FORA I Io. 881-Oregon Trust Dec	rd SeriesTRUST DEED.	<u>K-42139</u>		Page_ 5493
°° 12779	ga sanata ta Agai	TRUST DEED		0
THIS TRUST	DEED, made this	The De Wiers		, 19.90, between
as Grantor,	K, an	ath County Title (Company	, as Trustee, and
·····	Note	or Investment Compa	any	,
as Beneficiary,				
		WITNESSETH:		for the standard
Grantor irrevo	cably grants, bargains, s	sells and conveys to tru	stee in trust, with	power of sale, the property
inKlamath	County, Ore	egon, described as:		
				_
Northeaste to the off	23, together with rly side of Lot 24, icial plat thereof lamath County, Oreg	, Kennicott Countr on file in the of	y Estates, acco	raing
	, i			
now or hereafter apperts tion with said real estate	aining, and the rents, issues i e. COSE OF SECURING PER	REORMANCE of each add	ement of grantor herei	nereunto belonging or in anywis r attached to or used in connec in contained and payment of th
	thousand eighty se	Dallars with	h interest thereon accor	ding to the terms of a promissor
note of even date herew	ith, payable to beneficiary or	r order and inide by granto	r, the final payment of	principal and interest hereof,
	lue and payable rity of the debt secured by ti			the final installment of said not creat therein is sold, agreed to b
becomes due and payabi		described property, or any p	wined the written conse.	nt or approval of the beneficiar

Sold, conveyed, sixing of or alternated by the grantor without first *l* that, at the beneficiary's option, all obligations secured by this instruters in the beneficiary's option, all obligations secured by this instruters in the original becomes immediately due and payable.
To protect the security of this trust deed, grantor afrees:

To protect in preserve and maintain said arops y in good condition of repairs not to remove or demolish any buttle.
To protect in preserve and maintain said arops y in good condition of repairs not to remove or demolish any buttle.
To comply or importance withit on importance thereor:

To comply when due all costs incurred threfor.
To comply when due all costs incurred threfor.
To comply with all sum, ordinance, relulating, ac corenants, condition and restrictions allecting said property; if the beneficiary so requests.
To comply with all sum, ordinance, relulating, ac corenants, condition and restrictions allecting said property; if the beneficiary in a require and to pay ir filing asme in the birding.
A the beneficiary may require and to pay ir filing asme in the birding of the coll of the said premises agant to so ordinage by the breated excited on the said premises agant to so ordinage by the breater excited on the said premises agant to so ordinage by the breater of the beneficiary as in at the to time require. In mount not less than 3. LINSUECA. dIMOUNT.
written in the theory procure the said profession was be applied by bereitian or applied by a prime or ordinage and the sold and buildings.
To any policy of insurance theory files of an and the pay is a prime and buildings to the beneficiary and in such order as beneficiary the entire amount so collected or any policy of insurance theory files of an and the pay of a to option of bereficiary the entire amount so collected or any policy of insurance theory files of an and to pay if a difference and to pay of a to prom any

per are court should remove the area to be trained by the trained with re's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be (sien unler the right of eminent domain or condemnalism, tradiciary shall have the right, if it so elects, to require that all or any picess of the amount required as compensation for such taking, which are into try's respectively and to pay all reasonable costs, expressions and the puid to beneficiary and ap slied by it first upon any reasonable, shall be puid to beneficiary and ap slied by it first upon any reasonable costs and espress and attorney's less licetry in such provedings, and the balance upplied upon the indebtedness and esecute such instrum beneficiary's request. The start of the start of the start of the start of the amount request of scen-ficiary, pay the issue and presentation of the deal and the nots for normering the issue and presentation of this deed and the nots for reference for the start of the start of the is lebtedness, trustee raay (s) consent to the making of any map or plat of start property; (b) join in

And a surgeout, or any interest three in is sold, agreed to be having obtained the written consent or approval of the beneficiary, arranet, irrespective of the maturity dates expressed therein, or approval of the property. The property and the property and the property of the transmission of other agreement endering the approval of the property. The property and the trained the property and the property of the property of the trained the property. The provide there of a different of the property of the property of the property of the trained the property of the property of the trained the property of the property of the property of the trained the property of the property of the trained the property of the property of the property of the property of the trained the property of the property

NOTE: The Trust Deed Act provides that the trustationer in the either on attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and locin association authorized to do Jusin's under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, agents a banches, the United States are any agency thereaf, or an escrow agent licensed under ORS 500-505 to 606.585.

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The grantor covenants and agrees t	
Turly served in the simple of said described	to and with the beneficiary and those claiming under him, that he is law- real property and has a valid, unencumbered title thereto
and that he will warrant and forever defe	nd the same against all persons whomsoever.
	and against all persons whomsoever.
The grantor warrants that the proceeds of the	e loan represented by the above described note and this trust deed are: or household purposes (see Important Notice below)
i i i i i i i i i i i i i i i i i i i	is a natural person) are for business or commercial
tersonal representation inures to the bergelit of	land hinds all mention to the second
a menduler the reminune and the neuter, and the	sindulas the constraint this deed and whenever the contact
IN WITNESS WHEREOF, said gra	infor has hereunto set his hand the day and year first above written.
is such word is defined in the Truth-in-Lencing Aug and	Regulation I, the OM I A
Eluclesures; for this purpose use Stevens-Ness form No. 13 if compliance with the Act is not required, disrugant this n	I making staving Children H H
If the since of the st	
the control accorregement opposite.)	
STATE OF OREGON,	STATE OF OREGON,
County of Klamath): This instrument was acknowledged before me	County of
March 22, ,1990, by James W. Ayers	on This instrument was acknowledged before me on
Bobbie J. Avers	113
Aril mint	ct
EAL RICHARD J. WINVerth Butlic Ic-Ore	fon N'c tary Public tor Oregon
NOTARY CONSISTENCE OF THE AREGON	Infy commission expires: (SEAL)
My Commission Expires 11-11-91	
•	REQUEST FOI JULL RECONVEYANCE
Te be u	used only when obligations have been paid
7• be (used only when obligations have been paid.
The undersidered is the last	usad only when obligations have been paid.
The undersigned is the legal owner and holder o is deed have been fully paid and satisfied. You here d trust deed or pursuant to statute the	used only whin obligations have been paid. , Trustee of all indebte fness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums awing to you used with
The undersigned is the legal owner and holder o all deed have been fully paid and satisfied. You here d trust deed or pursuant to statute, to cincel all e twith together with said trust deed band to not	used only whin obligations have been paid. Trustee of all indebte fness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums owing to you under the terms of wridences of indebtedness necured by said trust deed (which are delivered in the said trust of the said trust deed (which are delivered in the said trust delivered in the said trust deed (which are delivered in the said trust delivered in the said trust delivered in the said trust delivered (which are delivered in the said trust delivered (which are delivered in the said trust delivered (which are delivered in the said t
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The undersigned is the logal owner and heider o at deed have been fully paid and satisfied. You here d trust deed or pursuant to statute, to check all e with together with said trust deed) and to reconvey are now held by you under the same. Mult reconvey, TED: 19. De net lese or duitry this Trust Good OR THE NOIE which it o [FORIA No. BRI] TEVENIMESS LAVY FUE. CO. PORTLAND. ONE. James W. Ayers Bobble J. Ayers	used only white obligations have been paid. Trustee I all indebte iness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums owing to you under the terms of you deed any sums owing to you under the terms of you without warranty, to the parties designated by the terms of said trust deed the sunce and documents to Beneticiary Entures. Beth rest be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
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