tote # 02035033 0 T 

RIGHT	1588	STEVENS.	NESS LAW	PUB.CO.	PORTLA	ND, OR

16.05	TRUST DEED	Vol.mgo Pag	e <b>11453</b> 🏵
THIS TRUST DEED, made this RALPH II. PEEVERS AND CRYZ	6th		
	승규는 방법 가격을 즐고 있는 것이 있었다. 이 가지?	という 一般的に たいさいれん うちだた しょうがい	
AS Grantor, ASPEN TITLE & FSC CLAUDIUS E. BILLINGSIEY A	ROW. INC.		as Trustee and
WIEE WITH FULL RIGHIS OF	ND GENEVIA C. BILLI	NGSLEY, HUSBAND AN	
us Beneficiary,	×××.1.X.X.X.X.X.X.X.X.X.X.		••••••••
Grante internet	WITNESSETH:	· 바이지 방문문의 바라에 가지 않는다. 	
Grantor irrevocably grants, bargain inKLANATH	Utepon nescribed per		요즘 이 가슴 옷을 주셨다.
Lots 30, 31, 32 and 33, B	lock 5. SPRAGUE RIV	ER VALLEY ACRES,	n esteration
the County of Klamath, St	ate of Oregon.	을 같이 가지 않는 것이 있다. 같이 이 해야 할 것이 가지 않는	사람은 유민은 한 44014년 - 1 사람이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다.
CODE 221 MAP 3512-35D			
CODE 221 MAP 3512-35D CODE 221 MAP 3512-35D	날 방어가 그는 소프한테 관계 가지가 가지 않는 것이다.		
CODE 221 MAP 3512-35D CODE 221 MAP 3512-35D			

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY THO THOUSAND AND NO/100,

Dollars, with interest thereon according to the terms of a promissory mote of even date herewith, payable to be peticiary or order and made by grantor, the tinal payment of principal and interest hereol, if

not sooner 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 sold, conveyed, assigned or alienated by this grantor without first having obtained the written consent or approval of the beneficiary's operion, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or https://doi.org/10.1001/10

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of summent domain ar condemnation, bereleary shall have the right, it is oelects, to require that all or any portion of the monies pay-like as compensation for such taking, which are in enersy of the amount required in yay all reasonable costs, expenses and attorny if free mechanisty paid or inverted by disanter in such proceedings, shall be gaid to beneficiary and have the trial and appellate cours, expenses and attorny if are more such allowneys a tak-both in the trial and appellate cours, necessarily paid or incurred by these ficiary in such proceedings, and the balance appleed upon the indebled was were a hereby; and drantor agrees, at its own expense, to take such acro as and execute such instruments as shall be meessary in obtaining such cour-paration, promptly upon beneficiary request. Itiary, payment of its lees and presentation of this dued and the note for the said the sol full convergence. for cancellation), written request of bine-the said by person for the payment of the includent size raw (A) consent to the making of any map or plat of said property; (b) join in (A) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other afreement allecting this deed or the lien or charke thereol; (d) reconveyance may be described as the "person or persons feally entitled thereol," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereon. Truster's tees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, 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 indebiedness hereby secured, enter upon and take possession of asmedia prop-erty or any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpuil, and collect the rents issues and prolits, inducting a security and thereby, and in such order as bene-ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents issues and prolits, or the proceeds of the and other represented by action or release thereof as allowers, and all not cure or pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured 12. Upon delault by grantor in payment of any indebtedness secured 13. Upon delault by grantor in payment of any indebtedness secured to be applicated to restrice of any adversarie, shall not cure or pursuant to such notice.

Property, and the application or trease interest as morestia, shall mic cure or waive any delaul to notice of delault hereunder or invalidate any act done pursuant to such notice.
I.J. Upon delault by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event, the beneliciary at his election may proceed to lorcelose this trust deed by advertisement and laste, or may direct the trustee to lorcelose this trust deed by edvertisement and sale, the beneliciary may the beneliciary at his election may proceed to lorcelose this trust deed by advertisement and laste, or may direct the trustee to lorcelose this trust deed in equity as a mortgage or direct the trustee to lorcelose this trust deed by edvertisement and sale, the beneliciary may have. In the event the shell to lorce by advertisement and sale, the beneliciary or the base and all such the beneliciary to satisfy the obligation encode the shell the truste by advertisement and sale, the beneliciary or other other at any cure and by advertisement and sale, the beneliciary on the truste by law and increase to lorcelose this trust deed in the manner provided in ORS 68.735 to 86.753. The sale, and at any line prior to 5 days before the date the truste conducts the sale, the frantor or any other person so priviled by ORS 86.753, may cure use the final to other use other than such portion as would not then be ade and the delault conting the period and the sale of the law and the other the date all or delault or delault occurred. Any other delault that is capable of being cured may be cured by the trust deed, the delault on such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by the sale, and at the time of the cure other than such portion as would not then be due had no dela

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's tees not exceeding the amounts provided by law. I. Otherwise, the sale shall be held on the date and at the time and place designated in the potice of sale or the time to which said sale may be potiponed as provided by law. The trustee may sell said property either anction to the highest bidder for cash, payable at the time of sale. Trustee whall deliver to the purchase barner of the time of sale and the time of the property so the burden of the time of sale. Trustee whall deliver to the purchase beneficient of the time of sale. Trustee whall deliver to the purchase beneficient of the time of sale. Trustee whall deliver to the purchase beneficient of the time of sale. Trustee whall deliver to the purchase thereof. Any potential of the trustee, but including the property so told, but without card in form as required by law. Conveying the grantor and beneficiary, may purchas excluding the trustee, but including the frame compensation of the trustee and the sale. The second beneficiary, may purchase excluding the expense of sale to supplied the trustee sells pursuant to a the basis attorney. (2) to the obligation secured by the trust edd. (3) the expense of sale, in-surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to to the appoint a successor or succes-arts to any trustee named herein or to may successor in interest entitled to such surplus. 16. Beneficiary may from time to to his successor in the successor trustee, the latter shall be output divent divent executed by bondities conterred which, when recorded in the more superversion between appointed here of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and accrowed field in the more superversion between any other deed of the successor trustee. 17. Trustee accepts this trust when this deed, by law. Trustee is not obligated to notify any part

NOTS. This Trust Detid Act provides that the trusted largen for must be either an artorney, wha is an active member of the Oregon State Bar, a bank, trust company or swings and loan association authorized to do business 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, offiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed under ORS 635.505 to 695.585.

The Granter Cover	narits and agrees to und	with the be	eficiary and those	claiming under hin	11454 h, that he is law-
The grantor coven fully served in fee simple	of said described real i	property and	has a valid, unenc		
and thirt he will warran	t and forever delend th	e same agair	ist all persons who	msoever.	
(a)* primarily for Ri	s that the proceeds of the lo rantor's personal, family of l tion, or (even if grantor is a	instural persor	) are for busiliess of a		
This deed applies to personal representatives, sa	, inures to the benefit of an recessors and assigns. The te not named as a beneficiary	nd binds all par rm beneficiary herein. In cons	ties hereto, their heirs shall mean the holder struing this deed and w	henever the context so	
tender menuses the attended in WITN'ESS	WHEREOF, said grant	lor has here u	nto set his hand the	day and year first	
not applicable; if warrany a as such word is defined in benaficiary MUST comply wi	e, by lining out, which were war a) is applicable and the besuff the Truth-in-Lending fact and the the fact and Regulation by use Stevens-Ness Form No. 13 - art writtend, disregatif this for	Regulation Z, thi making required 19, or equivalent	ayzata	L D free	
disclosures; for this purpose if can pliance with the Act is	not required, disregat a this no	pice.			
STITE OF SHEET,	NIA	55	TE OF OREGON,		<b>55.</b>
County of El Di This instrument w June Perver & Cay 25	vas acknowledged Sitori II		instrument was ackno	wledged before me on	
ОГРІСАЦІ	HAL ALPICA	lin ol	۱۹۹۰ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ ۱۹۹۰ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ ۱۹۹۰ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹ - ۲۰۰۹		
	Notary Public for Qa /i ssion expires: 3-5'-9	ting ene	ary Public for Oregon commission expires:		(SEAI
			FULL RECONVEYANCE obligations have been paid.		
TC:	t is the legal owner and hold ully paid and satisilid. You	er of all indebr	edness secured by the	foregoing trust deed. ou of any sums owing	All sums secured by 54 to you under the terms
trust deed have been t said trust deed or pur	I is the legal owner the indu ully paid and satisfield. You suant to statute, to cancel said thist deed) and to teccu u under the same. Mail inco	all evidences c	t indebtedness secured varianty, to the parti-	by said trust deed ( as designated by the t	erms of said trust deed
DATED:		, 19			
	sy this Tour Deed Of 148 NCT I		- must be delivered to the t	Beneficiary	reconveyance will be made.
				STATE OF OR	EGON,
STATISTICS IN STATISTICS IN THE PROPERTY OF	T DEED			County of I certify the	Klamath
			CE RESERVED	of at <u>11:59</u> o'c	lock AM, and recon
	Ghinfor		FOR CORDER'S USE	ment/microfilm	n/reception No16 tgages of said County my hand and sea
AFTER REC	Benel ciary			County affixe	d. Biehn, County Cl.
Aspen TV 120203	fle			NAME By Meiler	e Muelondare D