		COPITIONT UN STEVENS NESS LAW PUB. CO., PORTLAND, OR. 97204		
FORM No. 831-Oregon Trust David Series-TRUST UEED.	NR 2202212	Vol. mg Page 15831		
		Vol. <u>m87</u> Faye		
	his	August		
LOIS ERNETTE HALL as Granter, Mountain Title Com	pany of Klamath County	a Trustee, a		
FCGLESTON				
as Beneficiary,	WITNESSETH:	the property of sale, the property		
	and the fight described and	trustee in trust, with power of sale, the prope		
	the official I	plat thereof on file in the office		
Lot 13, GARDEN TRACTS, acco of the County Clerk of Klam				
TAX ACCOUNT NO. 5005 DECE	1	ing an for entries and entries of the second sec		
	onte baregitaments and appurtenar	nces and all other rights thereunto belonging or in a all fixtures now or hereafter attached to or used in o agreement of grantor herein contained and payment		
together with all and singular the teneme	ints, issues and profits thereof and	all interest of grantor herein contained and payment		
tion with said real estate. FOR THE PURPOSE OF SECU	RING PERFORMANCE of each	all fixtures now of increasing and payment agreement of grantor herein contained and payment 0/100		
STX THOUSAND TWO HUND	WHE Dellare	with interest thereon according to the interest he		

SUM of SIX THOUSAND TWO HUNDRED NINETY THREE AND 70/100-----Dollars, with interest thereon according to the terms of a promissory

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In the event interval in the event interval in the interval in the institute interval in the beneficiary's option, all obligations secured by this institute then, at the beneficiary's option, all obligations secured by this institute therein, shall become immediately due and pay ble.
To protect the security of this trust dead, grantor agrees:
To protect prove of demoking a interval for a grant in the event of the security of the security in good canding or information optimic and repair into the record of the security of the security in good and workmanike optimic arguments and property.
To protect provide a security of the security in good and workmanike of the security of the security in the security.
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pellate court shall adjudge reasonable as the transmission of the state of the second state of the second

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NOTE: The Trust Deed Act provides that the inistae hareundar must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to to briness under the laws of Oregon or 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 escrew agent licensed under QRS 696-505 to 696-585.

The granuer variant shat the proceeds of it the lan represented by the above described ands and this trast deed are: Control of Landshat processing of a landshat property for important Notes Descriptions Descrinter Descriptions Descriptions Descriptions Description			到開始行動計	1	<u>5832</u>
Control of a promote property of a property	lly seized in fee simple of said descr	ees to and with th ibed real property r. of James Dec	beneficiary and the and has a valid, une haineau, which b	se claiming under him, that encumbered title thereto ouyer does not agree t	he is law- EXCEPT o assume
Control of a control for the overal based of the control of the co	d that he will warrant and forever	defend the same	against all persons w	homsoever.	
Control for the most for the provide sector of the length of the leng					
This deel applies to, hurses to the localit of and bind ut parties herein, the heriz, hegins, devises, derivates, derivates, according to the content on the analysis. It is the most of the derivative of the devise and were induced in the analysis. It is the content of the analysis of the content of the analysis of the content of the analysis. It is the content of the analysis of the content of the content of the analysis of the content of the analysis of the content of the content of the content of the content of the analysis of the content of the analysis of the content of the content of the analysis of the content of the content of the content of the content of the analysis of the content of the analysis of the content of the content of the analysis of the content of the	The grantor warrants that the procon (a)* primarily for grantor's personal, (b) primarily for grantor's personal,	is of the loan represor family or household p gase constructions is	ited by the above describ urposes (see Important I STATISTIC SCRIPTING	ed note and this trust deed are: Notice below), NOTRANSCAPPENDEXX	
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Automatic the first above written. County of Main and Bagelines 2, the first above written. County of Main and first above writ	This deed applies to, inures to the b ersonal representatives, successors and assi	enelit of and binds al gas. The term benefic beveliciery berein. In	l parties hereto, their hei iary shall mean the hold construing this deed and	irs, legatees, devisees, administra	tors, executors, of the contract , the masculine
and explosive if y examply (a) is oppleaded as in the same invalue of y in the same invalue of y invalue	IN WITNESS WHEREOF,	aicl grantor has he	reunto set his hand th	he day and year first above v	vritten.
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STATE DF OFERGON, 35. County of Klamath 35. This instrument was acknowledged before me on 19. Jois Ernette Hall 19. Jois County of Klamath 19. Jois Ernette Hall 19. Watery Public for Oregon 19. KEARD Watery Public for Oregon KEARD Maj commission expires: 8/16/42 Watery Public for Oregon 19. KEARD Maj commission expires: 8/16/42 To: Trustee The undersigned is the legal owns: and holder of all ink biddness secured by the foregoing trust deed. All sums secured by a runs owing to you under the forem of all with add trust deed op pursuant to statute, to cancel all without wareanty, to the parties designated by the term of aid trust deed and pursuant deed and the sore owney without wareanty. to the parties designated by the term of aid trust deed and pursuant will be sore owney without wareanty. To the parties designated by the term of aid trust deed state now held by you under the sore. DATED: 19. This instrument was desired to mean the delivered to the trust deed need to record the sore of the sore. May containstion expires 19. DATED: 19. Treatment tee, testing the four bas of the PETE which it seems. Left mult be delivered to the treat the writhin instrum was received for record on the 24.1.1.8.	If the signer of the above is a corporation, as the form of actorowiedgement opposite.)	۸۸ میروند از میروند (میرواند) بر از میر ۲۰ ۲۰ میروند (میروند) ۲۰ میروند ۱۹ میروند (میروند) میروند (میروند) ۲۸ میروند (میروند) میروند (میروند)			
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Lois Ernstite Hall	This instrument was acknowledged 8/24/1989, by		9, by		
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Image: Second Strate Conversion Strate Secures	Sume Lappe	blis for Oregon	Votary Public for Oregon		(SEAL
REQUEST UCA FULL RECONVAYANCE To be used only when obligations have been paid. Trustee To under signed is the legal owns: and holder of all indibiodness secured by the foregoing trust deed. All sums secured by and trust deed for you under the form indibiodness secured by the foregoing trust deed. All sums secured by a said trust deed of pursuant to statute, to choose a status now held by you under the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deed status deed and trust deed and trust deed and the secures. Leth must be delivated to the terms of said trust deed and the secure. Leth must be delivated to the terms of said trust deed to record on the 24th. DATED: IPORM He. HII INTER UST DEEED INTE	(SEAL) Mis commission expires: 8/	6/92	My commission expires:		
To:				n an Alexandra († 1977) 1979 - Alexandra († 1977) 1979 - Frank Standard († 1977)	
The undersigned is the legal owns: and holder of all indebtodness secured by the foregoing trust deed. All sums secured by a strust deed have been fully paid and satilitied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed) and to reconvey without warranty. to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed astate now held by you under the same. Mail reconveyance and documents to the delivered to the terms of said trust deed astate now held by you under the same. The second trust deed astate new terms of the second trust deed astate new terms of said trust deed astate new terms of said trust deed astate new terms of the second trust deed astate new terms of the second trust deed astate				•	
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AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY	Verle Eggleston			ment/microfilm/reception Record of Mortgages of s	n No. 4330. aid County.
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