FORM No. 881—Oregon Trust Deed Sories—TRUST DEED.	m-410	Corveight 1988 STEVENS NESS LAW PUB. CO., PORTLAND, OR. 97204
^{~~} 95051	TRUST DEED	Vol. max Page 21483
THIS TRUST DEED, made this PAUL EDMOND CASE AND	lst day of ILA FAYE CASE	December 1
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as Grantory	TITLE COMPANY	, as Trustee, and
BETTY"AHERN Beech Ypolu		Section weather that an action No. 95051
as Beneficiary, Output	WITNESSETH:	un chevitette (la 1968). 2446 21≙03 2446 21≜03
Grantor, irrevocably grants, bargai inKlamathCounty,	ns, sells and conveys to , Oregon, described as:	trustee in trust, with power of sale, the property
Lot 6; Bloc	k 22, Third Addi	tion River Pine Estates,
according to the off Licounty, Clerk.	Eicial plat there	of on file in the office of the

together 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.

Da nei lass at detrop the first head OK this fiols which it section, dath must be definited to the judies far any and

active FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of we Fifty five Hundred and no/100-----

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

note or even date nerewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable DET NOTE understand of 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.

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Sold, convered, assigned or allocated by the grantor without first having obtaine then; at the benelicary's option, all obligations secured by this instrument, irrespentering, at the benelicary's option, all obligations secured by this instrument, irrespentering, at the benelicary's option, all obligations secured by this instrument, irrespentering, and the spectral and sold property in good condition affects. If a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore promptly and in good and workmanilies of a complete at restore and the bondicary the security in the deal of the security of the security and the security of the security and the security and the security of the security and the security of the security at the other insurance and to provide and continuously maintain insurance on the buildings and and the security of the security at the security of the security at the security of the security of the security at the security of the security at the security at the security at the security of the security at the security at the security with the security with the security with the security at the security

It is mutually agreed that:

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, ii is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness, secured thereby; and frantor agrees, at its own expense to take such actions and "secute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for and rescute to the making of any map or plat of said property; (b) join in (a) coment to the making of any map or plat of said property; (b) join in NOTE. The Tau's Doed Lan application is balance intervented between the intervented balance in the intervented balance in the intervented balance in the intervented balance interv

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nument, irrespective of the maturity dates expressed therein, or subscriming any essement or creating any restriction thereon; (c) join in any subscriming on other agreement allecting this deed or the lien or charge franted; (d) reconvey, without warranty, all or any part of the property. The granted in any reconvey and may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulmess therein, of any matters or lacts shall be conclusive proof of the truthulmess therein. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. I.O. Upon any delault by grantor hereunder, beneliciary may at any fime without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereol, in its own name sue or otherwise collect the rents. I.B. The entering upon and taking possession of said prop-erty or any determine. I.B. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other insurance policies or compression or awards for any taking or damage of the property, and the application or release theretor as aloresaid, shall not cure or wave any delault or notice. I.B. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such paym direct the trustee to foreclose this trust ded by any delaw and safe, or may direct the trustee to foreclose this trust ded by any divent and safe, or may direct the trustee to foreclose this trust ded by any divent and safe, or may direct the trustee to foreclose this trust ded by any time prior to 5 days before the direct and place of safe, give and this election to be all the said described real pro

defaults, the person effecting the cure shall pay to the built day and tend and expenses actually incurred in enforcing the obligation of the frust dead together with frustees and attorney's less not exceeding the amounts provided by law. A Otherwise, the sale shall be held on the dale 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 in one-parcel or, in separate parcels and shall sell the parcel or parcels at auction. to the highest bidder, for eash, payable at the time of 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 im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulenes, thereol, Any person, excluding the frustee, but including the grantor and beneliciary, may purchase at the sale. I. S. When trustee wells purchase at the sale. I. S. When trustee sells purchase at the sale. I. The concerns of a sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable chief of all further automey. (2) to the obligation secured by the cast of the trustee, and the trust and the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable chief of all trusts and use the informat analy appear in the order of their priority and (4) the surplus. I. 6. Beneficiary may from time to time appoint a successor trustee appointed herein not use the sale of a spointment, and without conveyance to the successor trustee, the latter shall be vacted with all title, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the imortgage records of the county or counties in which the property is situated, shall be con

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainer, who its an bative member of the Oregon State Bar, 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 tills to reso property of his state, it is subsidiaries, affiliates, agents or branches, the United States or an agency thered, or on escow agent licenteed under OS5 695.303 to 695.553.

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The grantor covenants and agrees to and y seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
that he will warrant and forever defend the	e same against all persons whomsoever.
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(i) Construction Adjustant construction of the party back of the or on party agreed. Material of the state of the agreed (Material Construction) and agreed of the original party of the original of easier of departy of the agreed of head (Material) of the original of easier of departy of the agreed of head (Material) of the original of easier of departy of the agreed of head (Material).	PPN 95 12000 passar spaces of period and the second
The grantor warrants that the proceeds of the log	in represented by the above described note and this trust decd are: ousehold purposes (see Important Notice below); instural person) are tor business or commercial purposes.
(a) primarily for granton a person if grantor is a (b) for an organization, or (even it grantor is a constraint of the second se	natural person) are for business of communications, security and the person of the per
ersonal representatives, successory amed as a beneficiary	
IMPORTANT NOTICE: Delete, by lining out, whichever, warr	anty (a) or (b) is A Paul Edmond Case
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tif he signer of the abave is a corporation, use the form of actionaledgement opposite.)	 a. La Al (1917) b. Constant and Constant and
STATE OF OREGON County ofDeschutes}	ss. e. on This instrument was acknowledged before me on
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