FORM No. 681-Oregon Trus Deed Series-TRUST DEED.

as Beneficiary,

COPYRIGHT ILSS . STEVENS-NESS LAW PUB. CO., PORTLAND,

1.110.1

Vol.mg/ Page 8407 @ 29017

K-43172

THIS TRUST DEED, made this \_\_\_\_\_\_.day of \_\_\_\_\_May\_\_\_\_\_ 1991 Detween David Brian Kent \*\*\*

as Grantor, .....Klamath\_County\_Title\_Company\_ \*\*\*

Les de la compose

...., as Trustee, and Willer P. Slootweg.and Ina. C. Slootweg. husband & wife with right of survivorship\*\*\*

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in .

Lot 9 in Block 41 of Hot Springs Addition, to the City of the second data and Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

(Account No. 3809-28CD-9100. Key No. 373526)

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 fixtures 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 Eighteen thousand five hundred 00/100

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; il the beneliciary so requests, to poper public offices or searching agencies as may be deenthe desirable by the beneliciary.

icial Code is the beneficiary may require and to pay for filing same in the proper public officer or offices, as well as the cost of all lies searching may be deemed desirable by the brain officer or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings and such other has in the said premises against loss or damage by lire of more other has a the beneficiary may from time to a time require, in an amount not less that a field or the beneficiary as the same and to procure any such insurance and to deliver that be to the beneficiary as the same at grantor's expense. The armount collected under any delaut or notice of deliver the same at grantor's expense. The armount collected under any delaut or notice of delaut hereunder or invalidate any part of such notice.
Taxes, assessments and other charges that may be levied or assessed upon or allows hold built on the grantor lists of any part of any taxes, assessed upon or by providing beneficiary with funds with which to make such payment, beneficiary may are to such notice.
Taxes, assessments and other charges that may be levied or assessed upon or by providing beneficiary with funds with which to make such payment there of any risk of any fragment thereoin the bound of the pay and the around with which to make such payment, and with which to make such payment thereoin the struct at the set set forth in the not secured hereby, togetheli bit delows are degreed any risk as any fragment thereoin the struct and the charges that any be levied or assessed upon or by providing beneficiary with funds with which to make such payment thereoin the struct as the forth of t

pellaie court shall achieve reachants as this owning, owning the state of such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it is elects, to require that all or any portion of the monies payable as compension for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable. Costs and expenses and attorney's bene-liciary in such proceedings, and the balance applied upon the indebtedness accured hereby; and grantor agrees, at its own expense, to take such actions and arscute such instruments as shall be necessary in obtaining such com-pensation, promptly upon baneficiary's request. 9. At any time and irrom time to time upon written request of bene-liciary, payment of its less and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without allecting (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 agreement allecting this deed or the linn or charge thereol; (d) reconvey, without waranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons legally entitled thereol," and the recitals therein of any mailers or laces about the becomes and the any mailers or laces about the services mentioned in this paragraph shall be rook less that 35.
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 appointed by a court, and without regard to the advance of la thereol, in the service and profile, including those past due and unpaid, and apply the same, less cours and exploration and collection, including reasonable attorney's fees upon any indebiedness secured hereby, and in such order as beneficiary of a court, and suitoout and points, or the proceeds of a such and profiles or the proceeds of any of the rents, issues and profiles, including those past due and unpaid, and apply the same, less cours and expenses of operation and collection, including reasonable attorney's fees upon any indebiedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the foollection of such rents, issues ond profiles, or any taking or damage of the property, and the application or release thereol and sail not cure or wards to any taking or damage of the property, and the application thereol and thereol any taking or damage of the property.

where any default or notice of default hereunder or invalidate any set does where any default or notice. I default hereunder or invalidate any set does pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his petformance of any agreement hereunder, time being of the secone with respect to such payment and/or performance, the beneficiary may declare all sums secured haraby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a morifage or direct the trustee to foreclose this trust deed the beneficiary at an or may direct the trustee to foreclose this trust deed the beneficiary elects to ioreclose by advertisement and sale, the baneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclose the start and eale, the grantor or any other person so privileged by ORS 86.753, may cure the default or default. If the default consiste of a failure to pay, when due state and the start deed, the default consiste of a failure to pay, when due state and a the time of the cure other than such portion as would not them be due had no default occurred. Any other default that is ecapable of being come disc and the default consiste of a failure to pay, when due stand end may be cured by the drust deed line portion as would not them be due had no default occurred. Any other default that is ecapable of being come due pay to the trust deed. In any case, in addition to curing the default or defaults, the person edificing the cure other than such portion as would be default, the person edificing the cure other than such portion as would and then be due had no default occurred. Any other default that is ecapable of being come due pay to d

together with trustee and attorney's less not exceeding the amounts provided by law. 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 postpond as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel of a Trustee shall deliver to the purchaser its deed information and the parcel of a trustee shall deliver to the purchaser its deed information warranty, express or in-plied. The recitals in the deed of any matters of the trustee, but including the property so sold, but without any covenant or warranty, express or in-plied. The recitals in the deed of any matters of the trustee, but including the grantor and beneficiary, may purchase at the sale the conclusive pro-cluding the competent may here and a reasonable charge by trustees altoring, (2) del is subsequent to the interest of the trustee in the interest may appear in the order of their priority and (4) the supplet, if any, to the grantor or to his successor in interest entitled to such supplet.

16. Beneliciary may from time to time appoint a successor or successor to suppose tors to any trustee named herein or to any successor finate appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter thall be vested with all till, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and sublictution shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper suppointment of the successor trustee. trustee, the latter shall be vested with an upon any trustee herein named or appointed hereunder. Each such appointment, upon any trustee herein named or appointed hereunder. Each such appointment, which, when recorded in the mortage records of the county or counties in which, when recorded in the mortage records of the county or counties in which the successor trustee. This crust when this deed, duly executed and T. 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

5.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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 escrow agent licensed under ORS 696.505 to 696.585.

2019년 2월 2월 2월 2월 2월 20일 (1998) 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 19				8408
The grantor covenants and agree	one all a second de la second de Recenter por la second de la second	A VOX ACTUCK TABLES FOR	An exercise in the second of the	
I no grantor covenants and agree fully seized in fee simple of said describ	s to and with the local real property a	Denaticiary and the	nose claiming under hi nencumbered title the	m, that he is law-
<ul> <li>A Constant State (State (State</li></ul>	Heritan (A. 1975) and a star an a caracterization and an an	the state of the second second		
		त्र के विश्ववाद्य के कार्यवाद ज्यान के जनसम्बद्धविद्य स्थल के स्थ	n an	100 ANA 1204 (10) 100 2 4 12 12 12 100 2 4 12 12 12
and that he will warrant and forever d	efend the same ag	ainst all persons	whomsoever.	an ang ang ang ang ang ang ang ang ang a
(a) A second s second second seco	•	n (and a state state of a state o		
	ala tanàna minina kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina dia kaominina Ny INSEE dia kaominina dia k			<ul> <li>Beneficial de la construcción de la co</li></ul>
An estimate of particular and a second of the second of Markowski second of the second	<ul> <li>Maximum Constraints (Maximum Constraints)</li> <li>Maximum Constraints (Maximum Constraints)</li> <li>Maximum Constraints</li> <li>Maximum C</li></ul>	<ul> <li>A state of the sta</li></ul>		- <b>1</b>
and a second second Second second				
		# - 1		1. j¥c. *
The grantor warrants that the proceeds of a primarily for grantor's personal, fan	يستعد المتحد المحد المحد المحد		-BE	d are:
(b) for an organization, or (even if gra	ntor is a natural perso	n) are for business o	r commercial purposes.	
This deed applies to, inures to the bener- personal representatives, successors and assigns.	lit of and binds all pa	rties hereto, their he	virs, legatees, devisees, adı	ninistrators, executors,
secured hereby, whether or not named as a ben gender includes the leminine and the neuter, an	Aliciary Darain In con	struind this dead and	fer and owner, including p f whenever the context so	ledgee, of the contract requires, the masculine
IN WITNESS WHEREOF, said		and the second	ha day and to t	home metter
<i></i>	Statutor has nereu	nuo sor ius mand t	ne way and year hirst e	A
• IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the	ver warranty (a) or (b) is		1 Frian fe	TT 2
as such word is defined in the Truth-In-Lending Ac	tt and Regulation Z, the	n ga e tradaga i a taligi in La state sa taligi et	cian Kent	230 - 1
disclosures; for this purpose use Stevens-Ness Form I if compliance with the Act is not required, disregard	No. 1319 or employeest	and a second	*******	a BCT - Constant
"Confidence and the set is not reduced disaddio	<b>s (19116#.</b>		·····	- 6 <u>6</u> (* 17
If the signer of the above is a corporation,	Arta Sale de	en de la construcción de la constru La construcción de la construcción d	and a state of the second	
(a) Let a Martin La construction and the second se second second sec		بالا المعادي معمون الإيراد الدامية معهم الإيلام ما الالار مع يعام الايران المعهمة الإيلام ما الالار		1
STATE OF OREGON	) STAT	TE OF OREGON,		2
Courity of Klanath			<u></u>	
This instrument was schooled before May 3	xe me on This	instrument was ackno	owledged before me on	
May 3 David Briah Kent	·	A. A. NATARA, MARINE, M.		
URING		e o en entre parte la parte de la composition. Antre a composition de la composition de		
tes abuth ham			n og her som en en er	
CEPATA SHE MANAGE	for Oregon Notar	y Public for Oregon		
(SEAL) My commission expires: 12-1	9-92 My co	maission expires:		(SEAL)
<del></del>	in and the second s	<u>an an an A</u> riana An Ariana An Ariana Ang a		
	REQUEST FOR FUL			
	To be used only when ob	ligations have been paid.	· ·	÷.•
ro:	, Trustoo	parting to a second	ter an	2
	holder of all indebtedn			
The undersigned is the legal owner and i		d, on payment to yo	u of any sums owing to y	ou under the terms of
rust deed have been fully paid and satisfied. Y	You hereby are directe	dabtedness secured h		are delivered to you
rust deed have been fully paid and satisfied. I aid trust deed or pursuant to statute, to cance erewith together with said trust deed) and to r	You hereby are directe cel all evidences of in econvey, without warr	anty, to the parties	designated by the terms	of said trust deed the
trust deed have been fully paid and satisfied. I wid trust deed or pursuant to statute, to can berewith together with said trust deed) and to r	You hereby are directe cel all evidences of in econvey, without warr	anty, to the parties	designated by the terms	of said trust deed the
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can berewith together with said trust deed) and to r estate now held by you under the same. Mail re	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to	designated by the terms	of said trust deed the
trust deed have been fully paid and satisfied. I hald frust deed or pursuant to statute, to can be with together with said trust deed) and to r ostate now held by you under the same. Mail re	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to	designated by the terms	of said trust deed the
rust deed have been fully paid and satisfied. I ald frust deed or pursuant to statute, to can erewith together with said trust deed) and to r state now held by you under the same. Mail ru	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to	designated by the terms	of said trust deed the
rust deed have been fully paid and satisfied. I aid trust deed or pursuant to statute, to can be ensuing the same of the same of the same. Mail of state now held by you under the same. Mail of DATED:	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties	designated by the terms	of said trust deed the
rust deed have been fully paid and satisfied. I aid frust deed or pursuant to statute, to can be rewith together with said trust deed) and to r state now held by you under the same. Mail re DATED:	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties	designated by the terms	of said trust deed the
rust deed have been fully paid and satisfied. I aid trust deed or pursuant to statute, to can be rewith together with said trust deed) and to r state now held by you under the same. Mail r DATED:	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties	designated by the terms	of said trust deed the
rust dood have been fully paid and satisfied. I ald frust dood or pursuant to statute, to can be rewith together with said trust dood) and to r state now, held by you under the same. Mail ru DATED: Do not lose or destroy this Trust Dood OR THE HOTE	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties mente do	designated by the terms Beneficiary es for concellation before reconve	of said trust deed the
rust deed have been fully paid and satisfied. J aid trust deed or pursuant to statute, to can berewith together with said trust deed) and to r estate now held by you under the same. Mail r DATED:	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to	Beneficiary Beneficiary STATE OF OREGOI	of said trust deed the
rust doed have been fully paid and satisfied. I ald trust doed or pursuant to statute, to came erowith together with said trust doed) and to r state now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Doed OR THE HOTE TRUST DEED	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties mente sectory (1-1564) and sectory (1-1564) and sectory (1-1564) sectory (1-1564) secto	Bereliciary Bereliciary STATE OF OREGOI County of	of said trust deed the yearce will be made. V, lamath
trust doed have been fully paid and satisfied. I and frust doed or pursuant to statute, to can be rewith together with said trust doed) and to r istate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Dood OR THE MOTE TRUST DEED (FORM No. 881)	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to sent vi (1-1564) de s sent vi (1-1564) de s sent vi (1-1564) sent vi (1-1564)	Beneficiary Beneficiary see for concellation before reconver- STATE OF OREGOI County of	of said trust deed the yence will be made.
rust doed have been fully paid and satisfied. I ald trust doed or pursuant to statute, to can be rewith together with said trust doed) and to r state now, held by you under the same. Mail r DATED: Do not lose or destroy this Trust Doed OR THE HOTE TRUST DEED [FORM No. ESI] STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	You hereby are directe cel all evidences of in- econvey, without warr econveyance and docu , 19	anty, to the parties	Bereeliciary Bereeliciary STATE OF OREGOI County of	of said trust deed the yence will be made. V, lamath
trust doed have been fully paid and satisfied. I said trust doed or pursuant to statute, to came berewith together with said trust doed) and to r ostate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Doed OR THE NOTE TRUST DEED (FORM No. 881) STEVENS-RESS LAW PUS. CO., PORTLAND. ORE.	You hereby are directe cel all evidences of in econvey, without warr econveyance and docu	anty, to the parties ments to service the service service service the service service	Beneficiary Beneficiary se for concellation before reconver- STATE OF OREGOI County of	of said trust deed the yence will be made.
trust doed have been fully paid and satisfied. I said trust doed or pursuant to statute, to came berewith together with said trust doed) and to r ostate now held by you under the same. Mail re DATED: De not lose or destroy this Trust Doed OR THE MOTE TRUST DEED [FORM No. 581] STEVENS-NESS LAW PUS. CO., PORTLAND, ORE.	You hereby are directe cel all evidences of in- econvey, without warr econveyance and docu , 19	anty, to the parties mente to service to the parties of the service to the meter service to the meter service to the meter service to the ser	Bereeliciary Bereeliciary STATE OF OREGOI County of	of said trust deed the yence will be made. V, lamath within instrument I on the <u>6th</u> day <u>19 91</u> , <i>M., and recorded</i> No. <u>M91</u> on
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to came berewith together with said trust deed) and to r estate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Dood OR THE NOTE TRUST DEED (FORM No. 881) STEVENS.MESS LAW PUS. CO., PORTLAND. ORE.	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both must	anty, to the parties mente to the delivered to the met of a sector of the sector to be delivered to the met delivered to the sector to the delivered to the sector to the sector to the sector to the delivered to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to th	Beneficiary Beneficiary STATE OF OREGOI County of	of said trust deed the yence will be made.
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to came berewith together with said trust deed) and to r estate now held by you under the same. Mail re DATED: Do not loss or destroy this Trust Dood OR THE MOTE (FORM No. 881) STEVENS.NESS LAW PUB. CO., PORTLAND, ORE. Grantor	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both most which it secures. Both most SPACE RE	anty, to the parties mente to the delivered to the met of a sector of the sector to be delivered to the met delivered to the sector to the delivered to the sector to the sector to the sector to the delivered to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to th	Beneficiary Beneficiary Beneficiary Bereficiary STATE OF OREGOI County of	of said trust deed the yence will be made.
trust doed have been fully paid and satisfied. I said trust doed or pursuant to statute, to came berewith togetber with said trust doed) and to r ostate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Dood OR THE NOTE TRUST DEED (FORM No. 881) STEVENS.MESS LAW PUS. CO., PORTLAND. ONE. Grantor Berneficiary	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both most which it secures. Both most SPACE RE	anty, to the parties mente to the delivered to the met of a sector of the sector to be delivered to the met delivered to the sector to the delivered to the sector to the sector to the sector to the delivered to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to th	Beneficiary Beneficiary Beneficiary Bereficiary STATE OF OREGOI County of	of said trust deed the yence will be made.
trust doed have been fully paid and satisfied. I aid frust doed or pursuant to statute, to came berewith together with said trust doed) and to r ustate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Doed OR THE NOTE (FORM No. 551) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. Grantor Bereficiary AFTER RECORDING RETURN TO	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both most which it secures. Both most SPACE RE	anty, to the parties mente to the delivered to the met of a sector of the sector to be delivered to the met delivered to the sector to the delivered to the sector to the sector to the sector to the delivered to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to th	Beneficiary Beneficiary see for concellation before reconver- STATE OF OREGOI County of	of said trust deed the symme will be made. V, lamath within instrument I on the <u>6th</u> day M., and recorded No. <u>M91</u> on as fee/file/instru- tion No29017, of said County. and and seal of
trust doed have been fully paid and satisfied. I said trust doed or pursuant to statute, to came berewith togetber with said trust doed) and to r ostate now held by you under the same. Mail re DATED: Do not lose or destroy this Trust Dood OR THE NOTE TRUST DEED (FORM No. 881) STEVENS.MESS LAW PUS. CO., PORTLAND. ONE. Grantor Berneficiary	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both most which it secures. Both most SPACE RE	anty, to the parties mente to the delivered to the met of a sector of the sector to be delivered to the met delivered to the sector to the delivered to the sector to the sector to the sector to the delivered to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to the sector to th	Beneficiary Beneficiary Beneficiary Bereficiary STATE OF OREGOI County of	of said trust deed the yunce will be made. V, lamath within instrument I on the <u>6th</u> day M., and recorded No. <u>M91</u> on as fee/file/instru- tion No29017, of said County. and and seal of
rust doed have been fully paid and satisfied. I ald frust doed or pursuant to statute, to came berewith together with said trust doed) and to r state now held by you under the same. Mail re DATED: Do not less or destroy this Trest Dood OR THE NOTE (FORM No. 551) STEVENS-MERS LAW PUB. CO., FORTLAND. ORE. Grantor Bereficiary AFTER RECORDING RETURN TO	You hereby are directs cel all evidences of in econvey, without warr econveyance and docu which it secures. Both most which it secures. Both most SPACE RE	anty, to the parties ments to sent vi (setting and be delivered to the track to delivered to the track setting ( ) (setting a setting ( ) (setting a setting a setting ( ) (setting a setting a setting ( ) (setting a setting a setting a setting a setting a setting a setting ( ) (setting a setting a setting	Beneliciary Beneliciary see for concellation before reconver- STAFE OF OREGOI County of	vance will be made. yence will be made. V, lamath } ess. within instrument lon the <u>6th</u> day 