contribution orders are second to be sold. NSUCCESSLY. fogether, 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 thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FORTY FOUR THOUSAND FIVE HUNDRED AND NO/100-not sconer, paid, to be due and payable interesting of order, and made by gramot, the that payment of principal and interest nereor, it 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 "then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or "therein, shall become immediately due and payable; prevented by this instrument, irrespective of the maturity dates expressed therein, or "The sold become immediately due and payable; prevented by this instrument, irrespective of the maturity dates expressed therein, or "The sold become immediately due and payable; prevented by the section of the sold become immediately due and payable; prevented by the section of the sold become immediately due and payable; prevented by the section of the sold become immediately due and payable; prevented by the section of the sold become immediately due and payable; prevented by the section of the sold by the section of the sectio -sold, -then,

pellate court shall adjudge reasonable as the occurring and appeal of the second appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it is on elects, to require that all or emin portion of the monies payable as compensation for such taking, which are in portion of the monies payable to pay all reasonable costs, expenses and attorney's of the annount required to pay all reasonable costs, expenses and attorney's for the cost of the point regular point of grantor and popellate costs and expenses to beneficiary and applied by it first upon any reasonable costs and expenses to beneficiary in such proceedings, and the balance applied upon the ed by bene-ficiary in such instruments as shall be necessary im obtaining such com-and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of is lees and presentation of this deed and the note for endorsement (in case of full reconveyances, lor cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in and execute and the making of any map or plat of said property; (b) join in

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus, il any, to the grantor or to his successor in interest entitled to such surplus. If, Beneticiary may from time to time appoint a successor under, Upon such appointment of to any successor trustee appointed here-under, Upon such appointment of the appoint constraints and duits conterred upon any trustee herein named or appoint all title, powers and duits conterred upon any trustee herein named or appoint all title, powers and duits conterred upon any trustee herein named or appointed for the sourcessor counts in and substitution shall be made by written instrumder. Each such appointment of the successor trustee. If. 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 grantor, beneficiary or trustee.

NOTE: The (Trust Deed Act provides that the trustee belevader must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the lows 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 696.555.

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Science of The grantor warrants that the pro	ceeds of the loan represented by the	above described note and this trust deed are:
(b) for an organization, or (even	ceeds of the loan represented by the al, family or household purposes (see if grantor is a natural person) are if	Important Notice below),
This deed applies to, inures to the	benefit of and binds all	a business of commercial purposes.
secured hereby, whether or not named as	ssigns. The term beneficiary shall m a beneficiary herein. In construint	end of the second secon
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(If the signer of the above is a corporation, of down use the form of acknowledgement opposite.) Used and tunk detections of a short in	Thereises of the majors was to complete the state of the	ind) and said us with allow the livers in define an even in the re-
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FORM No. 231--Oregon Trut Deed Sales-ThusT DEED.