FORM No. 881-Oregon Trust Deed Series-TRUST DEED. A:	spen #0.403332	COPTRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 912
. 300	TRUST DEED	Vol. m #9 Page 8970
LLOYD H. PALMER AND RUTH	Ath 1. PALMER, HUSBAN	May ID AND WIFE
as Grantor, ASPEN TITLE & ESC A.L. NORDNESS AND DOROTH FULL RIGHTS OF SURVIVORSH	ROW, INC. IY V. NORDNESS, HU	SBAND AND WIFE, WITH Trustee, and
as Beneficiary,	AL CHILLS OF	LIGHT LIGHT CHARTER PRINTER AND AND A STATE
C	WITNESSETH:	
Code 114 J Map 3711-2300		tee in trust, with power of sale, the propert TES HIGHWAY 66. UNIT, e of Oregon, 392140
SUBJECT TO:		2014년 1월 1977년 1월 197 8년 1월 19 19년 1월 1979년 1월 19 1월 1979년 1월 1 1월 1979년 1월 1
1. Conditions, Restricti Klamath Falls, Forest Est	aces ingliway ob Ut	nit, Plat No. 4.
2. Subject to rules and gether with all and singular the tenements here	regulations of Fig	ce Patrol Diotatat
ow or hereafter appertaining, and the rents, issues	and profits thereof and all fixth	d all other rights thereunto belonging or in anywise ures now or hereafter attached to or used in connec-
te of even date herewith, payable to beneficiary of t sooner paid, to be due and payable source and The date of maturity of the debt secured by comes due and payable to	Dollars, with in r, order and made by grantor, ti this instrument is the date state	terest thereon according to the terms of a promissory the final payment of principal and interest hereof, if 9
Id, conveyed, assigned or alienated by the gram en, at the beneticiary's option, all obligations sec rein, shall become immediately due and payable:	for without first having obtained ared by this instrument, irrespectively	d above, on which the tinal installment of said note thereof, or any interest therein is sold, agreed to be d the written consent or approval of the beneficiary, ctive of the maturity dates expressed therein, or

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sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable?
 To protect the security of this trust deed, grantor agrees: All to protect, preserve and maintain said property in good condition and repair; not to remove or demolith youlding or improvement thereon.
 To complete or restore prompfly and in good and workmanike destroyed thereon, and pay when due all costs incurred therefold, damaged or commit on presentent which may be destroyed thereon, and pay when due all costs incurred therefold, damaged or commit on presentent which and there are ordinance, regulations, covenants, conditions and restrictions differing said moments, regulating, covenants, conditions and restrictions differing said moments, regulating, covenants, conditions and restrictions differing said moments, and ill lien searches made the said stronger the said stronger of the uniform Commerciant of the said property if the beneficiary so requests, to instruct the said stronger the said stronger of the uniform Commerciant of the said stronger of the uniform Commerciant and the said stronger of the uniform Commerciant of the said property is the said stronger of the uniform Commerciant and the said stronger of the said stronger of the uniform commerciant acceptable to the beneficiary may from time to time require, in companies acceptable to the beneficiary and the said stronger of the s

pellate court shall adjudge reasonable as the Deneniciary's or Huster's allow-ney's lees on such 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 so elects, to require that all or any portion of the monies payable as compensation for such taking, which are it as necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable such and expenses and attorney's lees, both in the trial and appellate courts, entry and the proness and the torleady and receiver you have a statistic statistic statistic statistic statistic secured hereby, and grantor agrees, at its beneficiary paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be own expense. To take such actions and execute such instruments as a shall be own written request of bene-ficiary, payment of is lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

franting any casement or creating any restriction thereon; (c) join in any subording or other agreement allecting this deed or the lien or charge thereof; (d) cover of the agreement allecting this deed or the lien or charge frantee in any reconveyance may be described as the "person or person legally entitled there is an any set of the property. This deally entitled the person or person or person set of the person or person or person be conclusive proof of and the recitals therein of any matters or lacis shall services mentioned in this paragraph shall be not less than \$5. "10. Upon any detail by grantor hereunder, beneficiary may at any pointed by a court, and with person, by agent or by a receiver to be ap-the indebtedness hereby secured, regard to the adequacy of any security for the indebtedness hereby secured, regard to the adequacy of any security for the indebtedness hereby secured in a the prosession of said prop-lissues and profits, including those past me or otherwise collect the rents, less costs and expenses of operation and collend and apply the same, rey's lees upon any indebtedness secured hereby, and in such order as bene-ficiary may determine." 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceed as differed industrance policies or compensation or awards for any relating of life and other insurance policies or compensation or awards for any raising of life and other insurance policies or compensation or awards for any taking of life and other insurance policies or compensation or awards for any indebtedness secured waive any delault or notice of delault hereunder or invalidate any act done value any delault of the such as the such or invalidate any act done invalue to such rolice. 12. Upon default by grantor in payment of any indebtedness secured

property, and the application of release interest is storeship, shall not cure of waive any, default or notice of default hereunder or invalidate any act done pursuant to such notice. $M_{1} = M_{2} = M_{2$

together with trustee and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and by law. 14. Otherwise, the sale shall be held on the date and at the time and by law. 14. Otherwise, the sale of the time to which said sale may be postponed as provided by law. The trustee must be used in the sale of the time of sale or the time to which said sale may be postponed as provided by law. The trustee must be law by law. 15. Sole of the sale of the time to which said sale may be postponed as provided by law. 14. Otherwise, the sale shall be law by law conveying the time of sale. Trustee shall deliver to the purchaser its deed in form as regulation to the time of sale. Trustee the shall be conversed to the time of sale of the trusthulness thereoi. Any person, excluding the trustee, but including the trusthulness thereoi. Any person, excluding the trustee, but including and the converse of sale. The sale of the trusthulness thereoi. Any person, excluding the trustee, but including and the trustee sale the sale. 15. Sole of the best of the payment of (1) the expense of sale. Trustee shall apply the other to the powers provided herein, trustee storney, (2) to the obligation strustee and a trustee of the trust deed (3) to all persons the surplus. 16. Beneliciary may power in the orders of the trust deed (3) to all persons the surplus. 16. Beneliciary may from time to this successor in interest entitled to such surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and will be uncessor during control to the successor trustee, the latter shall be vested and will be powers and duties conterred upon any trustee herein named or appoint thereunder. Each such appointment and substitution shall be made by written interment executed by beneficiary, which, when recorded in the most by written interpolation of our counties in which the successor trustee.
17. Trustee accepts this trust when this deed, duly secuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale undy other deed of trust or of any action or proceeding in which farator, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 tows of Oregon or the United States of 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 D& 676.525 to 696.525.

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* IMPORTANT MOVIES	said grantor has hereunt	o set his hand the day	and year first above writte	п.
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