pellate court shall adjudge reasonable as the baneliciary's or trustee's attor-ney's less on such appeal. It is mutually agrood 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 estimate of the event that any portion of the monies payable of the right of eminent domain or condemnation, beneficiary shall have the sa compensation for such and which are in excess of the amount required incurred by grantor in such proceedings shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees both in the trial and appealter courts, necessarily paid or incurred by bere iscured hereby, and grantor agrees, at its own expenses to the such actions and execute such instruments as shall be necessary in obtaining such and secured. Instruments as shall be necessary in obtaining such actions 9. At any time and from time to time upon written request of bene-ticiary mut of its lees and presentation of this deed and the mote for endorsement (in case of full reconveyances, for cancellation), without alfecting the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

0K

ă.0⁰

is Code as the beneficiary may require and to pay for tiling same in the proper public office or office, as well as the code of all lien searches make the beneficiary is searching agencies as may be deemed desirable by the public offices or searching agencies as may be deemed desirable by the senticitary.
4. To provide and continuously maintain insurance on the building and such other hearards in the said premises ageinst loss or demage by the public of lies of the beneficiary is from time to the part of the beneficiary and the previous and such other hearards in the geneticiary is from time to the part of the beneficiary as soon as maximal difference of any public of the beneficiary and the previous any soon as maximal difference of any public of the beneficiary and the part of the beneficiary as the part of the said public of the beneficiary of the part of the difference of the beneficiary as soon as maximal difference of any time or other insurance of the difference of the said public of the other theory at least theory may be applied by the any the or other insurance placed on a real difference of the said public of the other other as secured hereby ally may be applied by the any the or other insurance of the amplied by the any part thereof, may be released to granter. Such applied or invalues any soon as the said and the applied or invalues the any soon any indubted on the beneficiary the difference or or values and the said of the periods of the applied or invalues that the same at a same at a same at a same and the any soon any indubted of the difference of the applied by the any soon any indubted of the difference any bet or other applied by the any soon any indubted of the difference and the said and the applied by the applice of the applied by the applied by the applied by the applied

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. 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, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to proper public offices or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building

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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding is which drantor, beneliciary 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 attarney, 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 laws of Oregon or the United States, a title insurance company authorized to abank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 800 505 to 800.583

surplus, if any, to the grantor or to his successor in interest entitied to successurplus, surplus, 16. Beneliciary may from time to time appoint a successor in successor more to any trustee named herein or to any successor trustee appointed herein trustee, the later shall be vessed with all the points and duties contered and substitution shall be used with all the points and duties contered which, when recorded in the northale source in the successor which the property is situated, shall be conclusive privat of proper appointment of the successor trustee.

the grantor and beneliciary, 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 trustees attorney. (2) to the obligation secured by the trust deed, (i) to all persons they are recorded tiens subsequent to the interest of the trustee in the trust even ber interests may appear in the order of the trustee in the trust surplus, it any, to the grantor or to his successor in interest entitled to such

thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the truste has commenced loweclosure by advertisement and sale, and at any time prior to 5 days before the date the truster conducts the sale, the grantor or any other person before the date the truster conducts the sums secured by law trust deed, the default consist of a ladiur to pay when due, on then be due had no define of the cure other than such portion as while obtained on any constrained any other person the default or the trust deed. The default may use required under the being cured my be cured by tendering the performance required the default, in the time of the cure other than such portion as while obligation or trust deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the trust deed to defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustees and attorney's less not exceeding the amounts provided place designated in the molec of ale or the time to which said sale may in one parcel or in separate parcels and shall will the parcel of sale Trustees the parcel or in separate parcels and shall will the parcel of sale Trustees the property so sold, but without any cover and will be parcel of sale Trustees the trust for any provided by the trustee of all the time. In which said the time the trustees in the default or cash, payable at the time to sale Trustees the property so sold, but without any cover and when hall be conclusive prior the trustion and provided by my matters of last shall be conclusive prior the proceed of any matters of last shall be conclusive prior the proceed of any prior to cash, payable at the sale. 15. When trustee sells pursuant to the pieces prior defaults the sale.

<text><text><text><text>

90

as Grantor, KEY_TITLE_COMPANY______, as Trustee, and SEATTLE FIRST NATIONAL BANK

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lot 32, Block 16, OREGON SHORES, in the County of Klamath,

REAL ESTATE LOAN FUND OREG., LTD.

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

20286

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 datas everyweed therein in grantor without tirst naving obtained the written consent of approval of the beneficiary. 3 secured by this instrument, irrespective of the maturity dates expressed therein, or , snall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

now or hereafter appertaining, and the rents. issues and profits thereof and all fivtures now or hereafter attached to or used in connection with said real estate. The state of the struct deed, state attached to or used in connection of the state of the struct attached to or used in connection of the struct deed, state attached to or used in connection of the state of the struct and the state of the struct attached to or used in connection with said real estate of the struct attached to or used in connection of the struct for the obligations of the struct to beneficiary. The future eving beneficiary by grantor to beneficiary of states of states and states and states, all there on according to the terms of the master note, payable to beneficiary or order and made by grantor, the final payment of principal of the state of maturity of the debt secured by this instrument is the date, stated above, on which the final payment of state with installment of said note be the within described property, or any part thereof, or any interest therein is sold, agreed to be I he date of maturity of the deby secured by this instrument is 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 assidned or alignated by the grantor without first having obtained the written consent or approval of the beneficiary.

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. Contemportaneous with the execution of this trust deed, Stantor executed in favor of beneficiary, ortraases and other collateral documents greating mortrage liens in other marcels of real property in various counties and states, all

PORM No. 881-Oregien Trust Doed Series-TRUST DEED.

81302 56324 Diedou

as Beneficiary,

in

08

n l

T.

s

DEC

50

	REG 626 CONZALES		20287	
	The grantor covenants and agrees to and w	with the beneficiary and the	use claiming under him, that he is law-	
	t it signation too simple of said described real pr	Operty and had a face,		
	EXCEPT FOR MATTERS AFFI	SCIING IIIDD IDD		•
	and that he will warrant and forever defend the	same against all persons w	homsoever.	
	The grantor warrants that the proceeds of the los	n represented by the above des	cribed note and this trust deed are:	•
	(a)* primorily for granter a potentiation or (even if granter is a t	natural person) are for business	or commercial purposes other than agriculture	
	purposes.	A binds all parties hereto, their	heirs, legatees, devisees, administrators, cast	
	contract secured nereby, whether of the powter	and the singular number includ	es the plant	
	IN WITNESS WHEREOF, said grantor	has hereinto set rus ridiu	ATE LOAN FUND OREG., LTD.	
	* IMPORTANT NOTICE: Delete, by lining out, whichever warm not applicable; if warranty (a) is applicable and the benefic	anty (a) or (b) is jary is a creditor	n n n	
	as such word is defined in the frontender and Regulation by beneficiary MUST comply with the Act and Regulation by a FIR	making required	Bhatt - Receives	
	disclosures; for this purpose, it mis intricate form No. 13 the purchase of a dwelling, use Stevens-Ness Form No. 13	05 or equivalent; MFCHAEL	De DALLAN, ADOLLAN	
	with the Act is not required, disregard this notice.			
N. J.	(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	CT ATE OF OBECON		
	STATE OF ORRGON		and	
		Persiver for Be	h being first	e de la companya de l
	COUNTY OF MARION) Personally appeared Michael B. Batla Loan Fund Oreg., Ltd., an Oregon Limit	ted Partnership, and a	charledged	
	the foregoing instrument to be use of			
	Before He this 10th day of	Decemen 85	ument is the s signed and of directors;	
	Pan Pan		oluntary act	
	Mothry Public for Oregon The Completion expires June 26, 1937	.•		
	Notary Public for Oregon	Notary Public for Oreg		
	My commission expires:	My commission expire	5: 	
		REQUEST FOR FULL RECONVEYANCE		
		e used only when obligations have been	paid.	
	TO :		the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of	
	in the state of the second sec		thich are deal (which are delivered to you	
	said trust deed or pursuant to statute, to cannot -	vey, without warranty, to the p	used by said trust deed (which is said trust deed the	
	estate now held by you under the same. Mail recourt	YR HART		
	DATED:	19		4
			Beneliciary	
	distant this Trust Dead OR THE NOTE wh	ich it secures. Both must be delivered to	the trustee for cancellation before reconveyance will be made.	
	De net less er destruy inte trest soos statent			
	TRUST DEED		STATE OF OREGON, County of	15.
	(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		T and it that the within instrume	
			was received for record on the 13th de of	
	REAL ESTATE LOAN FUND P.O. BOX 3729		at	on
	SALEM, OREGON 97302 Grantor	SPACE RESERVED FOR	in book reel voiding its its instr page	7 U- () 1998
	SEA 1st Natl Bank R E Group Box C-34103	RECORDER'S USE	Record of Mortgages of salu County	
	Seattle, Wa. 98124-1103 Beneficiary		Witness my hand and seal County affixed.	
	AFTER RECORDING RETURN TO	. •	Evelyn Biehn, County Clerk	۲
	REAL ESTATE LOAN FUND OREG LTD Post Office Box 3729		By Form on the Dop	
6	Baldin, Oregon 97302	Fee= \$9.00	• j ··· p	