°° 344.24	COPYRIGHT ISSE STEVENS-NEES LAW PUB. CO. POBTLAND, OR 91
TRUS WATEL DEPART	Vol.mg/ Page 12178
THIS TRUST DEED, made this	day of JUNR
as Grantor,	OMPANY as Trustee. at
ANGELINE A. REED TRUST as Beneficiary,	
געער גער גער אין גער	ESSETH:
Grantor irrevocably dramta based in the	
in	bed as:
All of the S $1/2$ of NW $1/4$ NE 1, thereof; the E $1/2$ SW $1/4$ NE 1/2	A second s
thereof; the E 1/2 SW 1/4 NE 1/ all in Section 23, Township 35 s Willamette Meridian.	/4 except the North 358 feet 4; the E 1/2 NW 1/4 SW 1/4 NE 1/4; South Range 6, East of the
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rogether with all and singular the tenements, hereditaments and a now or hereafter apportaining, and the rents, issues and profits the ion with prid containing and the rents, issues and profits the	ppurtenances and all other rights thereunto belonging or in anywis reof and all fixtures now or hereafter attached to or used in connec
FOR THE PURPOSE OF SECURING PROPAGA	in connection attached to of used in connect
	2 - DOMMARS (\$225,000)
note of even date herewith, payable to beneficiary or order and made not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument	Donars, with interest thereon according to the taxan all in
hen, at the beneficiary's option, all obligations secured by this inst erein, 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	is the date, stated above, on which the linal installment of said not ity, or any part thereof, or any interest therein is sold, agreed to b thaving obtained the written consent or approval of the beneticiary frument, irrespective of the maturity dates expressed therein, o granting any easement or creating any restriction thereon; (c) join in an subordination or other agreement allocing this detector; (c) join in an
not to commit or permit any waste of said or oblights or improvement thereon; 2. To complete or restore prompily and in good and workmanlike namer any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi- ions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing said property; if the beneficiary so requests, to all Code as the beneficiary may require and to pay for filling same in the roper public officer or starching agencies as may be deemed desirable by the eneliciary. To provide and compare the same the same property illing officers or searching agencies.	Intereof; (d) reconvey, without warrants, all or any part of the property. The grantee in any reconveyance may by, all or any part of the property. The legally entitled thereto," and the recitals therein of any matters or facts shal be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneticiary may at any pointed by a court, and without regard to the adequacy of any security to the indebtdeness hereby secured, enter upon and take possession of said prop issues and proving induction is som name sue or otherwise collect the rents
nd such other hazards as the beneficiary may from time to time require, in a amount not leas than \$	less costs and two, including inose past due and unpaid, and apply the same ney's less upon penses of operation and collection, including reasonable attor- ney's less upon any indebtedness secured hereby, and in such order as bene- liciary 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 insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done
ary upon any indebiedness secured hereby and in such order as beneficiary ay determine, or at option of beneficiary the entire amount so collected, or by part thereof, may be released to grantor. Such application or release shall of cure or waive any be released to grantor. Such application or release shall of cure or waive any be released to grantor. Such application or release shall of cure or waive any be released to grantor. Such application or release shall of cure or waive any be released to grantor. Such application or release shall such application of the start of the start of the start of the start start and or the charges that may be levied or assessed upon or the start of the start of th	12. Upon delault by grantor 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 a yevent the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneliciary may have. In the event
beneliciary: should the summer and promptly deliver receipts therefor ents. insurance premiums, lens or other charges payable by grantor, either ake such payment, beneliciary may, at its option, make payment which to ake such payment, beneliciary may, at its option, make payment thereol, difter the summer of the summer at the set loth in the note secured reby, fogether with the obligations described in paragraphs 6 and 7 of this summer of the summer of the secure of the secured by this summer of the summer of the secure of the secured by this summer of the secure of the secure of the secured by this summer of the secure of the secure of the secure of the secured by this	the beneficiary elects of the equity, which the deneticary may have. In the event the trustee shall exercise by advertisement and sale, the beneficiary or the trustee shall exercise the described real property to satisy the obligation and his election to sell than a described real property to satisy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then negutine trustee shall lix the time and place of sale, give notice thereof as then exercise commenced forcedost the trust eeed in the manner provided in ORS 86.735 to 86.795. I3. After the trust exercise commenced for colosure by advertisement and sale, and at any time prior of days before the date the trustee conducts the sale, the grantor or any other pranns to priviled by ORS 86.735, may cure
ty hereinbelore described, as well as the grantor, shall be bound to the me extent that they are bound for the payment of the obligation herein scribed, and all such payments shall be immediately due and payable with- it 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 matilute a breach of this trust deed.	sums secured by the trust declarit consists of a listure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be underlaut occurred. Any other default that is capable of obligation or trust due of by tendering the performance required under the obligation or trust due of the cure shall pay to the beneficiary all costs and expenses actually incirned in enforcing the obligation of the trust deed todether with trusters, inder the trust deed
title search as well bash cease and expenses of this trust including the cost connection with or in enforcing this obligation and trustee's and attorney's 9 actually incurred. 7. To appear in and delend any action or proceeding purporting to iton or proceeding in whichowers of beneficiary or trustee; and in any suit, y suit for the forclosure of the decidency or trustee may appear, including y suit for the forclosure of the beneficiary or trustee and any suit, of the eccurity rights or physical sectors and expense, including y suit for the forclosure of the beneficiary or trustee and appear, including ding evidence of title and the beneficiary's or trustee's atformey's lees, the bount of atformey's lees mentioned in this paragraph 7 in all cases shall be	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 in one parcel or in separate parcels and shall sail the parcel or parcels at suction to the highest bidder for cash, payable at the time of sails. Trustee shall deliver to the purchase its deed in horm as required by law conveying the property so body, but without any coverant or warranty, express or im- plied. The registry of the purchase the same sequired by law conveying the property so body. But without any coverant or warranty, express or im-
aree of the trial court, grantor lurther agrees to pay such sum as the ap- late court shall adjudge reasonable as the beneliciary's or trustee's attor- 's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken	of the truthfulness thereof, any person, excluding the trustee, but including the drantor and beneficient, any purchase at the sale. 15. When trustees selfs pursant to the powers provided herein, trustee selfs pursant to the powers provided herein, trustee selfs pursant to the powers provided herein, trustee shall apply the proversion of the trustee and a reasonable charge by trustees at atoms, (2) to the obligation secured by the trust deed, (3) to all persons having recorded the to the truste and the truste end to the truste end. (3) to all persons having recorded the trustees to the trust end.
ht, if it so elects, to require that all or any horizon of the monies payable compensation for such taking, which are in excess of the amount required pay all reasonable costs, expenses and attorney's less necessarily paid or purred by grantor in such proceedings, shall be paid to beneficiary and plied by it first upon any reasonable costs and expenses and attorney's less, and expenses and appellate courts, necessarily paid or incurred by bene- ured by provide proceedings, and the balance applied upon the indebtedness upon the proceedings, and the balance applied upon the indebtedness	surplus, if any, to the granitor or to his successor in interest entitled to such surplus. I.6. Beneliciary may from time to time appoint a successor or successors to any strustee named herein or to any successor trustee appointed here- under. Upon such appointment, and without conveyance to the successor trustee, the letter shall be vested with all title, powers and duties conlerred upon any trustee named new appointed hereunder. Each such appointment and subvituelies charten named or appointed hereunder.
d esceute such instruments as a stall be necessary in obtaining such actions station, promptly upon bandiciary's request, 9. At any time and iron time to time upon written request of bene- tary, bayment of irst states.	which be properly is stuared, shall be conclusive proof of proper appointment which the property is situated, shall be conclusive proof of proper appointment of the successor transmission and the successor and the successor transmission and transmission and the successor transmission and transmission and transmission and transmission and the successor transmission and trans
To sentent (in case of ull reconveyances, lor cancellation), without attecting isotherman (in case of ull reconveyances, lor cancellation), without attecting iability of any person for the payment of the indebtedness, trustee may consent to the mystified of any man an effective set.	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 deaters here the other deed of

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 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

는 것은 관객에서 전하게 관람들을 가지 않는다. 가격을 주세요. 		2월 28일 28일 28일 28일 28일 28일	TCTIO
the stand providing the second se		int under him	that he is law-
The grantor covenants and agrees to and with seized in fee simple of said described real prope			
		(a) a specific statute to the first of second first and second statute to the second statute to the statute specific statute statute statute to the second statute statute statute statute statute statute statute statute statute statute statute statute statute statute statute statute statute statute statute	
that he will warrant and forever defend the san	me against all persons	whomsoever.	
	(a) Star (1996) And (1996) And (1997) And		
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The granior warrants that the proceeds of the loan rep. (a)* primarily for grantor's personal, family or househe (b)- for an organization, or (even if grantor is a natur	oresented by the above devolution of the second purposes (see Important second purposes for busines) and the second purposes and the second purpose and the second purposes and the second purposes an	scribed note and this trust deed t ant Notice below), ss or commercial purposes.	are:
(b) for an organization, or leven in granier is a mine	ds all parties hereto, thei	r heirs, legatees, devisees, admin	nistrators, executors, lgee, of the contract
rsonal representatives, successors and assignst ficiary herein cured hereby, whether or not named as a beneficiary herein	n. In construing this deed	and whenever the context so rec al.	[4.1.2.5, 1.1.2.5]
nder includes the teminine and the neuter, and the singular IN WITNESS WHEREOF, said grantor ha	as hereunto set his had	a the day and year more and	ove written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c	a) or (b) is	y Peed	15 N.
at applicable; if warranty (d) is applicable that has a Regulat such word is defined in the Truth-in-Lending Act and Regulat	tion Z, the		in a state and a
meficiery MUST comply with the Act and Regulation by more sclosures; for this purpose use Stevens-Ness Form No., 1319, or e compliance with the Act is not required, disregard this notice.	equivalent.		1987 - 1997 - 19
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STATE OF OREGON, CALIFORNIA ) ss. County of CUNTRA COSTA ) ss.	STATE OF OREGO	5	사망가 가지 않는 것이다. 
	This instrument Was	acknowledged before me on	94 - 11 - 11 - 11 - 11 - 11 - 11 - 11 -
JUNE 14 , 1991, by	19, by	••••••	
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annunuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuuu	Notary Public for Or	egon	(SEA
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(SEAL) OFFICIAL SEAL	My commission expi	res:	
(SEAL) OFFICIAL SEAL MARTINEBETTY MORTENSEN COUNTY OF CONTRA COSTA	NEST FOR FULL RECONVEYANC		- 19-1 33 - 4 - 192 - 192 - 193 - 19
(SEAL) OFFICIAL SEAL	NEST FOR FULL RECONVEYANC		
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