		这相关的时间。	STEVENS HESE LAW PUBLISH	HG CO., PORTLAND. OR. 97204
Volav B - Bat - Oregen Trest Daved Series TBUST DEED.				
162.00	TRUST	DEED	nlmad Pag	e ILLANAL VIV
16100 THIS TRUST DEED, made this JAI:I JAVI DAN AND	영양 가 관련되어		- BEO	
muc TRUST DEFD made this	15	day of	TEMIJER	, 19X.7., between
TALL TOULDAN AND	Zohak	JAVIDAN	AS IENNA	<u>M.1</u>
THE ENTIRUT!				os Trustee, and
JAI: 1 JAVI DAN AND THE ENTIFIETY as Grantor, ASPEN TITLE & FSCT REALVEST, INC.	ROW, INC.			, as i russes,
REALVEST, INC.				······································
una a segura de la companya de la co	*******			
as Beneficiary,	WITNE	SSETH:		
Grantor irrevocably grants, bar fains	entle and co	ivers to trustee in	trust, with power (of sale, the property
in	Dreson, descri	ped as:	at a star a second	
iri				
A. Ja Aler	10 82	KLAMATH	FAILS FOR	EST
PARCEL 12. Block		and the second sec	las interes	
ESTATES. Highwork		UNIT 4	KLAMATH	COUNTY
ESTRI-				
OREGON				
		나는 소설을 통해 가려 한 것을 것 나는 사람들은 것은 것을 것 같아요.		and the second
				belonging or in anywise
しょう 特殊特別 とりつう しちょういほう マームなど くんしゃ 行動通知	et a maria a maria	inourtenances and all	other rights thereunto	and the second sec

together with all and singular the tenements, hareditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Six Thousand Six Hundle C. Eigh Ty Seven And 25/100 (\$ 6, 687.25) note of even date herewith, payable to benelicity or wither and made by grantor, the final payment of principal and interest hereol, if MALL

note of even date herewith, payable to benelicity of utiler and made by grantor, the final payment of principal and interest hereol, if not sconer paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above; on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the stator without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or there, askibecome immediately due and payable. The obove described real property is not currently used for agricultural, timber or grazing purposes.

HIN.

sold, conveyed, assigned or alienated by the frantor without first liner, at the beneficiary's option, all oblightlons secured by this last herein, shall become described real property is not currently used for agricult. To protect the security of this trust deed, frantor affrest:

To protect the security of this trust deed, frantor affrest:
To protect the security of this trust deed, frantor affrest:
To protect the security of this trust deed, frantor affrest:
To protect the security of this trust deed, frantor affrest:
To protect the security of this trust deed, frantor affrest:
To protect the security of this trust deed, frantor affrest:
To building on improvement which may be custracted, damaged or frantomid or pennit and all costs incomed lived:
To comply with all been all costs incomed lived:
To comply with all been all costs incomed lived:
To a comply with all press address and the pay level fling same in the protect of the fling same in the protect of the security is a the cast and the pay level fling same in the protect of the heat all costs incomed to the security of the se

1300

(a) consent to the making of any map or plat of said property; (b) join in function of the making of any map or plat of said property; (b) join in any function any exemption or creating any restriction thereon; (c) join in any function any exemption or other afterment allecting this deed or the lien or charge thereoil; (d) reconvey, without warranty, all or any matter or the property. The frame in any reconveyance may be described as the "person or persons frame" in any reconveyance may be described as the "person or persons frame" in any reconveyance may be described as the "person or persons frame" in any reconveyance may be described as the "person or persons frame" in any reconveyance may be described as the "person or persons provide the truthfulness therefoil. Trustee's lees for any of the conclusive proof of the truthfulness therefoil. Trustee's lees lor any 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 refard to the adequacy of any security for pointed by a court; and without refard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, is used and prolits, including those past due and unpail, and apply the same, is use and prolits, including those secured hereby, and in such order as attorney's lees upon any indebtedness secured hereby, and in such order as attorney's lees upon any indebtedness secured hereby, and in such order as thereoil of such refs. since and prolits, or the process of line and other insurance policies or compensation or wards for any taking or idmate of the insurance policies or compensation or wards for any taking or idmate of the pursuant los any default or notice of default hereunder or invalidate any and to the pursuant of such rolice.
12. Upon delault by granter in payment of any indebtedness secured hereon as invalidate any and the pursuant or side.

wave any delault or notice of default hereunder or invalidate any act for pursuant to such rotice. 12. Upon delault by grantor in payment of any industredness secured hereby or in his performance of any agreement hereunder, the beneliciary may hereby or in his performance of any agreement hereunder, the beneliciary may on the beneliciary at his election may proceed to torclose this trust deed you the beneliciary at his election may proceed to torclose this trust deed on quily as a moritage or direct the trustee to bacclose this trust deed haverlisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notices this trust deed by thereoh as then required by law and proceed to forcelose this trust deed in thereoh as then required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.740 to 86.793. 13. Should the beneliciary elect to lowed by advertisement and sale there of the trustee's suite the draw process and therest, respec-tively, the online anound then due under the terms and the trust deed in the manner provided in ORS 86.740 to 86.793. 13. Should the beneliciary or the is an errors in interest, respec-tively, the online anound then due under the terms act the trust deed and the oblighton secured thereby (including costs and exist perions of privileged by collocing the terms of the oblightion and there and atterney is less not er-cendoring the terms of the oblightion and there and attorney's less not er-ceding the answing provided by law) other than such portion of the priv-the delauit, in which event all lorcelosure proceedings shall be diamised by the truster. 14. Otherwise, the sale shall be held on the date and at the time and allowed the terms of the oblightion the and at the time and provident then be due had the oblightion and the terms of the trust deed independent then be all by default occurred, and thereby cure the delauit, in which event all lorcelosure proceedings shall be diamised by

the delauit, in which event all loreclosure proceedings shall be dismissed by the truster. 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 postpreaded in the notice of sale or the time to which said sale may be postpreaded in the notice of sale or the time to which said sale may be postpreaded in the notice of sale or the time to which said sale may be postpreaded in the notice of sale or the time of sale postpreaded in our prediction of the sale sale sale of the sale of the time of sale of the truther the sale sale of the sale of the sale shall deprity so sold, but without any corenant or warning, press or im-dified, the recitals in the deel of any mattern of lact shall he truther, but sale proof of the truthhilmes thereof. Any person, excluding the truther, but resters shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable (1) of all persons having recorded liens subsequent to the interest of their priority and (4) the surplus. 16, For any reason permitted by law beneliciary may the sale or the interest of the sale in the trustee interest may appear in the order of their priority and (4) the surplus. 16, For any reason permitted by law beneliciary may then the interest of the sale of a surplus the sale of the sale of the sale interest entitle to such surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any truster manuel herein or to any uccessor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be made by written hereinder. Each such appointment and substitution manned or appointed hereinder. Each such appointment and substitution to the growth all title. Clerk or Recorder of the courty or counties in which the property is situated, shall be conclusive prool of proper appointment the the curces trustee and networker in Trustee appointment of the cucessor trustee. Shall be conclusive prool of proper appointment of the cucessor trustee and networkering any parts heretor of pening sale under any other deed of obligatel to molify any parts heretor of pening sale under any other deed of busicated to molify any parts heretor of pening sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act providers that the trust in hursynder must be either an altorney, who is an active member of the Queson State Bar, a bank, trust company or savings and loan association authorized to do bus rest under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiates, alfiliates, creats or bunches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

LA I PARTETERI (J. 3. PARTALETTERI (J. 2. PARTALETTERI) AND	11445
The contrar covenants and ultrees to and with	the bracking and those claiming under him, that he is law-
seized in fee simple of said described real prope	rty and has a valid, unencumbered title thereto
	#1999년 12월년 1월 13일 #11일 1794 이 1월 17일 - 1월 17일 1월 17일 18일 [1월 22일 18일 1일 1월 18일 - 1994 월 18일 - 1994 - 1995 년 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일 18일
that he will warrant and forevur clefend the sar	me against all persons whomsoever.
The granior warrants that the proceeds of the loan re	presented by the above described note and this trust deed are: Id or agricultural purposes (see Important Notice below), rel person) are for business or commercial purposes other than agricultural
(b) for an organization, or (even of greator is a tatta purposes.	in power and the second s
personal representatives, successors tind pasignet and	berein. In construing this deed and whenever the context so requires, the
line dender includes the tenunine and the tester,	hereunto set his hand the day and year first above written.
PORTANT NOTICE: Delete, by lining out, whichever warranty	(c) or (b) is from the form
ich word is defined in the fruth-in-Lording Acr and Regulation by making	ng required
sures; for this purpose, if this instrument is to be a FIRST lier sourchase of a dwelling, use Stevens-Nais Form No. 1305 or is instrument is NOT to be a first lien, or is not to finance t	he purchase World Autholic
dwelling use Stevens-Ness form No. 1:100, or equivalent, it the Act is not required, disregard this notice.	compliance Zohat JaviDAN
e signer of the above is a corporation, he form of acknowledgment opposite.)	STATE OF STETTEN, County of Jacamento) ss.
TE OF SACRAMENTO)35. Sounty of SACRAMENTO)35. JANUARY 18, 19 90	1 10 90
Personally appeared the above nankd	Personally appeared ZOHAL JAVIDN and who, each being lirst
ALIL JAVIDAN	duly sworn, did counting the torner is the second s
	sovetary of
and acknowledged the hyregoing instru-	. corporation, and that the seal allized to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and could in behalf of said corporation by authority of its board of directory net
t to be A voluntary act and deed. Before me: TANJA IA. KOKOL	and deed.
FICIAL Sanja M. KoKoC Notary Public tor Des CaliFornia	M TOMANS
Notary Public tor 2001 Con 1. Forwin (My commission expires . 5217+16, 1991	Nycorf Public lor angen Cally - Station Successful Cally My commission expires: 12-26-92
UPTE WIL SEAL TANJA M. KOKOL	
	IT FOR FULL RECONVEYANCE If when obligations have been paid.
	, Trustee
st deed have been fully paid and satisfied. You hereby a	indebtedness secured by the foregoing trust deed. All sums secured by said in directed, on payment to you of any sums owing to you under the terms of nets of indebtedness secured by said trust deed (which are delivered to you have been by the parties designated by the terms of said trust deed the
d trust dead or pursuant to statute, to cuncel all evider ewith together with said trust deed) and to reconvey, with ate now hold by you under the same. Mail reconveyance	hant wantanity, to the parties congenite it
ate now hold by you under the same. Well reconveyance	
17ED.	
માં દુક્તું અને દુક્તિ પ્રદેશના પ્રદેશના પ્રદેશના પ્રદેશના પ્રદેશના છે. પ્રદેશ અને તે પ્રદેશના પ્રદેશના ને તે પ તે પ્રદેશ આ પ્રદેશ મુક્તિ પ્રદેશના વે તે પ્રદેશના ને પ્રદેશના પ્રદેશના છે. પ્રદેશના ગામના કે પ્રદેશના પ્રદેશના આ પ્રદેશના પ્રદેશના પ્રદેશના પ્રદેશના પ્રદેશના પ્રદેશના બાદના પ્રદેશના પ્રદેશના છે. આ પ્રદેશના ગામના પ્રદેશના પ આ પ્રદેશના પ્રદેશના પ્રદેશના આ પ્રદેશના પ્રદેશના પ્રદેશના વાળવાના પ્રદેશના છે. આ પ્રદેશના આ પ્રદેશના આ પ્રદેશના	Beneficiary
Do not less or destroy this Trust Doed OR THE NOTE which it secur	es beth must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON, County of
STEVENS NESS LAW PUB. CS. PONTLAND. O.C.	I certify that the within instrument was received for record on the 13th day
	of June, 19.90 at 11:18 o'clock A.M., and recorded
Gianre	space RESERVED in book/reel/volume No. <u>M90</u> or FOR page <u>11444</u> or as fee/file/instru
[4] P. Shen and G. Kashara, A. Dini, J. Shengara, and Y. Shengara, Phys. Rev. B 100, 2014 (1997) (2014).	RECORDER'S USE ment/microfilm/reception No. 16100 Record of Mortgages of said County.
Bane liciu y	Witness my hand and seal o County affixed.
AFTER RECORDING RETURN TO	动簧 计输送系统 建氯化乙基氯化化合物 医原外的 医结核的 化二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙二乙烯 法新知知的人
REALVEST JAC 2210 UNISHIRE BUD #345	Evelyn Biehn, County Clerk MANE By Coule we Multisudale Deput
H345 SANTA MONICA, COL 90403 F	ee \$13.00
The second state of the se	and de sing a set angegenetischen an der an der einen

and the second second second