	ed Series-TRUST DEED (No restr	Iction on disignment).	STEVENS NESS LAW PUBLISHING CO.	Q10 AT 2 C 20
W1nebTHI23LKA2214 P.O. Box 376 Chiloquin, OR 976: W1 93823	DEED, made this	TRUST DEED	Decemper. D. Hilne 188	0, betwee
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S. Grantor, 11 MOUNTAL			, as	Trustee, an
ALEN MARK EVERSON	New Approximation is an entry to the second second	H. SHAGULLE VA	างระบบเนื้อง หมุ่งสหมาย การ	01808
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s Beneficiary,	Granter	WITNESSETH:	an board terr routine day	0180
1KIAWALIII	County, Of	egon, described as:	tee in trust, with power of sale, unot new technology by	
The Southerly 320. 34 South, Range 7 山戸口にし 上	East of the Will	Jortion of Governmen Lamette Meridian, Kla	t Lot 10, Section 27, Tor amath County, Oregon.	wnship
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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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eight Thousand and 00/100-<u>ામાં નો દે</u> anoniant no

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: 1. 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 manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; il the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay lor filing same in the proper public oflices or saiching defences as may be deemed desirable by the by filing olicers or scarching defences as may be deemed desirable by the scare of the trust and continuously maintain insurance of the trust.

The provide and continuously maintain insurance on the buildings, or expression of any policy of the searching agencies as may be deemed desirable by the policy of lices or searching agencies as may be deemed desirable by the policy of lices or searching agencies as may be deemed desirable by the policy of lices or searching agencies as may be deemed desirable by the policy of lices or searching agencies as may be deemed desirable by the policy of lices or searching agencies as may be deemed desirable by the policy of lines of the harder of the ball premises against loss or damage by lice of the ball premises against loss or damage by lice of the grantor shall be delivered to the beneficiary may such insurance and to policies of the beneficiary at least liteen days prior to the same of grantor search and be delivered to the beneficiary may be applied by beneficiary may and policy of insurance there has med af grantor's search and policy of insurance there has med af grantor's application or release there's and in such order as beneficiary may determine of may be released to grantor. Such application or release there's and in such order as a breakled any more there has med af grantor's search and any policy of insurance show or hereafter placed on assessed upon or charges assessments and other charges that may be levied or assessed upon or charges, assessments and other charges that may be levied or assessed upon or charges, assessments and other charges that may be levied or assessed upon or charges, assessment, and other charges the police, may be deliver receipts therefor the beneficiary with hunds with which to may far the objection or other charges payable by grantor, either or beach and a grant and in policies of this trant deed, while the objection or providing beneficiary with any deliver receipts therefor the addet to and become a part of the debt secured by this 'trast deed, while the objection' providing beneficiary with hunds with which to theree the objection' providing beneficiary with and attem

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ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereon; (d) reconvey, without warranty, all or any part of the property. The grantee is any reconvey and the recitals therein of any matters or lacts shall be conclusive proof of the tractist therein of any matters is and the recitals therein of any matters or lacts shall be conclusive proof of the tractility thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not be services in any receiver to be appointed by a court, and without regard to the average be averaged of the recting thereas and prolites, including those past durated unpaid, and apply the same, less use and prolites, including those past durated unpaid, and apply the same, less use and prolites, upon and taking possession of said property, the collection of such recting upon and taking the order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rocks and prolites or compensation or awards for any taking or damage of the property, and the application or release thereol as all not cure or wive any default or rocks and prolites or invalidate any act done pursuant, to such order the sume of the line of the set of the and othereol is a such order as beneficiary may determine.

neuronal, los such normone of default hereunder or invalidate any act done pursuant, los such normotes.
12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby inmediately due and payable. In such an event, the beneliciary at his election may proceed to loreclose this trust deed in equity as a moriface of the trustee to forcelose this trust deed in equity as a moriface of the trustee to forcelose this trust deed in equity as a moriface of the trustee to forcelose this trust deed by a securities and such that the said described the went like beneliciary of the trustee shall be the said described the said described the said described the said the said described the described the said de

the delault, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date 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 self the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the highest bidder on the sale at the time of sale. Trustee shall deliver to the highest bidder of pay payable at the time of sale. Trustee shall deliver to the highest bidder on the sale at the time of sale. Trustee shall apply the conclusive proof of the trustee shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor 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 expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their intreests may appear in the order of their priority and (4) the surplus. The standor of to his successor in interest entilled to such surplus.

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surplus, it any, to the grantor or to his successor in interest entitled to such surplus, in thickness (the vicinity of the second rest of the surplus, it is the second rest of the successor is successor to any successor trustee appoint a successor to successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and dutics conferred upon any trustee herein named by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County (Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. 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 notily any party hereto of proining is brought by 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 attomey, 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 lows of Oregon or the United States, a tille Insurance company authorized to Insure tille to real property of this sate; (its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escaw agent licensed under ORS 696,505 to 696,585.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust dee (a)* primarily tor grantor's personal, family, household or agricultural purposes (see Important Notice below (b) for an organization, or (even th' grantor is a matural person) are for business of commercial purposes othar	that he is lay
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 dee (a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below (b) for an organization, or (even if grantor is a natural person) are for basiness or commercial purposes ofter	
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purposes, and organization, or (even if grantor is a natural person) are for business or commercial purposes other	ed are:
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This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, admit tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, includin contract secured hereby, whether, or not named as a beneficiary herein. In construing this deed and whenever the contex masculine gender includes the terminine and the neuter, and the singler number includes the single.	inistrators, execu g pledgee, of th
instante genuer includes the tempine and the neuter, and the singular number includes the introduction to the second seco	tt so requires, th
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first about the day and year first about the day and year first about the operation of applicable if warranty late control whichever warranty (a) or (b) is	ve written.
as such word is defined in the Truth-in-Lending Act and Regulation Z, the Richard RV K	opczak, Pro
disclosures, for this purpose, if this instrument is to be a FIRST lien to finance a	ndella, Jr
If this instrument its NOT to be a first lien, or is not to finance the purchase. of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance the Stevens No. 1306, or equivalent. If compliance the story a story of the story	lan.
(If the signer of the above is a corporation, uso, the form of acknowledgment appointed	and a second second Second second second Second second
ORS 93.490	
$_{I}$ = December 17) ss.
Personally appeared Richard R. Kopczak George A. Pondella, Jr. who,	each being firs
duly sworn, did say that the former is the	
secretary of <u>Oreranches, Inc.</u>	1
and acknowledged the loregoing instru- sealed in behall of said corporations and that the instrument	
and each of them acknowledged said instrument to be in and deed.	ard of directors; ts voluntary act
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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums a statistic deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the same. Mail reconveyance and documents to	secured by said
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