FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND. OR. 97204
PAULETTE Y. STARZINSKY	MTC 20308-D Vol. <u>mgg</u> Page <b>15670</b> September (1988 ; between
Mountain Title Company of Klamat	h County
as Grantor, Mountain-Title Company of Klamat	as Trustee, and
David Earl Miller & Lieselore Miller, hus	sband and wife
as Beneficiary,	in tracki koji koji koji koji koji 1990. – Sofi Servis, svenika lije in servista
Grantor irrevocably grants, bargains, sells and conveys to in <u>r-Klamath</u> County, Oregon, described as:	rrustee in trust, with power of sale, the property
<pre>interaction in the second s second second se second second se second second seco</pre>	i nutur tanta anti tan antari watamini
Lot 14 in Block 21 of TRACT 1113, OREGON to the official plat thereof on file in of Klamath County, Oregon.	SHORES UNIT 2, according the office of the County Clerk
Tax_Account, No., 3507, 018DC, 05100, 100 and	a ta ana mungan ina stilaanimi mi'na ha ka manadana a ama pa hata

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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect preserve and maintain suid property in good condition of repair, not to remove or demolish any building or improvement thereon; mont to commit or permit any water of said property.
To complete, or restore promptly and in good and workmanike, manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all laws, ordinances, regulation, covennis, conditions and restrictions allecting said property; if the beneficiary so requests, to join in executing such innancing statements pursuant to the Uniform Commercial 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.
To protect the said property if not building some in the information insurance on the buildings and such building the said property and in loss or damage by fire and such other haards as the beneficiary may from time to time require, in companies acceptable to the beneficiary and loss or damage by fire and such other haards as the beneficiary and hous prove the inter in companies acceptable to the beneficiary and hous prove the expiration of insurance shall be delivered to the beneficiary as on a insured; by the sendenticiary and prove the said property and in such order as building it was prove thereof, any beir even the immediated or asset building the or any policy of insurance on the interestient placed on and heuriter in companies acceptable to the beneficiary and in such order as beneficiary in a such as a such as the beneficiary in the sendent any policy of insurance proves and and such and as the beneficiary as bon at insured; if the grantor shall

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, benelkiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to benelkicary and applied by it first upon any reasonable costs and expenses and altorney's lees. both in the trial and appellate courts, necessarily paid or interdebtedness. Iticary in such proceedings, and the stince apped upon threat debtedness incurred by a such instrum beneficiary and and execute such instrum beneficiary's request, and execute such instrum beneficiary's request. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of lut) reconveyances, for cancellation), without allecting 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

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons" legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of the schenic ary of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebitedness hereby secured, enter upon and take possession of said prop-erty or any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebitedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection, of such rents, issues and prolits, or the proceeds of line and other improperty, and the application or release thereol as aloresid, shall not cure or property, and the application or release thereol as aloresid, shall not cure or in the property, and the projection and collection and taking or damage of the property, and the application or release thereol as aloresid, shall not cure or in the property and the projection and collection and taking or damage of the property and the application or release thereol as aloresid, shall not cure or

less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indobtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection, of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such any event the beneliciary at his election may proceed to foreCose that deed by in equity as a imortgage or direct the trustes the operation has doned the beneliciary decises or direct the trustes the operation has deed by advertisement and sale, or may direct, the beamclicity may have. In the even the beneliciary office to looke to be recorded his written morice of delault mendy, either at law or in equity, bindivertisement and sale, the beneficiary or the trustee shall exceed to by law and proceed to loreclose this trust deed in the manner provided in ORS 86/735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileded by ORS 86.753, may sucre the delault or delaults. If the delault may be cured by paying the sale, and at any time of the cleave to her than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by thedring the performance required under the obligation or trust deed. In any case, in addition to turing the delaude of

together by law.

together, with trustee's and attorney's less not exceeding the amounts provided by law. 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 sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulaness 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, im-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 liens subsequent to the interest of the trustee of the truste, and (4) the surplus. 16. Beneliciary may trom time to time appoint a successor or surced-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee amed herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrumment executed by beneficiary, which, when recorded in the awaysake records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. Truste excepts this trust when this deed, duly executed and obligated to notily 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.

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 rea tates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585 NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the to property of this stote, its subsidiaries, affiliates, agents or branches, the either an

The grantor covenants a	and agrees to and with the beneficiary and those claiming under him, that he is law-	
ity seized in fee simple of said	id described real property and has a valid, unencumbered title thereto	
and he are an an and an	, note man annual and an an annual annua	
definite intervention wait and statistical and a and intervention and a statistic and intervention interventions and a statistic controls and and an analysis and a statistic and and an analysis and an analysis and contained and and an analysis and contained and and an analysis and and an analysis and and an analysis and and an analysis and and and and and and and and		
der the right of emirent the same of remain	ananganan meneriman sebah taran taran sebah dari di kuma menerima dari dari dari dari dari dari dari dar	
of as the trial scart and in the scart are of the Del couple bounder (bridge) ore care that allows the models we also an order are an off 13 motionly densed that?	Lighters (D (1992) and i sur as all said of the state and a constant and a constant of an off	ni se li ji Sure i li Sure i li
v nutrient for beneficiare of the dependence Marine Conference of File and the heading	the basis of the loan represented by the above described note and this trust deed are:	
(a)* primarily for grantor's po (b) for an organization, or (	personal, family, or household purposes (see Important Notice Delow), (even il grantor is a natural person) are for business or commercial purposes.	
ersonal representatives, successors a	to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executor and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contra med as a beneficiary herein. In construing this deed and whenever the context so requires, the masculi he neuter, and the singular number includes the plural.	
IN WITNESS WHER	he neuter; and the singular number includes the blural. REOF, said grantor has hereunto set his hand the day and year first above written.	ನ ನಿಶ್ಚಿ ನ ಮಾಡ್ತಿ ಗ ವ್ಯಾಪ ಮಾತ್ರಗ
of applicable; if warranty (a) is applic s such word is defined in the Truth-II	g out, whichever warranty (a) or (4) is//////////////////////////////	
eneficiary, MUST comply with the Act isclosures; for this purpose use Stevens compliance with the Act is not require	t' and Regulation by making required ins Ness Form No. 1319, or equivalent. Ired, disregard this notice.	
f the signer of the above is a corporation,	WITNESS: Brian Brodsky	
STATE OF CALIFORNIA COUNTY OF	<u>Angeles</u> )ss	
On <u>Sept. 13</u> the undersigned, a Notary I	Public in and for said County and WTC WORLD TITLE COMPANY	
nerson whose name is subs	-, personally known to me to be the scribed to the within instrument as FOR NOTARY SEAL OR STAMP	
a witness thereto, (or prove	ved to be such person by the oath o is personally known to me), who	
being by me duly sworn, der	eposes and says: That	-
being by me duly sworn, der Beion Beor 4176 Arch D	Process and says: That DS IC/ resides at D., SHOID C1+, C4 JEANNE NIGH JEANNE NIGH Miary Public-Califernia	
being by me duly sworn, dej <u>Le 100 Beer</u> <u>4176 Aech D</u> that <u>Le wasyr</u> <u>Paulette</u>	present and says: That DS IC/ resides at C-t- present and saw State 2 in S IC/ m to be the person described	
being by me duly sworn, der <u>Being</u> Bear <u>High Aech D</u> that <u>he</u> wasr <u>Paulette</u> in, and whose name is sub- instrument execute the s	Poses and says: That DS ICV resides at DS ICV resides at DS ICV resides at JEANNE NIGH Notary Public-California LOS ANGELES COUNTY	
being by me duly sworn, der <u>Being</u> Beor <u>High Aech D</u> that <u>he</u> wasr <u>Paulette</u> in, and whose name is sub- instrument execute the s	eposes and says: That DS ICU resides at C. Shore City CA present and saw State Zin SIX m to be the person described bscribed to the within and annexed same: and that affiant subscribed	
being by me duly sworn, der <u>Being by me duly sworn, der</u> <u>Being by me duly sworn, der</u> <u>Being by me duly sworn, der</u> <u>Historical Accession</u> that <u>Being by me duly sworn, der</u> <u>that Being by me duly sworn, der by me du</u>	eposes and says: That present and saw resides at D. Sholo City · CA present and saw rot be the person described bscribed to the within and annexed same: and that affiant subscribed ereto as witness of said execution. esame: Mail reconveyance and documents to	
being by me duly sworn, der <u>Heinsteiner</u> <u>that he was</u> r <u>personally known to his</u> in, and whose name is sub- instrument, execute the s <u>his</u> name ther Signature 082 estate now held by you under the	eposes and says: That DS ICU resides at C. Shore City CA present and saw State Zin SIX m to be the person described bscribed to the within and annexed same: and that affiant subscribed	
being by me duly sworn, der <u>Being</u> <u>Being</u> <u>Being</u> <u>Construction</u> <u>that</u> <u>Aech</u> <u>that</u> <u>was</u> r <u>personally known to <u>All</u> in, and whose name is sub- instrument, execute the s <u>Ais</u> name ther Signature <u>Being</u> Signature <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Bing</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u> <u>Being</u></u>	e same: Mail reconveyance and documents fo	
being by me duly sworn, der Being by me duly sworn, der Har Being States that Being Arech D that Being Arech D that Being Arech D personally known to Di- in, and whose name is sub- instrument, execute the s Date D DATED:	e same: Mail reconveyance and documents to Be same: Mail reconveyance and documents to Be same: Mail reconveyance and documents to Be metricianty types and the state of th	
being by me duly sworn, der Being by me duly sworn, der Local State that he wasyr personally known to him in, and whose name is sub- instrument, execute the s his name ther Signature Signature Signature Date D state in the state of the state the state now held by you under the state now held by you under the state now held by you under the DATED: state of destroy this Tree De Signature the state of the state of the state of the state the state now held by you under the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the sta	erooses and says: That resides at OFFICIAL SEAL JEANNE NIGH NGH NGH NGH STAR 221 NSK SKA STAR 221 NSK SKA SKA SKA SKA SKA SKA SKA SKA SKA S	
being by me duly sworn, der Being by me duly sworn, der Hit He Lette that he wasr personally known to hit in, and whose name is sub- instrument, execute the s Bignature OG2 estate now held by you under the Signature DATED: "Internation static DATED: "Internation static DATED: "Internation static Compared by source of the static personality in the static personality in the static state now held by you under the state now held by you under th	eposes and says: That       resides at         D: Shool City (C4);       OFFICIAL SEAL         present and saw       Stop City (C4);         model of the within and annexed same; and that affiant subscribed ereto as witness of said execution.       Wy comm. Box. Acg. 18, 1969         e same: Mail reconveyance and documents to the same and more and documents to the same and documents to the same and the s	}ss. nent
being by me duly sworn, der Being by me duly sworn, der Hit He Lette that he wasr personally known to hit in, and whose name is sub- instrument, execute the s Bignature OG2 estate now held by you under the Signature DATED: "Internation static DATED: "Internation static DATED: "Internation static Compared by source of the static personality in the static personality in the static state now held by you under the state now held by you under th	eposes and says: That       resides at         D: Shool City (C4);       OFFICIAL SEAL         present and saw       Stop City (C4);         model of the within and annexed same; and that affiant subscribed ereto as witness of said execution.       Wy comm. Box. Acg. 18, 1969         e same: Mail reconveyance and documents to the same and more and documents to the same and documents to the same and the s	}ss. nent day
being by me duly sworn, der Being by me duly sworn, der Hit He Lette that he wasr personally known to hit in, and whose name is sub- instrument, execute the s Bignature OG2 estate now held by you under the Signature DATED: "Internation static DATED: "Internation static DATED: "Internation static Compared by source of the static personality in the static personality in the static state now held by you under the state now held by you under th	eposes and says: That       resides at         D: Shool City (C4);       OFFICIAL SEAL         present and saw       Stop City (C4);         model of the within and annexed same; and that affiant subscribed ereto as witness of said execution.       Wy comm. Box. Acg. 18, 1969         e same: Mail reconveyance and documents to the same and more and documents to the same and documents to the same and the s	ss. nent day 38 rdèd
being by me duly sworn, der Being by me duly sworn, der Being by me duly sworn, der Hit He wasyr personally known to All in, and whose name is sub- instrument, execute the s ALS name ther Signature state now, held by you under the Signature Be not lose, er destroy, this Tour De TERUSTODE. TO F It (robmins Gain)' storknesses Law PUB. CO. PORT IStarzinsky I'G Mar Sallworf Ca Marada, CA Beschlores Miller, 1977, 2007, 2007	Processent and says: That	ss. nent day 88 rded or stru 7.44
being by me duly sworn, der <u>Being By me duly sworn, der</u> <u>Being By Me duly Sworn, der</u> <u>Hit Being Boundary Boundary</u> personally known to <u>Alling</u> in, and whose name is sub- instrument, execute the s <u>All S</u> name there Signature Gez estate now held by you under the Signature Bo not lose, er destroy, this Tors Bo <u>Corrections of boundary</u> <u>ATED</u> : <u>Bo not lose, er destroy, this Tors Bo</u> <u>Corrections of boundary</u> <u>Bo not lose, er destroy, this Tors Bo</u> <u>Corrections of boundary</u> <u>IStarzinsky</u> <u>IY (Dogun Saluer</u> ) <u>Starzinsky</u> <u>Miller</u> <u>San Juan Capes</u>	Process and says: That	ss. ment day 38  or stru 7.44
being by me duly sworn, der <u>Being by me duly sworn, der</u> <u>Being by me duly sworn, der</u> <u>Construction</u> personally known to <u>All</u> in, and whose name is sub- instrument, execute the s <u>AllS</u> name ther Signature Signature Signature <u>Construction</u> Signature <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Construction</u> <u>Co</u>	Process and says: That       OFFICIAL SEAL         Distribution: Process and says: The service of the ser	ss. ment day 38 rded stru 7.44 1 0 1 0

ž

14

1.1 A States

1