OK	STATES STATES AND A STATES AND	1-31366, STEVENS NESS LAW P	UB. CO., PORTLAND, CR. 97204
C. J. C. D. Dept.	TRUST DEED	Vol. My Page	16639
THIS TRUST DEED, made this STEVEN J. JACKSON and BARBA	10th	September full rights of survivors	, 19.87 , between ship
as Grantor, ASPEN IIILE ^{1,4,*} ESCROW, BENJAMIN E: ROBINSON and OF rights of survivorship as Beneficiary, ^{11,12,5} SOPTUROU	PAL FERN ROBINSON,	husband and wife with fu	, as Trustee, and ill
Grantor irrevocably grants, bargain in Klamath County, Studeu J Streau	WITNESSETH: s, sells and conveys to Oregon, described as:	trustee in trust, with power of	sale, the property
Lot 12, Block 1, Tract No. Lot 12, Block 1, Tract No. LSOSL DEED	1116, SUNSET EAST,	in the County of Klamat	
		ZLYLE OL OVERCH	ning and an
Be not lose of station this frost Earty ON INE NOTE whi	ith ll torbins. Boilt crust be Selarards	() a 191 (nation (a t antipitation of the new services	1993년 - 1991년 - 16 5월4
		and an	
sum of TEN THOUSAND THREE HUNDRED 	or order and made by grant UTITY OF Note this instrument is the date, a described property, or any ntor without first having ob cured by this instrument, in	or, the final payment of principal a. , 19	tallment of said note is sold, agreed to be
To protect the security of this trust deed, gu 1. To protect, preserve and maintain said property and repair; not-to remove or demolish any building or imp mot to commit or permit any waste of said property. 2. To complete or restore promuly and in good- manner any building or improvement which may be constru- destroyed thereon, and pay when due all costs incurred thereon. 3. To comply with all laws, ordinances; regulations, tions and restrictions allecting said property; if the bienelicia join in executing such linancing statements pursuant to the cial Code as the beneficiary may require and to pay for 1 proper public iollice or offices, as well as the cost of all in by filing officers or searching agencies as may be deemed beneficiary.	rantor agrees: in good condition grant workmanike covenants, condi- ty: so requests, to Unitorm Commer- ty: so requests, to Unitorm Commer- time sarches made desirable by the sources and workmanike thereoi; (d. stantor thereon; thereoi; (d. stantor thereoi; thereoi; (d. stantor thereoi; thereoi; (d. stantor thereoi; t	to the making of any map or plat of sai y easement or creating any restriction th nor or other agreement affecting this deed) reconvey, without warranty, all or any pi any 'reconveyance may be described as 'led thereto," and the recitals there of a we proof of the truthfulness thereol. Trust thomed in this paragraph shall be not less thi Upon any delault by grantor hereunder, i it notice, either in person, by agent or b a court, and without regard to the adequ Iness hereby secured, enter upon and take part thereol, in its own name sue or oth orolits, including those past due and unpai	or the inen or charge or the inen or charge and of the property. The the "persons or persons y mitters or lacts shall an \$5. beneficiary may at any y a receive to be ap- acy of any focurity lor possession of the tents. d, and apoily the sents.
and such other hazards as the beneficial formers damine loss of an amount not less than study the term of term	or damage by life ney's lees u glime require, in liferar may to the latter; all collection of soon as insured; insurance po insurance and to rior to the expira- nas aid buildings, spiled by benefi- der as beneficiary or invalidet any s and to pay all to sell the citary may collection of rourance po roperty, and to so collection the reportery, and declare all devents the advertisemen set on to pay all to so collection the so	pon any indebtedness secured hereby, and determine. The entering upon and taking possession i such rents, issues and profits, or the pro- blicies or compensation or awards for any t default or motice of default hereond as afor default or motice of default hereunder or i such notice. Upon default by graintor in payment of ar his performance of any agreement hereund sums coursed hereby immediately due an enelicitary at his election may proceed to b a motifage or direct the trustee to force il and sale. In the latter event the benefici cause to be recorded his written notice of 1	Juding reasonable attor- in such order as bene- ol said property, the ceeds ol tire and other aking or damage ol the resaid, shall not cure or invalidate any act done ny indebtedness secured ler, the beneficiary may d payable. In such an oreclose this trust deed lose this trust deed by ary or the trust eshall default and his election
charges become past due of delin, but, bu due lazes, assess to beneficiary: should the granico fail to make payment of ments: insurance, premiums, including the payment of ments: insurance, premiums, including the payment of make such payment or by providing beneficiary with land make such payment, beneficiary may, at its option, make and the anneunt so paid, with interest at the rate set forth in frust deed, shall be added to and become a part of the deb trust deed, without waiver of any rights arising from breas covenants hereof and for such payments, with interest as and early hereinbelore described, as well as the granico, shall is and the insbelow described, as well as the granico, shall is me estent that they are bound for the payment of, the described; and all such payments shall be immediately due a out notice, and the nonpayment thereof shall, at the option of ender all sums secured by this first deed immediately due	Assessed upon or hereby, whe sments, and other, receipts, therefor at the rocal assess- by grantor, either swith which, to: s with which to: s with which to: s with which to: s de and 7 of this t secured by this the scole dy this the scole with be bound to the obligation herein: and payable and by the scole with t secured to the sound payable and by the sound to the sound payable and by the sound to the sound payable and the sound to the sound t	reupon the trustee shall the try to sailing hen required by law and proceed to lorec provided in ORS 86.735 to 86.795. After the trustee has commenced loreclosur, any time prior to 5 days belore the date ti ntor or any other person so privileged by i or defaults. If the default consists of a lail d by the trust deed, the default may be or defaults. If the default consists of a fail d by the trust deed, the default may be near the time to the cure other than due had no default occurred. Any other de person, effecting the cure shall pay to th s actually incurred in enforcing the obligat 'trustees and altorney's lees not exceeding Otherwise' the sche shall the shall be	the obligation secured lace of sale, give notice close this trust deed in the trustee conducts the ORS 86.753, may cure ORS 86.753, may cure cured by paying the such portion as would lault that is capable of nee required under the curing the delault or the beneficiary all costs tion of the trust deed the amounts provided
of title search as well as the other costs and expenses of this trust in of title search as well as the other costs and expenses of the in connection with or in enforcing this obligation and struste lees actually incurred. To appear in and delend any action or proceeding	trustee incurred be postponed in one parce	as provided by law. The trustee may se	Il said property either

lees actually incurred. The security rights or postering and action or proceeding purporting to allect the security rights or postering any action or proceeding purporting to allect the security rights or postering the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this deed or or trustee may appear, including any suit for the foreclosure of this paradume's altorney's less; the amount of altorney's less mentioned in this paradume's altorney's less; the amount of attorney's fees mentioned in this paradume's or trustees a start pellate court shall adjudge reasonable as the beneticiary's or trustees a attor-ney's less on such appeal. It is trustually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemmation, beneticiary shall have hald to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such taking, which are in excess of the amount payable applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by dene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby, and its less and presentation of this deed and the note for endowrown prompty upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ted or parts of the less of the payment of the payment of the problem the lability of any person to the payment of the mobile deed and the note for endowrowned (in the sea and presentation of this de

auction to the highest bidder for cash, payable set the parcel or parcels at "shall deliver to the surchaser its deed in form as the time of sail. Trustee the property so sold, but without any covenant or equired by law conveying the property so sold, but without any covenant or equired by law conveying piled. The recitals in the deed of any matters of lact shall be correlated to the property so sold. But without any covenant or equired by law conveying piled. The recitals in the deed of any matters of lact shall be correlated to the property is an end of the truthulness thereol. Any person, excluding the trustee, but including the granter 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 by the trustee by trustee and any the trustee of sale, including the compensation of the trustee and at (1) the expenses of sale, including the compensation of the trustee and at (1) the expense of sale, including the compensation of the trustee and at (1) the expense of sale, including the compensation of the trustee and at (1) the expense of sale, including the compensation of the trustee and at (1) the expense of sale, including the compensation of the interest of the insteed in the trust surplus, if any, to the granter or to his successor in interest entitled to such surplus.
16. Beneliciary may from time to time appoint a successor or successor index of pronts and the successor interest entitled to such appoint latter shall be vested with all tile, powers and duties conferred and substitution shall be made by written instrument excuted by beneliciary, which when recorded in the mortgage records of the ecunty or counties in which, when recorded in the mortgage records of the county or counties in the trustee which, when recorded the made all be conclusive proof of proper appointment and the appointment as accessor finistee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged in 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 in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

1.01

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an artomey, who is an active member of the Oregon State Bar, a bank, trust company or savings rand loan association routhorized to do business under the lows of Oregon art the United States, a 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 ORS 696.505 to 696.585.

bebein af ine slate, he marginies, animals,	16640
fully-seized in fee simple of said c	agrees to and with the beneficiary and those claiming under him, that he is law described real property and has a valid, unencumbered title thereto
triach balanan of the sale and intermetion	d the second the second strain of all one areas to be areas and the the second strain the second strain and the second strain of the second strain of the second strain of the second strain second st
and that he will warrant and fore	Abou within adding a part of the second of t
9. In the second that say persons the under the other of environment domain, or considering the property of the same second property of the	the bar of the second of the second s
The of war spread that and the table of ensure that we can be the most the table of ensure the state of the same most in the east the spread of the same most in the second the same spread of the most is the spread of the same spread of the same spread of the spread of the same spread of the spread of the spread of the spread of the spread of the spread of the spread	The State of the second s
petite court the risk court, channel of the b	en finlande og runner som en stande andere som en standere som en standere at som en stande som en som en som Handle i til som en som en som en som en standere som en som en standere som en standere som en som en som en s An som en som
star and the she to establish on the periodical in the	
a no grantor warrants that the proc	eeds of the loan represented by the above described note and this trust deed are: (1' family or household purposes (see Important Notice below), if grantor is a natural person) are for business or commercial purposes.
This deed applies to, inures to the	the first instance and a second are for business of commercial purposes.
* IMPORTANT NOTICE - ADICATION AND ADDRESS	and grantor has hereunto set his hand the day and year first above written.
nor applicable; if warranty (a) is applicable an as such word is defined in the Truth-in Landin	a the beneficiary is a creditor
If compliance with the Act is not required disre	arm No. 1319, or equivalent.
(If the signer of the abave is a concerning	here and the state of the second se
STATE OD ANT LINE MANDUCE LODICA	una protection of a second of the second
comban This contact.	aux and within a start of and the start of an arrive a start of a start of the star
Steven J. Jackson and Ba	an and the second secon
SAN ADDA LOVA	With a the first set of the set o
(GEL) Mr commission anim	ic if Oregon Wotary Public for Oregon D 2 89
	APACETA DU ENGLISSION EXPLICATION DE CONTRACTORIA DE CONTRACTO
An and the second the biobaut it wor	REQUEST FOR FULL DECONVERSION WERE REACTED BY AND
becomes due and payable. In the event the	s. Kanno i ka the sectional for all barrener i the sector is all sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector is a sector in the sector in the sector in the sector is a sector in the sector in t
trust deed have been fully paid and satisfied.	Your hereby are directed on parment by the foregoing trust deed. All sums secured by said
estate now held by you under the same Mail	an ortuences of indebtedness, secured and the terms of
Une of the environment	issues and profits thereof and all fixtures new or formuler chacked to see the contra- issues and profits thereof and all fixtures new or formuler chacked to see used in contra- the pERFORMANCE activity advectment of franket.
4.3	and and area of all all all and all all all all all all all all all al
De net less or destroy this Trust Deed OR THE NOT	Beneliciary
	E which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
	STATE OF OREGON.
Steven J. Jackson	County of <u>Klamath</u> ss.
N OWS HE CONTRACTOR	was received for record on the 14th day
Benjamin E. Robinson	Use reflecting and contexts to function that in book/reel/volume No
Opal Fern Robinson V Sug	RECORDER'S USE ment/microfilm/reception No79267
AFTER RECORDING RETURN TO	Desire LEBN BORINGNAL Unappend Record of Mortgages of said County. INC SU DISCOU COLDCEPTOD Witness my hand and seal of County affixed.
ASPEN TITLE & ESCROW 94 19	SWEY & CAILH' ATED INTI LTEDE COMPY AFFred.
Collection Dept.	IBORI DEED ALL By Price Price
Rei No. 431-Oragen sout Daed Series-18051 DSED.	EVEN 1415 END UNITED STORE