OT CALL AND	90732 STEVENSINESS LAW PUB. CO., PORTLAND, OR 8720
	Vol. <u>M90</u> Page 14311
THIS TRUST DEED, made this 16th Jeff Edwards & Deanna Edw	July - 90
as Grantor,Aspen Title & Escrow, In	IC, as Trustee, and
ERA Nicholson & Associat	es e ser la s
as Beneficiary, Wittin	ESSETĤ:
Grantor irrevocably grants, bargains, sells and con	nvevs to trustee in trust with nower of role the
in	
(1) Statistical and the second secon second second sec	an 1999 an an 1999 Contra sa an an
Klamath County, Oregon.	
We say that as define that that $2-2$ is not explicit which receives full t	(b) PC September (September) Approximately (
	(4) Constraints and Constra
indefine with all and and the state	
ion with said real estate	ppurtenances and all other rights thereunto belonging or in anywiss reof and all fixtures now or hereafter attached to or used in connec
FOR THE PURPOSE OF SECURING PERFORMANCE Two thousand eight hundr	of each agreement of grantor herein contained and payment of the ed forty eight & 88/100
of sooner vaid, to be due and nevable Fobrilary 13	by grantor, the final payment of principal and interest hereof, it
ecomes due and payable. In the event the within described	is the date, stated above, on which the final installment of said note
old, conveyed, assigned or alienated by the grantor without line	ty, of any part thereof, or any interest therein is sold, agreed to be
erein, shall become immediately due and payable.	traying obtained the written consent or approval of the beneficiary, trument, irrespective of the maturity dates expressed therein, or
To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition of transit of the demoles or demolescence built of the second secon	n de la constante de
nd repair; not to remove or demolish any building or improvement thereon; of to commit of permit any waste of said property.	granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allocting this deed or the lien or charge
nd repair; not, to remove or demolish any building or improvement thereon; of to commit of permit any waste of said property. 2To:complete or restore promptly and in good and workmanlike samer any building or improvement which may be constructed, damaged or stroyed thereon; and pay when due all costs incurred therefor. 2.3. To comply with all laws, ordinances, regulations, covenants, condi- ons and restrictions allecting same in the provement of the provement.	subordination or other agreement allocting this deed or the lien or charge thereoi: (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5°
estroyed thereon, and pay when due all costs incurred therefor.	be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.
in in executing such linancing statements oursunot to the United States, to	10. Upon any delauit by grantor hereunder, beneticiary may at any
ial-Code as the baneficiary may require and to pay for filing same in the roper public oilice or offices, as well as the cost of all lien searches made y ling officers or searching agencies as may be deemed desirable by the	inne 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 indebtedness hereby secured, enter upon and take possession of said prop- erty or any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, including those part due and upoid early act the rents,
	erty or any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of constraint and entry in the same,
A. To provide and continuously maintain insurance on the buildings owr or hereafter exceed on the said premises against loss or damage by life and such other hazards as the beneficiary may from time to time require, in arrown or less the sensiticiary may from time to time require, in arrown or less the sensiticiary may from time to time require, in arrown or less the sensiticiary may from time to time require, in arrown or less the sensiticitary may from time to time require, in arrown or less the sensiticitary may from time to time require, in arrown or less the sensiticity of the sensitive sensitive sensitive sensitive arrown of the sensitive	less costs and expenses of operation and collection, including reasonable attor- ney's lees upon any indubtedness secured hereby, and in such order as bene- liciary may determine.
n amount not less than \$	11. The entering upon and taking possession of said property, the
	insurance policies or compensation or awards for any taking or damage of the property, and the anningtion or related the theory of the proceeds of the
liver said policies to the beneficiary at least littlen days prior to the expira- on of any policy of insurance now or hereafter placed on said buildings,	pursuant to such notice.
ie beneliciary may procure the same at grantor's expense. The amount sollected under any lire or other insurance policy may be applied by beneli- ary upon any indebiedness secured hereby and in such order as beneliciary	12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the
by determine, or at option of beneficiary the entire amount so collected, or	declare all sums secured hereby immediately due and payable. In such as
t done pursuant to such notice.	event the beneliciary at his election may proceed to be payable in study and in equity as a mortfage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy either at law, or invy direct the trustee to pursue any other right or
5. To keep said premises free from construction liens and to pay all xes, assessments and other charges that may be levied or assessed upon or lainst said property belore any part of such taxes, assessments and other	latter event the hendiciary or the function the beneficiary may have. In the
beneficiary; should the drantor fail to make payment of any taxes therefor	property to satisfy the obligation secured hashes where said described real
nts, insurance premiums, liens or other charges payable by grantor, either direct payment or by providing beneficiary with lunds with which to ket such payment, beneficiary may, at its option, make payment thereof,	lix the time and place of sale, give notice thereof whereupon the trustee shall proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
are such payment; beneficiary may, at its option, make payment thereof, of the amount so paid, with interest at the rate set lorth in the note secured reby, together with the obligations described in paragraphs 6 and 7 of this	13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the date the trustee and at
ist deed, shall be added to and become a part of the debt secured by this ist deed, without waiver of any rights arising from breach of new of the	the defaults of defaults if the default consistence of the default of defaults and the default of defaults and the default of default of the
venants hereot and for such payments, with interest as aloresaid, the prop-	entire amount due at the time of the detault may be cured by paying the
me extent that they are bound for the payment of the obligation herein scribed, and all such payments shall be immediately due and payments with	being cured may be cured by tendering the performance required under the obligation or furst deed in success in performance required under the
t notice, and the nonpayment thereof shall, at the option of the beneficiary, der all sums secured by this trust deed immediately due and payable and natifute a breach of this trust deed.	and expenses actually incurred in enforcing the philips in chereicary all costs
6. To pay all costs, lees and expenses of this trust including the cost title search as well as the other costs and expenses of the trustee including	by law.
connection with or in enforcing this obligation and trustee's and attorney's s actually incurred.	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 postcored was provided by law. The tender on the time to which said sale may
7. To appear in and delend any action or proceeding purporting to ect the security rights or powers of beneficiary or trustee; and in any suit, ion or proceeding in which the beneficiary or trustee may appear, including	place designated in the police of sale of the dide and at the time and place designated in the police of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the higher black parcels and shall sell the parcel or parcels at shall deliver to the surchase the cash, payable at the time of sale. Trustee shall deliver to the surchase the cash, payable at the time of sale. Trustee shall deliver to the surchase the cash, payable at the time of sale. Trustee the property so sold, but without send in form as required by law conveying
y suit for the foreclosure of this deed, to pay all costs and expenses, in- iding evidence of title and the beneficiary's or trustee's attorney's less the	shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im- nied. The particular in the deed of a second s
ount of attorney's lees mentioned in this paragraph 7 in all cases shall be	of the truthulness thereof. Any person, excluding the trustce, but including the frantor and heneliciery may purchase at the set
cree of the trial court, grantor further agrees to pay such sum as the ap- late court shall adjudge reasonable as the beneficiary's or trustee's attor- y's lees on such appeal.	shall apply the proceeds of sale to payment of (1) the vided herein, trustee
It is mutually agreed that:	attorney, (2) to the obligation secured by the trust dead (2) to it
8. In the event that any portion or all ol said property shall be taken der the right of eminent domain or condemnation, beneficiary shall have the bit it it is a cleater to a contract that all the states of the	having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such
compensation for such taking, which are in excess of the amount required	16. Beneliciary may from time to time appoint a support or success.
billed by grantor in such proceedings, shall be paid to beneticiary and	sors to any trustee named herein or to any successor trustee appointed here- under. Upon such appointment, and without conveyance to the successor trustee the latter shall be varied with all stat
the in off is the upon any teasonable costs and expenses and attorney's tees, any in such proceedings, and the balance applied upon the indebtedness ured hereby; and grantor agrees, at is own expense, to take such actions	and substitution shall be made by written interunger. Each such appointment
ured hereby; and grantor agrees, at its own expense, to take such; actions desecute such instruments as shall be necessary in oblaining such com- sation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-	which the property is situated, shall be conclusive proof of proper appointment
	of the successor trustee.

iciary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without alfecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, hereficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and ioan 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, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to an fully seized in fee simple of said described real	d with the beneficiary and	
and that he will warrant and forever defend t	he same against all person	s.whomsoever
് പ്രതിന് പുകന്ത് പ്രതിന് പോയാം പ്രതിന് പാല് പ്രതിന്റെ പ്രതിന്റെ പ്രതിന്റെ പ്രതിന്റെ പ്രതിന്റെ പ്രതിന്റെ പ്രതിന പ്രതിന്റെ പ്രതിന്റെ പ പ്രതിന്റെ പ്രതിന്റെ പ	ne indentation - statistical and statistic ding of the focusion - statistical factories of the focus - statistical factories and indentations - statistical and statistical factories and indentations - statistical and statistical factories	ung de Balen addate de la construcción de la construcción de la construcción de la construcción de la construcc Reconstrucción de la construcción de
ളില് 2020 - ഇപ്പോട്ട് പോട്ടും പാലം പാല് മാത്തില് പ്രത്യായം പാല്, മ്യാമ്ത്തില് 2020 - ന് 2020 - 2020 - പോട്ടും പാല്, പാലം നില്ലാം പാല്, പാല്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, ത്രിന്റെ പ്രത്യായം മുത്ത്തില് നില്ലാം പാല് നില്ലാം പാല്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, മായ്, 2020 - പോട്ട് മായ്, മ		el en
સંસ્થળિયું કુમને પ્રત્ય કે આવ્યું કે આવ્યું સ્થળ છે. આ પ્રત્ય કે આવ્યું કે આવ્યું કે આવ્યું કે આવ્યું કે આવ્યું આવ્યું કે આવ્યું કે આવ્યું કે આવ્યું કે આવ્યું કે આવ્યું કે સ્થળ છે. આ ગામ બાદ બાદ કે આવ્યું કે આવ્યું કે આવ્યુ આવ્યું કે આવ્યું કે આ	ັງຊ້າຍຢູ່ຊື່ເຊັ້ນ ເຊິ່ງມີ. ທີ່ເຊັ້ນຢູ່ຊື່ເຊັ້ນ ເຊິ່ງມີ. ທີ່ເຊັ້ນຢູ່ເຊັ້ນ ເດິດເຊັ້ນ ທີ່ການເຮັດເປັນການເຮັດເຊັ້ນ ເຫັນການເຮັດເຊັ້ນ ແລະ ເ	Existence of the second secon second second sec
(1) A start of the start of	aanse kulou aanse oorgened seberar aanse ko Haanse soor oorgened soor oorgened soor oorgened soor aanse voorgened soor oorgened soor oorgened soor oorgened Hole soor oorgened soor oorg	(a) Control (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
The grantor warrants that the proceeds of the low (a)* primarily lor grantor's personal, family or h		
(8), 4% 5% 6% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5% 5%	XX XXX XXX XXXXXXXXXXXXXXXXXXXXXXXXXXX	K XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures to the benefit of an personal representatives, successors and assigns. The ter secured hereby, whether or not named as a beneficiary gender includes the feminine and the neuter, and the sin	rm beneficiary shall mean the h herein. In construing this deed a	and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grante	or has hereunto set his hand	the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warra not applicable; if warranty (a) is applicable and the benofici as such word is defined in the Truth-In-Lending Act and Re	ary is a creditor	Eduard
beneficiary MUST comply with the Act and Regulation by n disclosures; for this purpose use Stevens-Ness Form No. 1319	naking required	- Edwards
If compliance with the Act is not required, disregard this noti	(C) The project of	Martin M. Martin and A. Santa and A. S Santa and A. Santa and A. S Santa and A. Santa and A.
If the signer of the above is a corporation, the Vertication of acknowledgement opposite.)	(a) A set of the se	each Mill (go Angell) a' ann an Aonaichtean ann an Aonaichtean ann an Aonaichtean ann an Aonaichtean ann an Aon Ann an Aonaichtean ann an Aonaichte An Anna Aonaichtean Ann ann an Aonaichtean ann an Aonaichtean ann an Aonaichtean ann an Aonaichtean ann an Aonai
STATE OF OREGON,	STATE OF OREGON;	NH }
County of Lamoth State S	County of This instrument was ac	knowledged before me on
July B , 1990, by		specific folde en se én se la companya de la compan A manga deservativas de la companya d
	ot	
STATE Gisson Kay Horland		
• to Notary Public for Oreg	on Notary Public for Orego	n
$\sum_{i=1}^{SEAL} My \text{ commission expires: } \frac{1}{12} \frac{1}{91}$	My commission expires:	
	and the second secon	an Alfan Albana ay karang k Alfan Alfan Alf Alfan Alfan Alf
	My commission expires: REQUEST FOR FULL RECONVEYANCE sed only when obligations have been pa	
0F 0 70:	My commission expires: REQUEST FOR FULL RECONVEYANCE and only when obligations have been po	
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed -or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey	My commission expires: REQUEST FOR FULL RECONVEYANCE sed only when obligations have been po , Trustee I all indebtedness secured by fl oby are directed, on payment to by dences of indebtedness secure , without warranty. to the par	id. to foregoing trust deed. All sums secured by said you of any sums owing to you under the terms o d by said trust deed (which are delivered to you tips designated by the terms of said trust deed the
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You herd said trust-deed-or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED: 	My commission expires: EQUEST FOR FULL RECONVEYANCE and only when obligations have been po- trail indebtedness secured by the aby are directed, on payment to vidences of indebtedness secure , without warranty, to the part ance and documents to	id. he foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ties designated by the terms of said trust deed the Beneficiary
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed -or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey	My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been po , Trustee I all indebiedness secured by the oby are directed, on payment to widences of indebtedness secure , without warranty, to the par ance and documents to 	id. Id. Id. Id. Id. Id. Id. Id. I
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TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED: Do not less or destroy this Trust Deed OR THE NOIE which it KIGUMED COLLER TRUST DEED (FORM No. 881) TRUMMENTER LAW PUR CO. PORTAND. ONE Jeff & Deanna Edwards Grantor ERA Nicholson & Associates	My commission expires: REQUEST FOR FULL RECONVEYANCE sed only when obligations have been po independences of indebtedness secure ance and documents to without warranty, to the part ance and documents to secures. Both must be delivered to the SPACE RESERVED FOR CIC RECORDER'S USE	be foregoing trust deed. All sums secured by sain you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ties designated by the terms of said trust deed th Beneficiary trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
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