Orenan Trust Deed Series-TRUST DEED (No - 887 to TRUST DEED Vol \_\_\_\_\_Page 14610 438 5x**32603** ox Santha monica., Ca. 90402 THIS TRUST DEED, made this ST JUNE SUNCE 19 ROBERT IN FILLININ AND BARBARA E FILLINAL UCSTAGE ASPEN TITLE AND ESCHOUT as Grantor, and KEAU/EST as Beneficiary, In Frichter of WITNESSETH: it inina Ve Leconese way waited for reach of the 85b. . Oar Dis merinsticht PARCEL GI, BLOCK 16, KLAMATH FAILS FOREST ESTATES HIGHLAY 66, UNIT I, KLAMATH COUNTY ONEGON Cent rie-No. La Cost were now fill be see a care to consideral reach stands and down states as mes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in-franting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi! (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons legally entitles thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthulness therein of any matters or facts shall be conclusive proof of the truthulness therein of any matters or facts shall be conclusive proof of the truthulness thereinder, beneficiary imay at any time without noise, 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 thereof, in its own name sue or otherwise collect the rents, issues and profiles, including those past due and unpaid, and puply be thereof the application and collection, induction as there-ney is and expense of operation and collection, induct order as there-be collection of such metric upon and take possession of said property, the collection of such metric upon and taking possession of said property, the collection of such metric upon and taking possession of said property, the insurance policies or compensation or awaits for any taking or damage of the range delike on ronice of delault hereunder or invalidate any act done usuant to such motice.
I. Upon delault by gantor in payment of any indebitedness secured in equity as a martiage or direct the insure to loreclose this trust deed in equity as a martiage or direct the insure to loreclose this trust deed in equity as a martiage or direct the insure to loreclose this trust deed in equity as a martiage or direct the insure to loreclose this trust deed in equity as a martiage or dincet the insure to l The above described real property is not currently used for agricult 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, To complete or restore nouncity, and the second development manner any building or improvement which may be constructed, davaged, or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions ellecting statements pursuant to the Uniform Commer-cial Code as the benchicary, may require and to pay for filling same in the proper, public ollice, or ollices, as well as the cost of all lien searches made by liling ollicers or learching agencies as may be demoded dented by the beneliciary. 4. To provide and continuously maintain insurance on the buildings From and resinguous allecting same property, instance between the point of construction of the second point down point down point of the se the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delauit or delauits. If the delault consists of a laiture to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire anneunt due of the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enlorcing the obligation of the trust deed together with trustees and altorney's less not exceeding the amounts provided toy law. togethere with tristers and automore severe the severe sev If any or and construction, may purchase in the same 15. When trustee sells pursuant to the powers provided herein, shall apply the proceeds of sale to payment of (1) the expenses of a cluding the compensation of the trustee and a reasonable charge by a attorney, (3) to the obligation secured by the trust deed, (3) to a having recorded liens subsequent to the interest of the trustee, in (1) leed as their interests may appear in the order of their priority and urplus, it any, to the grantee or to his successor in interest entitled meths 

69 H

8

17. Truster accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Truster in obligated to notify any party hereto of preding sale under any other de trust or of any action or proceeding in which grantor, beneficiary or tr shall be a party unless such action or proceeding is brought by truster. trustee

TANK PARA

19211

NOTE: The Truit Deed Act provides that the trustee hersunder must be either an attamey, who tis an uctive member of the Oregon State Bor, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized to insure title to read property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed under ORS 696.505 to 696.585.

	<u> </u>
below in on the state in separation supported basis in product the product of the	
being a second and the second and th	Hermannes, L. Print, M. Statistical and Antonion (1990) antonion (1990) antonion (1990) antonion (1990) antonion (1990) ant
(i) the court that structure restoration at the fractionary set (restor), the court that structure restoration $(1, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,$	numer (Leon programbling particular in the program in the program of the Company of the programble particular in the program in the progra
Here is a provide the state is the process of the loar represented by the state of the state is a state of the state of th	And the contrast of the protocol of the protoc
19 Course (a)* primarily for grantor's personal, lamily or household purpose (b) for an organization, or (even il grantor is a natural person) (course) (course of the person of the person)	es (see Important Notice Delow), are for business or commercial purposes. les heroto, Their heirs, lagutes, devisees, administrators, executors, bell mean the helder and owner including helder, of the contract
gender includes the leminine and the neuter; and the singular number in <i>gender includes the leminine and the neuter; and the singular number in</i> <i>IN</i> : <i>WITNESS WHEREOF, said gravitor has hereunt</i> <i>IN</i> : <i>WITNESS WHEREOF, said gravitor has hereunt</i> <i>IN</i> : <i>WITNESS WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor has hereunt <i>IN</i> : <i>WITNESS</i> , <i>WHEREOF</i> , said gravitor here here here here here here here he	to set his hand the day and year first above written.
not applicable; if warranty (a) is applicable and the beneficiary is a creditor or structure of the second	Ballan E Land
(O.A. L. O. A. C.	BARBARA E GUINU
LICALON ROMPRESSION BORNAL AUTION AND AND AND AND AND AND AND AND AND AN	trument was acknowledged before me an OFFICIAL SEAL by MARY KAY HUDERLE Notary Public Catifornia
CENTRAL CHORES KOLONIC THE CONTRAL AND	Ny Comm. Exp. Jan. 16, 1983
Individual)	FOR NOTARY SEAL OR STAMP
STATE OF CALIFORNIA COUNTY OF <u>KIVERSIDE</u> On <u>UNC 22, 1789</u> before me, th signed, a Notary Public in and for said County and State, personally a KOBERT + DARBARA GUINA	bearadq
	aršonaliy
person Swhose name <u>Arce</u> subscribed to the within instrument and acknowledged that <u>Heeg</u> exec same. WITNESS my hand and official seal.	
NP-1 (Per v VA) Name (Typed or Printed)	My Comm. Exp. Jan. 18, 1993
	Viji V. Si County ofKlamath
A. INLINES Souther Grantor For	At 10:09o'clock AM., and recorded         SERVED       in book/reel/volume NoM89on         ac page
Sa Grantor, CCOL, UTULE ND BORE	Record of Mortgages of said County. Witness my hand and seal of County affized
Realvest Inc. 438 Sycamore 3 cx Santa Monica. Ca. 90402 Fee \$13.00	NAHE

-. 20 VIII - F

19.10 00.11

300

32

Service Magness