FORM No. 881-1—Oregon Trust Deed Series—TRUST	DEED (No restriction on assignment).		LISHING CO., PORTLAND, OR. 97204
OK ONDOW		Vol. 3989	_Page <u>41.04</u> 领
THIS TRUST DEED, Made LOVIS GOTT JR		GOTT	, 19.88, between
as Grantor, A SPEN TIT	LE AND ESCHOW IN ONDORATION A	c. NEVADA Conp.	, as Trustee, and
as Beneficiary,	WITNESSETH	1:	f cole the property
Grantor irrevocably grants	WITNESSEI H , bargains, sells and conveys to County, Oregon, described as:	o trustee in trust, with pow	
PARCEL SS. ESTATES H COUNTY!	, BLOCK 81, KU HGHUAY 66, UN DNEGON	AMATH FAILS to JITY, KLAMA	0785(7H
note of even date herewith, payable to not sooner paid, to be due and payah The date of maturity of the de	CURING PERFORMANCE of each ADD TUD HUNIMU Dollars o beneticiary or order and made by the ble AUCUST 3 ble AUCUST 3 ble bit secured by this instrument is the of the description of the order of t	h agreement of grantor herein c SNC AND 44/100 s, with interest thereon according graptor, the final payment of pr D6 , 19 date, stated above, on which the mater of grazing purposes.	ontained and payment of t
To protect the security of this 1. To protect, preserve and mainta and repair: not to remove or demolish any not to commit or permit any waste of said p 2. To complete or restore prompt manner any building or improved the said destroyed thereon, and pay when due all cos- 3. To comply with all aws, ordina itons and restrictions allecting and property proper public office or office, as well as by filing offices or searching agencies as beneficiany. 4. To provide and continuously m now or hereatter erected on the said pre- nolicity and and the beneficiany an amount not less than 5. companies neceptable to the beneficiary, projects of insurance shall be delivered to if the fanator shall buil or any reason to deliver said policies to insurance new or tion of any policy of insurance new or tion of any policy of insurance new or tion of any policy of insurance new or tions of any policy of insurance new or tions of any policy of insurance new or tions of any policy of insurance new or tion of any policy of insurance new or tions of any policy of insurance new or the deliver said policies of the said or the said or the deliver said policy of insurance new or tions of any policy of insurance new or the deliver said policy of i	i trust deed, grantor agrees: in said property in good condition building or improvement thereon: toperty. Iy and in good and workmanlike havay be constructed, damaged or ts incurred therefor. mess, regulations, covenants, condi- unes, regulations, covenants, condi- the cost of all lim statcher in the cost of all lim statcher in may be deemed desitable by the saintain insurance on the buildings itses against loss or damage by lire may from time to any written in with loss payable to the latter; all for east fifteen days prior to the expira- terestic placed on said buildings, at grantor's expense. The amount- onlicy may be applied by beeli- hereatic placed on said buildings.	ing any easement or creating any en- dination or other afreement allectin ol; (d) reconvey, without warranty, a ee in any reconveyance may be de ly entitled thereto," and the recitals t noclusive prool of the truthluness th toes mentioned in this parafraph shall be 10. Upon any delault by grantor without notice, either in person, by yed by a court, and without refard t or any part thereol, in its own of s and profits, including those part of costs and expenses of operation and es s lees upon any indebtedness secured yr may determine. 11. The entering upon and takin rance policies or compension or awa netty, and the application or release t very delault or notice of detault h uant to such refus, insures and profit van detault or notice of detault h uant to such matic or awa to be detault by grantor in t 12. Upon deformance of any agree	a this deed or the hen or chain il or any part of the property- seribed as the "person or pert- herein of any matters or lacts so ereol. Trustee's lees for any of enot less than \$5. hereunder, beneficiary may at agent or by a receiver to be or the adequacy of any security on and take possession of said p e sue or otherwise collect the r e and unpaid, and apply the si- ulterion, including reasonable a hereby, and in such order as b- hereby and in such order as b- net possession of said property, s, or the proceeds of fire and c reds for any taking or damage or hereof as aloresaid, shall nor eu- ereunder or invalidate any act- bayment of any indebtedness sec- ment hereunder, the beneficiary ately due and payable. In suc
collected under ally industratiness secured here- ciary upon any industratiness secured here- may determine, or at option of beneliciar any part thereof, may be released to fran not cure or wains any default or notice of act done p Tsukerp said premises there ino taxes, assuments and other chardes that against said property belore any part of chardes become past due or delinquent at to beliciary should the frantor lail to not sinest payment or by providing be- by direct payment or by providing be- trast deed, without so paid, with interest at not the amount so paid, with interest at thereby, together with the obligations des- trust deed, without waiver of any right covenants hereol and for such payment erty hereinbelore described, as welfar same extent that they are bourn ball to out notice, and all such payment shall b	by and in such order as beneficiary deci- y the entire amounts os collected, or ever- tor. Such application or release shall it default hereunder or invalidate any adv most such tarses, assessments and other here the such tarses, assessments and other have payment of any tarsor, either rake payment of any tarsor, either reliciary with lunds with the state the rate set in the note secured by the rate set maternal payment thereof, the rate set maternal payment thereof, set and the debt secured by this e and of the debt secured by the set and other the bound to the the payment of any payment thereof, set and the debt secured by this e and the debt secured by the set and the debt secured by the set and the bound to the debt payment of the obligation herein oshall, at the option of the beneficiary.	late di subliciary at his election may requiry as a mortgage or direct the tr equiry as a mortgage or direct the tr equiry as a mortgage or direct the tr evise mut and sale. In the latter ever the said described real propert by whereupon the trustee shall is t toy whereupon the trustee shall is t manner provided in ORS 86.735 to S I.J. Atter the trustee has comme- e, and at any time prior to 5 days be e that more or any other person so e deadeured by the trust deed, the c ine amount due at the time of the c then be due had no default occurred ing cured my be cured by tendering lightion or trust deed. In any case, duals, the person effecting the cur- d expenses actually incurred in ender have. 14. Otherwise, the sule shall be	proceed to forcelose this taken ustee to forcelose this travustee the notice of default and his el- tren and the off and his trust de 6.793. need forcelosure by advertisemer privileged by ORS 86.75, main privileged by ORS 86.75, main the priormance required und in addition curing the beneficiary al cink the obligation of the trust sen not exceeding the amounts pri held on the date and at the tin or the time to which said said.
render all sums secured by this trust deed, constitute a breach of this trust deed, of the second as well as the other costs of title secret as well as the other costs in connection with or in enforcing this of in connection incrured.	penses of this trust including the cost be	ace designated in the notice of sale postponed as provided by law. The one parcel or in separate parcels a uction to the highest bilder for cash, hall deliver to the purchaser its deed or orner to so sold, but without any	trustee may sell said property nd shall sell the parcel or par payable at the time of sale.

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of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and autorney's lees actually incurred.
altect the security rights or powers of beneficiary or trustee: and in any suit, action or proceeding in which the beneficiary or trustee's and in any suit, action or proceeding in which the beneficiary or trustee and in any suit, and in the beneficiary or trustee's and expenses, index of a torney's lees including to pay alter the steerity rights or power of beneficiary or trustee's atorney's lees; the another the trial court and in the event of an appeal from any indignent be trusteed and the beneficiary's or trustee's atorney's lees; the another the trial court, and in the event of an appeal from any indignent be reasonable as the beneficiary's or trustee's atorney's lees; the appeal and the trait and in the event of an appeal from any indignent be trait out, granter luttee agrees to pay such sum as the appeal of the trait out, granter luttee agrees to pay such sum as the appeal of the right of eminent domain or condemnation, beneficiary shall be taken is in the event that any portion or all of said property shall be availed to such such as a provide east safe spense and attorney's lees, and appeal it is one taking, which are in excess of the amonin required to pay all tranter in such proceedings, shall be paid to monies payable for it is the such appeale attorney's least and attorney's lees, and appeal with the such actions and the such article with the such actions and the such actions and the such actions and the such action with the trait and appeilate courts, excess and expense and attorney's lees, and excured by the instruments as shall be excessed in the indicatores for any the such actions and exercise and the such actions and exercise and granter excess, and expense in advance action and exercise and proceeding in the exact action appeal exercise that and appeilate courts, excess and expense and attorney's lee

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auction to the highest billing to the second processing by law conveying shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the principal in the deed of any matters of last shall be conclusive proof point the truthfulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-shall apply the proceeds of sale to payment of (1) the expense of their interests may appear in the under of the principal on the trus-steed as their interests may appear in the under of the principal on the trus-surges in the interest may appear in the under of the principal on the trus-surges. If any, to the granitor of to his successor in interest entitled to successor under. Upon such appointment, and hall title, powers and duties conferred upon any trustee herein more for the instrument executed by beneficiary and substitution shall be matter as the county or counties in which, when recorded in the most and the county or counties in which, when recorded in the most appear provided by conditionry of the successor trustee. The sources are appointed in the most as a provided in the most age revoided of the county or counties in which the property is situated. Shall be conclusive proof of proper appointment of the successor trustee and the revoid of the successor and exhomeleded is made a public record as provided by law. Trustee is and which the property is situated. Shall be reachered and acknowledged is made a public record as provided by law. Trustee is and which the property is situated.

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 forn association authorized to do business under the laws of Oregon or the United States, a talk 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 excess agent increased under ORS 696,505 to 695,585.

4135 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. 7 1.34 LOUIS GOTT ЭΛ (If the signer of the above is a corporation, use the form of acknowledgement opposite.) CONNA D. GOTT DONNA STATE OF OREGON, CALIFORNIA County of San Bernardino STATE OF OREGON;) ss. This instrument was acknowledged belore me on 18 February 19 89 by Charles E Morrison, Sr County of This instrument was acknowledged before me on 19, by as Charles & Marm of Notacy Public lor. Or California (SEAL) My commission expires: 2 - 2 - 92Notary Public for Oregon CORPORATION CONTRACTOR My commission expires: (SEAL) CHARLES E. MORRISON SR. NOTARY PUELIO - CALIFORNIA PRIMORAL OFFICE IN SAN DIEGO COUNTY REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TOR My Commission Exp. Feb. 21, 1992 Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and nonzer of an indeptedness secured by the coregoing thus, deed, an sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of a satisfied by the secure of the second state of the second by and the solid terms ded (which are delivered to you trust deed nave been tuny paid and satisfied. Four hereby are directed, on payment to you or any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancer an evidences of indedicultess secured by said trust deed (which are derivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED:, 19 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881-1) STATE OF OREGON, NESS LAW PUB. CO. PORTL County ofKlamath · SS. I certify that the within instrument was received for record on the 10th day at 11:59 o'clock ... AM., and recorded Grantor SPACE RESERVED FOR RECORDER'S USE ment/microfilm/reception No. 97922, Record of Mortgages of said County. Beneliciary AFTER RECORDING RETURN TO Witness my hand and seal of P.S.C. Pacific Service Corp. 438 Sycamone Ko County affixed. Evelyn Biehn, County Clerk S.M. CAL 90402 Santa Monica, Ca Fee \$13.00 By Caulina Muchlandale. Deputy

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