FORM No. 887:1—Gregon Trupt Deed Series—TRUST DEED TN CHICKY SOLITION 1997		OA STEVENS WESS LAW PUBLISHING CO. PORTLAND
THIS TRUST DEED, made th	is 1st day of Se	Vol. 79 Page 21343
as Grantor, Mountain Title Com JACK T JAMAR as Beneficiary	pany	, as Trustee, a
as Beneficiary,		., as Trustee, a
T-1	y, Oregon, described	STING tee in trust, with power of sale, the proper
thereof on file in the office WITH an undivided 1/80ths inte	WILLIAMSON RIVER KNOLL of the County Clerk of erest in and to the follortion of Government La	, according to the official plat Klamath County, Oregon, TOGETHER Lowing described property:
thereof on file in the office WITH an undivided 1/80ths inte	WILLIAMSON RIVER KNOLL of the County Clerk of exest in and to the following of Government Lower County Clerk of exest in and to the following of Government Lower County C	, according to the official plat Klamath County, Oregon, TOGETHER Lowing described property:

The date of maturity of the degi secured by this instrument is the date, stated above, on a becomes due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:

1 To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, resultations, covenants, conditions and restrictions allecting said property; it the beneficiary so requests, to cial Code as the beneficiary may require and to pay for filing same in the by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings

50

3

13

tions and resecuting such limanch and statements pursuant to the Uniform Commercial Code as the beneficiary may very early to the cold Code as the beneficiary may very early to the cold code of the beneficiary of the public officer or searching agencies and to pay for tiling same in the public officer or searching agencies as may be deemed desirable by the public officer or searching agencies as may be deemed desirable by the beneficiary officer or searching agencies as may be deemed desirable by the public officer or searching agencies against loss or demands by the public officer or the beneficiary pay from time to time require, in your common or less than \$\frac{1}{2}\$.

The provides of the public of the beneficiary pay from time to time require, in policies of secondary to the beneficiary pay as soon as insured; deliver said policies to the any reason to procure any sine soon as insured; deliver said policies to the any reason to procure any surrance and to it to any policy of insurance and to the control of the said policy of the said policies of the any procure in own or hereafter placed on said buildings, the beneficiary may procure of the control of the policy of the said of the said property of the procure of the policy of the said of the procure of th

(a) consent to the making of any map or plat of said property; (b) join in a granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge grantee in any reconvey, without warranty, all or any part of the property. The legally entitled thereto, and the recitals therein of any matters or persons be conclusive proof of the truthfulness thereof, trustee's less of any of the conclusive proof of the truthfulness thereof, trustee's less of any of the 10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any security to refer the indebtedness hereby secured, enter upon and take possession of said proprisuses and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and continue, less costs and expenses of operation and continue, and in such order as beneficiary may determine.

insues and profits, including those past due and unpaid apply the same ney's fees upon any indebtedness sectured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the insurance policies or compensation or awards four taking possession of said property, and the application or awards four taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or property, and the application or release thereof as aforesaid, shall not cure or property, and the application or release thereof as aforesaid, shall not cure or property, and the application or release thereof as aforesaid, shall not cure or property, and the application or release thereof as aforesaid, shall not cure or property, and the such colice.

12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable, in such an event of the above described real property is currently used for agricultural time or grazing purposes, the beneficiary may proceed to loreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage in ficiary at his election may proceed to loreclose this trust deed in equity as a mortgage or direct the trusteeced to foreclose this trust deed in equity as a mortgage or direct the trust of the content of the property in the beneficiary or the trustee shall with the time and place of sale, give notice thereby where and sale. In the latter event the beneficiary or the trustee shall execute and the said described real property to satisfy the obligations secured hereby, where required by law and proceed to loreclose this trust deed in the manner property in the said of the property of the property of the successors in inferest, respectively, the entire anount then due under the terms of the trust deed and the entrance for the trustee shall but the time and described the property of the

surplus, it any, to the deanter or to his successor in interest entitled to such surplus. 26. For any reason perimited by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any trustee parent herein or to any trustee parent herein or to any conveyance to the successor trustee, the latter shall be vested with all title, or the successor trustee and the latter shall be vested or oppointed herein or to successor trustee, the latter shall be vested or oppointed powers and duties conferred upon any trustee herein named or oppointed hereing the successor trustee, the substitution shall be made by written end its place of record, which, when recorded in the altice of the County and its place of record, which, when recorded in the altice of the County shall be conclusive proof of paper appointment of the successor trustee, acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which granter, 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 Bor, a bank, trust company or savings and loan association authorized to do business under the laws 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, or the United States or any agency thereof.

		~1 ~1
The grantor covenants and agrees fully seized in fee simple of said describe	to and with the beneficia	ary and those claiming under him, that he is law
the property of the reason to the proceeding to their	Was taken to the same of the s	a valid, unencumbered title thereto
그러는 그는 그는 그는 그 그는 그는 그는 그는 그는 그들이 하는 그를 하지만 그렇게 하는 사람이 가운데 나를 모르는데 모르다고 살아 없다.	to the series of	하는 사람들은 함께 함께 보고 있다. 이 이 아니는 그는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그는 사람들은 사람들은 그들은 것이 되었다. 그들은 사람들은 사람들은 사람들은 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 사람들은 사람들은 것이 하는 것이 되었다. 그는 것이 되었다.
and that he will warrant and forever del	end the same against all	persons whomsoever.
(a) Prince of the State of the Control of the State of the Charles of the Part of the Charles of the Part of the Charles of the Control of	Sale Control of the Sale Sale Sale Sale Sale Sale Sale Sal	
The grantor warrants that the proceeds of	of the loss	above described note and this trust deed are:
(a)* primarily for grantor's personal, fan (b) for an organization or (avon it gran	nily, household or agricultura	above described note and this trust deed are: 1 purposes (see Important Notice below), ar-business-or-commercial-purposes other than agricultur
This deed applies to inures to the beneficts, personal representatives, successors and ascontract secured hereby, whether or not named a masculine gender includes the leminine and the	tit of and binds all parties he signs. The term beneficiary sh is a beneficiary herein. In com- neuter, and the singular num rantor has hereunto set h	ereto, their heirs, logatees, devisees, administrators, executed in the holder and owner, including pledgee, of the struing this deed and whenever the context so requires, the includes the plural. The hand the day and year first above written.
not applicable; if warranty (a) is applicable and the or such word is defined in the Truth-in-Lending Achenglicary MIST comply with the Truth-in-Lending Achenglicary MIST comply with the Truth-in-Lending Achenglicary MIST comply with the Truth-in-Lending Achengicary MIST comply win the Truth-in-Lending Achengicary MIST comply with the Truth-in-		John N' Dehren
beneficiary MUST comply with the Act and Regulat disclosures; for this purpose, if this instrument is to b		Salardo P. Jal
if this instrument is NOT to be a first lies was Stavent	No. 1305 or equivalent;	Lavonda R. Zehren
equivalent. If compliance with the Act not require	d, disregard this notice.	1419 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 - 1417 Henri Control
[일시] [일시] 이 경우는 하는 10일 중에 되는데 있었다.		경기를 가게 맞아 있었다. 그 그 그 보다 그 그리고 있다.
TATE OF CALIFORNIA	001	경기 경기 가입하다 기업으로 가입니다.
COUNTY OF CONTRA COSTA Ss.	bundred and 79	day ofAugust in the year one thousand n
	a Notary Public State	of California, duly commissioned and sworn, person
	appeared	JOHN H. ZEHREN & LAVONDA B. ZEHREN
당한밤 경기 회사를 되었다.		ETAXOURA B. CEUBEN
하다 등에 되었는데 그들 그 하다 같이 그림	known to me to be the j	person5 whose name5A.F.Q subscribed to the wit
	instrument and acknowl	ledged to me that he.y executed the same.
Samemanian mananan mananan mananan mananan sa	IN WITNESS W	HEREOF I have hereunto set my hand and affixed
MAX A. PIPER	official seal in the	County of Contra Costale day and
NOTARY PUBLIC Contra Costa County, California	in this certificate first at	bove written.
My commission expires Sep. 12, 1980		May W. Inge
គ្នាណាល់ដោយបាយបាយបាយបាយបាយបាយបាយបាយបាយបានរំបន់លើក្ន		Notary Public, State of California
	My co	mmission expires
owdery's Form No. 32—Acknowledgement—General (C	C. C. Sec. 1190a)	#####################################
the above described and property and con-	REQUEST FOR FULL RECONVEYA	NCE
And restriction of the first for the single section of the section	s be used only when obligations have	been pold.
TO: Line dest de malantes al des dest action, s	Trustee	
said trust deed or pursuant to efetute to consol	all evidences of indebtedness onvey, without warranty, to the	t, by the foregoing trust deed. All sums secured by sament to you of any sums owing to you under the terms secured by said trust deed (which are delivered to you he parties designated by the terms of said trust deed the
DATED:		
민은 전략 전환 이번 기사 그리고 있다. 존대하다		Beneticiary
		to the trustee for concellation before reconveyance will be made.
ing with the rear or since the	suring his greatermous	kan deli jarde et artek, in 1992 deli 1130 januar 1994 et in 1130 januar 1994. I <u>n 1888 deli Arkan</u> an 1998 et in 1888 et in
TRUST DEED		
FI CAGO (FORM No. 881-1)	out in the police in	STATE OF OREGON,
STEVENS NESS LAW PUB. CO., PORTLAND, ORE		County of Klamath
JOIN H. ZEHREN		I certify that the within instrument was received for record on the
	Orakout devintad or	7th day of Sentember to 7
IAVONDA R. ZEHREN Grantor	SPACE RESERVED	at 12:32 o'clock P. M., and recorded
JACK T. JAMAR	FOR	in book/reel/volume No. M79 or
	RECORDER'S USE	page21343or as document/fee/file/
- Anna - Tag Martings - Langton Comparation (1992年 - 1997年 - 1		instrument/microfilm No 73598
a Cranter and the state of the		instrument/microfilm No. 73598
Beneficiary		instrument/microtilm No. 73598 Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO		instrument/microtilm No. 73598 Record of Mortgages of said County.
AFTER RECORDING RETURN TO WINEMA REAL ESTATE P.O. BOX 3312(124 DEED)		instrument/microtilm No. 73598 Record of Mortgages of said County Witness my hand and seal of
AFTER RECORDING RETURN TO WINEMA REAL ESTATE	124 dec ci de ci d	instrument/microtilm No. 73598 Record of Mortgages of said County Witness my hand and seal of County affixed.