15059	08 01907 10000 11999	61.6.999 States States	COPYRIGHT 1988 STEVENS-NESS LAW P	PUB. CO., PORTLAND. OR.
200 FTHIS TRUST	T DEED, made this 30TH	TRUST DEED	Vol <u>man</u> Pa	iģe 9530
	SUNT S CONSTRUCTION	INCORPORATED, AN OF	APRIL REGON CORPORATION	, 19 90 , betwe
as Grantor,W	VILLIAM P BRANDSNESS			
as Beneficiary,	OUTH VALLEY STATE BAN	<u>vK</u>		, as Trustee, a
- 1999) and 1919 (1919) - Alfreigener - 1939		WITNESSETH:	And the second sec	
in KLAMATH	cably grants, bargains, sells County, Oregor	and conveys to trustee	in trust, with power of	sole the propos
10TS 8 0 10 mm				가 가 다. 한 사람이 같은 것 같아?
	D 11 IN BLOCK 42, BUE OFFICIAL PLAT THEREO DREGON.		LOT THE COUNTY	ATH FALLS, CLERK OF
TAX ACCOUNT NO:	3809-030AB 04300	 A state of the sta		ter and a second se Second second second Second second
anta da serie de la composición Astronomicas de la composición de la co	3809 030AB 04400	an and a man in the same of a sheet for	the state of the second s	an a
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logether with all and singu now or hereafter appertaini	tlar the tenements, hereditament ing, and the rents, issues and prises SE OF SECURING DEDDDDD	ts and appurtenances and al	I nation -total in a construction of a	
	TRACE CONTINUE PERFORM	MANCE		- acca na connec
ate of even date herowith	EIGHTY THOUSAND AND	NO/100	of grantor herein contained a (\$180,000,00)	nd payment of the
ot sooner paid, to be due	and payable APRIL 20	and made by grantor, the lin	st thereon according to the terr	ms of a promissory
ecomes due and payable. I old, conveyed, assigned or	and payable <u>APRIL 20</u> of the debt secured by this inst in the event the within described alienated by the grantor with ation, all obligations secured by ately due and nearbale	rument is the date, stated at d property, or any part ther	U FUIURE ADVANCES A yove, on which the final insta	IND RENEWALS
erein, shall become immedia	ately due and payable.	this instrument, irrespective	of, or any interest therein is written consent or approval of the maturity dates exc	sold, agreed to be of the beneficiary,
I. To protect, preserve and repair; not to remove or der	ty of this trust deed, grantor agind maintain said property in good en	rees:		inerein, or
stroved the building or improven	ment which may be good and work	thereon; subordination or other thereof; (d) reconvey, manlike grantee in any recon	t or creating any restriction, there t agreement allecting this deed on without warranty, all or any part veyance may be described as the " and the recipel	son; (c) join in any or the lien or charge
ns and restrictions affecting said	id proposting it regulations, covenants.	aged or legally entitled thereto, be conclusive proof of condi- services mentioned in th	and the recitals therein of any r the truthlulness thereof, Trustee's his parafrank that	e "person or persons matters or facts shall s fees for any of the
Code as the beneficiary may	require and to the Uniform Co	in the pointed by a court, an	either in person, by agent or by a	neficiary may at any
neliciary.	encies as may be deemed desirable	s made the indebtedness hereby	y secured, enter upon and take pos ol, in its own name sue or otherw uding those part determined by the security of the securi	y of any security for ssession of said prop-
amount not less than \$ FU	JLL AMOUNT	by fire ney's fees upon any inc	of operation and collection, including	and apply the same,
ver said policies to the beneficia	ary at least littless such insurance (and to property policies or con	of upon and taking possession of the issues and profits, or the process inpensation or awards to be	I said property, the
a of any policy of insurance r beneficiary may procure the ected under any fire or other i	now or hereafter placed on said built same at grantor's expense. The a	ildings, pursuant to such notice.	notice of default hereunder or inval	id, shall not cure or
determine, or at option of be	ed hereby and in such order as beneficiary the entire	beneli- liciary hereby or in his perform	It by grantor in payment of any in mance of any agreement because	indebtedness secured
done pursuant to such notice.	otice of default hereunder or invalidat	e shall declare all sums secured	d hereby immediately due and put his election may proceed to local	the beneficiary may bayable. In such an
ges become past due or delingu	uent and promptly descents and	on or remedy, either at law or i other the beneliciary elects to	in equity, which the beneficiary may foreclose by advertisementiciary may	e any other right or y have. In the event
ts, insurance premiums, liens of direct payment or by providir	or other charges payable by grantor,	and his election to sell th	and cause to be recorded his writte he said described real property to a	en notice of default
the amount so paid, with intere by, together with the obligation	ay, at its option, make payment the est at the rate set lorth in the note set is described in paradeanth	ch to in the manner provided in cured, 13. Alter the trus	in ORS 86.735 to 86 795	lose this trust deed
deed, without waiver of any	become a part of the debt secured he	this sale, the grantor or any	other person so privileded by ODS	trustee conducts the
extent that they are bound i ibed, and all such payments sh	I as the grantor, shall be bound to for the payment of the obligation h	prop- the entire amount due at the erein not then be due had no e	e time of the cure other than such delault occurred. Any other delault	red by paying the h portion as would
6. To pay all costs, fees and	a deed immediately due and payable	and defaults, the person effect and expenses actually inc	In any case, in addition to	required under the
le search as well as the other of nnection with or in enforcing the ctually incurred	costs and expenses of the truste including the his obligation and trustee incu	cost together with trustee's and by law.	attorney's lees not exceeding the	of the trust deed
the security rights or powers of	any action or proceeding purporting	cy's place designated in the r be postponed as provided f to in one parcel or in sepa	a sale shall be held on the date and notice of sale or the time to whit if by law. The trustee may sell sai the parcels and shall sell the par ider for cash, payable at the time haser its deed in form as required without any covenant or warrant deed of any matters of lact shall be if. Any person, excluding the trust y, may purchase articles	d at the time and ich said sale may id property either
A evidence of title and the ben of of attorney's lees mentioned	deed, to pay all costs and expenses, neliciary's or trustee's attorney's lees	ling shall deliver to the purch in- the property so sold, but	die parceis and shall sell the par ider for cash, payable at the time laser its deed in form as required	e of sale. Trustee
by the trial court and in the e of the trial court, grantor fur court shall adjudge reasonabl	in this paragraph 7 in all cases shall in this paragraph 7 in all cases shall event of an appeal from any judgment other agrees to pay such sum as the le as the beneficiary's or frustee's att	be of the truthlulness thereo t or the grantor and beneficiar	without any covenant or warrand, deed of any matters of fact shall be of. Any person, excluding the trust y, may purchase at the sale.	y, express or im- e conclusive prool tee, but including
is mutually agreed that:	• · · · · ·	tor- shall apply the proceeds o cluding the compensation of allorney. (2)	sells pursuant to the powers provide of sale to payment of (1) the exp of the trustee and	led herein, trustee
none in in the require that a	ion or all of said property shall be tal condemnation, beneficiary shall have all or any portion of the monies paya ich are in excess of the amount recruit	ken deed as their interests may	sequent to the intert deed, (.	(J) to all persone
all reasonable costs, expinent	ch are in excess of the amount require	red surplus.	y from time to time appoint a	t entitled to such
n the trial and appellate courts in such proceedings, and the	le costs and expenses and attorney's le s, necessarily paid or incurred by her	tes, trustee, the latter shall be	vested with all site	to the successor
	. Incessarily paid or incurred by be- balance applied upon the indebtedn it is own expense, to take such action il be necessary in obtaining such con- s request, is to time upon written request of ben entation of this deed and the notes neces, for cancellation), without stead.		nade by written instrumder. Each s	such appointment
payment of its lees and prese	e to time upon written request of ben	ne- 17. Trustee accents	real shall be conclusive proof of pro	oper appointment
ment (in case of full reconveyant bility of any person for the pay meent to the making of any ma	nces, for cancellation), without allectin yment of the indebtedness, trustee ma op or plat of said property; (b) join		this trust when this deed, duly public record as provided by law, ity hereto of pending sale under an proceeding in which grantor, benel, h action or proceeding is brought by	" executed and

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The grantor covenants and agrees to and with t seized in fee simple of said described real property	the beneficiary and tho ty and has a valid, une	se claiming under him, that he is law- ncumbered title thereto
that he will warrant and forever defend the same	e against all persons w	homsoever.
(a) A set of the se	(1) Construction of the State of the Stat	a de la companya de la companya de la com la companya de la com
The grantor warrants that the proceeds of the loan repre XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	l person) are lor business of	commercial purposes.
This deed applies to, inures to the benefit of and binds sonal representatives, successors and assigns. The term bene ured hereby, whether or not named as a beneficiary herein, nder includes the leminine and the neuter, and the singular n	In construing this deed and sumber includes the plural.	whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor has	hereunto set his hand t MONTI'S CO	he day and year first above written. NSTRUCTION, INCORPORATED, CORPORATION
MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) t applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-Lending Act, and Regulation	n Z, the number of a	Jur Pres
such word is defined in the former to and Regulation by making neficiary MUST comply with the Act and Regulation by making closures; for this purpose use Stevens-Ness Form No. 1319, or ear compliance with the Act is not required, disregard this notice.	uivalent. BY:	I MONTI, PRESIDENT
the signer of the above is a corporation, e the form of acknowledgement apposite.)	JAMES	MONTI, VICE-PRESIDENI
TATE OF OREGON.	STATE OF OREGON,) 55.
Ss. County of) This instrument was acknowledged before me on		MATH May 18 May 18 MONTI & JAMES J MONTI
This instrument was acknowledged belove ine on ,19, by	DRESTDENT	AND VICE-PRESDIENT
	MONTI'S CONS	TRUCTION, INCORPORATED,
	Notary Public for Oregon	F. Fldd
Notary Public for Oregon	an in the 🗗 an area proved the e	
(SEAL) My commission expires:	My commission expires:	11011. 33 2
My commission expires: REQUES To be used on	it FOR FULL RECONVEYANCE iy when obligations have been pa	
My commission expires: REQUES To be used on TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all evide	IT FOR FULL RECONVEYANCE by when obligations have been pain. Trustee indebtedness secured by ff are directed, on payment to nees of indebtedness secure	e toregoing trust deed. All sums secured by sa you of any sums owing to you'under the terms d by said trust deed (which are delivered to y ins designated by the terms of said trust deed to
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My commission expires: REQUES To be used on TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You heroby a said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deod) and to reconvey, will estate now held by you under the same. Mail reconveyance DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secu TRUST DEED (FORM No. 881) STEVENEMESS LAW FUE.CO. FORTLAND. ONE MONTIL'S: CONSTRUCTION, INCORPORATED, AN OREGON CORPORATION, IS24 OF CON AUC., X. FAUS, OF 97601 SOUTH VALLEY. STATE: BANK SOUTH VALLEY. STATE: BANK SOUTH VALLEY. STATE: BANK SOUTH VALLEY. STATE: BANK	ST FOR FULL RECONVEYANCE in when obligations have been pain in Trustee indebtedness secured by the nees of indebtedness secure thout warranty, to the par- and documents to res. Both must be delivered to the SPACE RESERVED FOR RECORDER'S USE	e loregoing trust deed. Alt sums secured by sa you of any sums owing to you under the terms d by said trust deed (which are delivered to y ties designated by the terms of said trust deed t Beneficiary trustee for concellation before reconveyance will be mede. STATE OF OREGON, County of

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