PDUAL No. 601-Oregon Trust Dood Series-TRUST DEED.	STEVENS NESS LAW PUD, CO., PORTLAND, OR 572				
OT 54.604 THIS TRUST DEED, made this	P 17th day of	Vol. <u>M88</u> Page 2 February internet 79: ⁸⁸			
BERNARD H. WEISGERBER & ILLIAN	B. WEISGERBER, Hus	iti di kana si si kana dan kana sana sa kana s	istee, and		
as Grantor, OUNTAIN TITLE CONTAIN 	usband and wife or	Survivor			
as Boneficiary, as Boneficiary, Grantor, irrevocably, grants, pastain inKlamath	WITNESSETH: 5, sells and conveys to th	rd book test volume (volume); ev20	e property		
		I part in that the within I			
SEE LEGAL DESCRIPTION	AS IT APPEARS ON T	HE REVERSE OF THIS DEED.	113		
go um pae el sultat pre inter aner 1960 Par 1623 (- 1 1. 1 + 10 + 1 (2010) + 31 (2010) - 10 + 10 + 10 + 10 + 10 + 10 + 10 + 10	Sorralizier i Fordis duife a las moralisies subscriptions subs	1. 1995		

star of FIFTY, THOUSAND, THREE, HUNDRED AND NO/100-----

==Dollars; with interest thereon according to the terms of a promissory

not sconer paid; to be due and payable in being reader of the state of

5

50

1

2 89

becomes due and payable. In illenated by file grantor without first h then, at the beneficiary's option, all obligations secured by this instruct herein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees.
 To protect the security of this trust deed, grantor agrees.
 To protect the security of this trust deed, grantor agrees.
 To complete or select promised property in good condition of commit or permitenty weste of said property in good condition.
 To complete or select promised in growther due constructed, danaged or due to construct the danaged or due and constructed, danaged or due to construct the danaged or due to construct the danaged or due and the select of all lies as well as the beneficiary with all lists and continues of the due to construct the dual due to the beneficiary.
 To provide and the select or all lies as may be deemed danable by the beneficiary.
 To provide and the select of a due to core any sol deemed danable by the beneficiary.
 To provide and the select of the beneficiary with loss payable to the latter all construct danage by fire and active shall be delivered to the beneficiary as boon an insured to the beneficiary with loss payable to the latter all construct danage by intering and such other has then 8. <u>CULL</u> VALUO
 the danor shall all for any reason to procure any solic huidings, the beneficiary may procure the same at grawora well mutants and buildings, the beneficiary may procure the same at grawora well mutants and buildings, the beneficiary may recent the due of a section and and an such order as beneficiary with all lor any reason to procure any set of the due of a section and and an such order as the leanout to the obligation due and any such inst

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all oi said property shall be taten 8. In the event that any portion or all oi said property shall be taten infaht, ii it is o elecis, to require that all or any portion of the monies paychle as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's itees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and poplied by it its top on any reasonable costs and expenses and attorney's itees, both in the trial and appellate courts, necessarily paid or incurred by bun-both in the trial and appellate courts, necessarily paid or incurred by bun-and execute such instruments as shall be necessary in obtaining such com-and execute such instruments as shall be necessary in obtaining such com-9. At any time and from time to time upon written request of bene-16 itability of any person for the payment of the indebtedness, trustee may 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 (a) consent to the making of any map or plat of said property; (b) join in

insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloressid, shall not cure or wave any default or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon idelault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sesence with respect to such payment and/or performance of the beneficiary may be and the payment and or performance of the sesence with respect to such payment and/or performance of the trusteese to pursue any other right or advertisement ind sails, or may direct the trusteese to pursue any other right or advertisement ind sails, or may direct the trusteese to pursue any other right or advertisement ind sails, or may direct the trusteese to pursue any other right or advertisement and cause to be recorded his written notice of default and the election to sell the said described real property to satisfy the obligation eccured hereby whereupon the trustees and process this trust deed in the manner provided in ORS 86.735 to 86.795. [13]. Attici the trust dead, the delault consists of a failure to pay, when due, the delault any time prior to 5 days before the date: the trustee conducts the said and at any time prior to 5 days before the data: the provided the pay with the delault. If the delault consists of a failure to pay, when due, the delault any to cure dy paying the same stand of the delault cocurred. Any other delault the faunt dead. If any case, in addition to curing the delault to the delault to be described in addition or curing the delault to the disault proverse and attorney's less not exceeding the amounts provided to the trust deed in the mance required under the debigation or trust deed. In addition to curing the delault to the debigation or trust is capable of the delault in the default any to the bondicary all costs and exceeding the submets and attorney's less not exceeding the amounts provided to dela

which the property is situated, shall be considered when this deed, duly executed and 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 in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real lates or any agency thereof, or an escrow agent licensed under ORS 695.505 to 696.585. NOTE: The Trust Deed Act provides that the trust e herounder must be either an or savings and laan association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, a jents or branches, the United S

 (1) And the resident (1) Any file of the State of the Sta	erring of an tring of the for event for the parameter of the of the construction of the second presents the second of the second presents the second of the second presents of the second of the second presents of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of	Cribed real prop		d those claiming unde I, unencumbered title	r him, that he is la thereto	2112
to the second se	warrant and foreva	clefend the sa	bre against all perso	A strand whomso every strain and the	3) () a set () and () a set () and () a set ()	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	tere dational de condemina à . Mai que l'intérie de caj	·····································	the state of the second st	 Grand P. Frank M. Leiser, K. 1997, April 1997, April		
The grantor (a)* primari (b)× \$3 \$3 \$	warrants that the process y for grantor's personal wantbarroi, or (cven 1)	Is of the loan repr family or househol	manted by the above de d. Furposes (see Japport	scribed note and this trust IN Notica below)	deed are:	
This deed ap personal representat secured hereby, whe	plies to, inures to the Le	nelit of and binds ins. The term bene	ell parties hereto, their liciary shall meen the l	heirs, legatees, devisees, older and owner, includi	Transformer († 1997) 1999 - Stansformer († 1997) 1997 - Stansformer († 1997) 1997 - Stansformer († 1997)	ors, act line
IN WITN	ESS WHEREOF; se	iid grantor has	hereunto set his han	d the day and year fir.	st above written.	
Leneficiary MUST com cisclosuros; for this pu If compliance with the	ply with the Act and Roju rpose uso Stavons-Noss Fem Act is not required, disroje	Act and Regulation lation by making n n No. 1319, or equi	Z, the state of the second	+ ANY PERSON AND AN ADDRESS	an a	
STATE OF OREG		and a second sec	STATE OF OREGON,	ીરે પિતારમથી તેને તેનું શકે કે દાન્તર જે છે. વિદાયમાં આવ્યું મુક્લેમાં આ સુધાર પંચાય કે દાન્તર છે. દેવના સુધાર સામે આવ્યું છે. આવેલા સુધાર પંચાય કે દુધાર		
This instrume	nt was actnowledged to 1937,1986,59 leisgerber & II.L		County of	nowledged before me on		90% 91 11-
CTARY	Banelus N Notary Vullic	for Oregon	of Notary Public for Oregor	ie Contest, etc., Art. 1996 - Maria Maria, Art. 1997 - Maria Maria, Art. 1997 - Maria Maria, Art. 1997 - Maria Maria, Art. 1997 - Maria Maria, Art. 1998 - Maria Maria, Art.		
	Sinteen and an anni i Sinteen an an an an an	Volumentary and and a second an	Wy commission expires: The second se	All and a second s		
TO: The undersigned trust deed have been	d is the legal owner and fully paid and satisfied	The second secon	under the state of the sector	toregoing trust deed. A toregoing trust deed. A	in sums socured by sai	iđ
said trust deed or pu herewith together with estate now held by yo	rsuant-to-statute, to-cur h said trust deed) and to w under the same. Mail,	ncs] all ovidences reconvoy, without reconvoyance, and.	of indebtodness cocured warranty, to the parti documents to the	ou of any suns owing to by said trust deed (whi is designated by the term	you, under, the terms o ch are delivered to yo is of said trust_deed th	of 10
DATED: 115	ALL TO A LOCATE AND A	inal a cur, diotta In (9 xxmin) (in	1 a partumore will all figural and figure.	Boneficiary	(**** (*) (* «* * *) Matulijstik, <u>carret, compo</u> nen	
		a which is accurate Dat	a must be collivered to the tru	stoe for cancellation bolere recon	veyance will be made.	
TEVENS-NESS LAW P	CDEED Re: (881) VOCBIDI		>>>>==================================	STATE OF OREGO County of [2] DEL I certify that th	e within instrument	
Klamath Falls	Grantor	मा आप चात् :	E RESERVED	was received for reco of dt ¹¹¹¹	, 19, M:, and recorded No	
1789 Nillon A Liske Havasu,	Bonoliciary ?		r i con u a		ption No.	
	ING'RETURIN TO	MULEI MEISC	Elf auto data data data data data data data da	County affixed.	\mathbf{X}	

recorded in Volume M79, page 19942; Microfilm Records of Klamath County, Oregon, and the County Road of the following described Commencing at the South 1/4 corner of Section 32, Township 39 South, Range 11 1/2 East of the Willamette Meridian; thence North along the North-South center section line 500.00 feet to the true point of beginning; thence North 89 degrees 59' 15" East 1052.12 feet to the Centerline of the County Road; thence along the arc of a 954.93 foot radius curve to the left, 73.81 feet; thence North 14 degrees 58' 35" West 112.90 feet to the beginning of a curve to the left; thence along the arc of a 293.82 foot radius curve, 194.68 feet; thence North 52 degrees 56' 21" West, 43.61 feet; thence North, 463.00 feet; thence South 89 degrees 55' 40" West 868.16 feet to the North-South center section line; thence South 00 degrees 12' 47" East along the center Tax Account No.: 3911 V3200 01100 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Mountain Title Company of February A.D., 19 88 at 11:56 o'clock A M., and duly recorded in Vol. M88 of Mortgages on Page 2548 _ day FEE \$15.00 Evelyn Biehn, County Clerk By Am

LEGAL DESCRIPTION

That parcel of land lying Southerly of the center line of the easement

2550

2.4

(21, 20)