KENCO DATA SEPUICES	TRUST DEED VOL Maje 484
THIS TRUST DEED, made this29t	h
	, 19 <u>90</u> , betw
as Grantor, BEND T	ITLE COMPANY not as tenants in common, but with right of
survivorship.	not as tenants in common, but with right of
as Beneficiary,	
Grantor irrevocably grants bostoins	WITNESSETH:
in KLAMATH Lot 12, Block 7, Tract 1042, TWO PLVEDO	WITNESSETH: and conveys to trustee in trust, with power of sale, the proper described as:
12, BIOCK 7, Tract 1042, TWO RIVERS	described as: 5 NORTH, in the County of Klamath, State of Orego
the start was an annual for the second the start shell a barrier and	 A second se second second sec second second sec second second sec
51 MAP 2607-1AO TL 4900	
together with all and singular the tenements have the	
now or hereafter appertaining, and the rents, issues and pro tion with said real estate.	and appurtenances and all other rights thereunto belonging or in anywis lits thereof and all fixtures now or hereafter attached to or used in connec
um of FIVE THO ICAND AND SECURING PERFORM	ANCE of each agreement of terms
lot sooner prid to the state of the solution o	ind made by grantor the first of according to the terms of a promissor
old, conveyed, assigned or alienated by the grantor without hen, at the beneficiary's option, all obligations research	, 19.92 mment is the date, stated above, on which the final installment of said note property, or any part thereof, or any interest therein is sold, agreed to be ut first having obtained the written consent or approval of the beneficiary his instrument, irrespective of the maturity dates expressed therein
T	the maturity dates expressed the inclusion of the benchary
nd repair; not to remove or demolish any builded in gradient in good con	ees; ndition franting any comment of a state
apper and the state of restore promptio and in the	(incred) (g) reconvert with and
ons and restrictions affecting said property if regulations, covenants,	condi- services mentioned is at the truthfulness thereof. Truster's loss to
in in executing such inancing said property, if the beneficiary so request of the second second of code as the beneficiary may require and to pay for filling some is oper public office or officer second se	mee- time without notice, either in person by person by person be neticiary may at any
in in executing such linancing statements pursuant to the Uniform Cor oper public office or officiary may require and to pay for filing same i ling officers or searching swell as the cost of all lien searches nellicity. 4. 4. To provide and continue as may be deemed desirable by the second second searches are searches as may be deemed desirable by the second se	The pointed by a court, and without refard to the adequacy of any security for made indebtedness hereby secured, enter upon and take possession of said prop- issues and profits, including those pais during and unnaid and more the rents, Idings less costs and available to the said unnaid and more the rents,
or thereafter erected on the said premises against loss or damage by another built such other hazards as the peneligiary may how to the tamage by	laines and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including revenues the same.
inpanies acceptable to the beneficiary, with loss naught writt	en in 11. The entering upon and taking possession of and
iver said policies to the beneficiary at least lifteen days prior to the ex- t of any policy of insurance now or bereating days prior to the ex-	insurance policies or compensation or awards for any taking or damage of the property, and the application or awards for any taking or damage of the prime ways and the application or release thereof as characted or the
ected under any lire or other insurance policy may be and build	lings, pursuant to such notice. nount 12 Unes differenties of default hereunder or invalidate any act done
and all option of beneficiary the anti-	d, or declars in this performance of any agreement hereunder, time being of the
5. To keep said premises free from construction line	any in equity as a mortgage or direct the trustee to foreclose this trust deed
des brogerty before any part of such taxes assessed upor	all remedy, either at law or in equity, which the beneficiary may be the trust deed by
interior tail to make neuron tail to make	elor the shall execute and cause to be recorded to
the amount so paid, with interest at the rate set forth a dimensional there	in the manner provided in ORS 86.735 to 86.795
deed, without waiver of any rights arising from bronch and / of	this sale, the grantor or any other person so privileged by OPS efforts the
as the brantor shall as the brantor shall it the pr	op- and scouled by the trust deed, the default may be any, when due,
all and the nonpayment thereof shall, at the option of the shall be	ith- obligation may be cured by tendering the performance routing that is capable of
6. To pay all costs, lees and expenses of this trust inclusion	and expenses actually incurred in enforcing the obligation of the beneficiary all costs
ctually incurred.	y's place desidential wise, the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the date and the sale shall be held on the sale shall b
7. To appear in and delend any action or proceeding purporting the security rights or powers of beneliciary or trustee and in any su or proceeding in which the beneliciary or trustee may appear, includi, be evidence of this ded, to pay all costs may appear, includi,	to in one parcel or in separate parcels and shall sell said property either
ut for the foreclosure of this beneficiary or trustee any ann in timy su to the foreclosure of this deed, to pay all costs and expenses, i a evidence of title and the beneficiary's or trustee's altorney's less, the optimers's less mentioned in this paradranh 7, altorney's less, the	the property so sold, but without any covenant or wired by law conveying
of the trial court and in the event of an appeal from any judgment of the trial court, frantor further agrees to pay such such as the	be of the truthfulness thereof. Any person evolution that shall be conclusive proof
It is nutually advoct that.	shall apply the proceeds of sale to payment of (1) the powers provided herein, trustee
b. In the event that any portion or all of said property shall be take	found up that the found of the interest of the states
all reasonable costs, expenses and attorney's lot the amount require	le surplus.
by it first upon any reasonable costs and expenses and attorney's feet the trial and appellate courts, nearssail	sors to any trustee named herein or to any successor trustee appoint d under. Upon such appointment, and without communerse appointed here-
hereby; and grantor agrees, at its own expenses to incurred by bene	upon any trustee herein named or appointed hereinder. Fash duties conferred
9. At any time and from time to time upon with	which the property is situated, shall be conclusive proof of any or counties in
parment of its less and presentation of this deed and the note lo parment of its less and presentation of this deed and the note lo (in case of full reconveyances, for cancellation) without allecting with of any perior to the payment of the indebtedness, trustee mus usent to the making of any map or plat of said property (b) join in	acknowledged is made a public record as provided by the secured and
	trust of ol any nation or proceeding in which grantor, beneliciary or trustee is not shall be a party unless such action or proceeding is brought by the trust or trustee

The grantor covenants and a fully seized in fee simple of said de Covenants, Conditions, Re	agrees to and with the scribed real property a strictions, and ea	beneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto except asements of record.
and that he will warrant and forev	er defend the same as	inst all persons into the
		an persons wnomsoever.
	n en en de la construction de la c En en en estas en para construction de la construction de la construction de la construction de la construction en en en estas de la construction d	
[1] C. S. W. Marshell, and S. Sandar, and S. Sandar, and S. Sandar, "International Control of the second system		
(1) C. M. William and A. B. Constanting and the second state of		
The grantor warrants that the proce (a) [‡] primarily for grantor's personal (b) f or air organisation, or (even il	eds of the loan represented , family or household purpo Grantor is a matural person	by the above described note and this trust deed are: sses (see Important Notice below), r) are for business or commercial purposes .
This deed applies to, inures to the L	benefit of and binds all part igns. The term beneficiary	ties hereto, their heirs, legatees, devisees, administrators, executors,
IN WITNESS WHEREOF, s	said grantor has hereun	ncludes the plural. to set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, wh	ichever warranty (a) or (b) is	X
as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures; for this purpose use Stevens-Ness Fo If compliance with the Act is not required, disreg	Act and Regulation Z, the gulation by making required	GARY DUBRAY
(if the signer of the abave is a corporation, use the form of acknowledgement apposite.)		
STATE OF QREGON .		
County of 3 chilo) SS.	OF OREGON,)
This instrument was acknowledged E 9/29 1990 hv	petore me on This ins	frument was acknowledged before me an
GARY DI BRAY.	19	by
RONALD M. SOMMERFEL	DE. of	
NOTARY PUBLIC OREGO COMMISSION NO. 0014	N /	
(SEAL) MY COMMISSION EXPLASE	······································	Public for Oregon
My commission express 0		nission expires: (SEAL)
n an an Anna an Anna. Anna 2014 an Anna Anna an Anna Anna an Anna an		ECONVEYANCE
TO	To be used only when obligat	lions have been poid.
The understand in the	Trustee	an a
said inust deed or pursuant to statute to -		secured by the foregoing trust deed. All sums secured by said on payment to you of any sums owing to you under the terms of tedness secured by said trust deed (which are delivered to you y, to the parties desident to the security of the security of the secured to you
estate now held by you under the same. Mail	reconvey, without warrants	tedness secured by said trust deed (which are delivered to you y, to the parties designated by the terms of said trust deed the ats to
DATED.	interfation to the state of the	(2) Ang assessment for a second se
61 MAP 2607-140 TL 4900		Beneficiary
	IE which it secures. Both much he	delivered to the trustee for concellation before reconveyance will be made.
		derivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	1	
(FORM No. 881)		STATE OF OREGON, County ofKlamath
ARY DUBRAY	2 HIVERS NORTH,	I certify that the within instrument was received for record on the 9th, day
 Verseries and set of the set of	and a straight of the state of the	of Jan, 19.91 _, at 10:51 o'clock M., and recorded
Grantor EVIN MIKKELSEN	SPACE RESERV	ved in book/reel/volume No. M91 on
TANK MILLER FR. JUG KEATH VILL	RECORDER'S L	incronnin/ reception ivo
ENNIS MIKKELSEN Beneficiary	BEND LITE CONSV	Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed.
ENCO DATA SERVICES		Evelyn Biehn, County Clerk
ND, OR 97708	Fee \$13.00	By Quuline Multindere Deputy

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