	ust Deed Series-TRUST DEED. AS	PEN 3702	COPYRIGHT 1990		Deg <b>14993</b>
™ 32654		TRUST DEE	V TITT V		1991, between
	UST DEED, made this				
GILBERT A	DURAN				as Trustee, and
ROBERT V	SPEN TITLE & ESCRO WETHERN, SR			••••••	
- Bonoficiary					
Grantor in	revocably grants, bargains, 	, sells and convey Dregon, described	rs to trustee in as:	trust, with pow	er or sure, the property
	K 122, KLAMATH FA	LLS FOREST	ESTATES, I	IIGHWAY 66	UNIT, PLAT 4
LOT 3, BLOC					
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-	and singular the tenements, here	ulitoments and appu	rtenances and all	other rights there	into belonging or in anywit
together with all a now or hereafter a tion with said real	ppertaining, and the th	es and profits thereof	and all fixtures	now or hereafter at of grantor herein co	ontained and payment of th
	E THOUSAND LIVE				the second of a promisso
CO		De	mars, with meres	nal navment of PL	
not sooner paid, t The date of	o be due and payable Der f maturity of the debt secured b	terms of no	the date, stated a	bove, on which the reof, or any interes	tinal installment of such the t therein is sold, agreed to i
becomes due and sold, conveyed, a	ssigned or alienated by the group on the group of the gro	antor without first f secured by this instru	naving obtained the intent, irrespectiv	e of the maturity	dates expressed therein,
herein, shall becom	the security of this trust deed.	grantor agrees:	the start new excerning	ent or creating any re	striction thereon; (c) join in
1. To protect and repair; not to r	t, preserve and manning building or i emove or demolish any building or i mit any waste of said property.	improvement thereon;			a this deed of the here of $\mathcal{O}_{i}$ iff or any part of the property. Scribed as the "person or pers- herein of any matters or facts s ereof. Trustee's fees for any of e not less than \$5.
2. To comp manner any buildin destroyed thereon, a	g or improvement which may be con ad pay when due all costs incurred the be with all laws, ordinances, regulation	ins covenants, condi-	services mentioned in	a default by grantor	hereunder, beneficiary may at
join in executing su	ch financing statements pursuant to t eneliciary may require and to pay b	or filing same in the	pointed by a court,	eby secured, enter up	on and take possession of said p
by filing officers o	r searching agencies as may be deer	med dearthe buildings	less costs and exper	indebtedness secured	bereby, and in such order as b
now or hereafter en and such other haz	ards as the beneficiary may from the	ne to time require, m written in	ficiary may deterning 11. The end autherion of such t	ering upon and takin ents, issues and profit	ng possession of said property, s, or the proceeds of fire and o
policies of institute	t fail for any reason to procure any	such institute the expita-	waive any default	or notice of default h	ereunder or invalidate any act
tion of any policy the beneficiary m	of insurance now or hereafter plac ay produce the same at grantor's finance or other insurance policy may	expense. The amount be applied by benefi-	hereby or in his p	mornance avenent and	agment of any indebtedness sec eement hereunder, time being of for performance, the beneticiary ately due and payable. In such proceed to breckse this trust due to breckse this trust dee
ciary upon any in	where or other insurance policy may debtedness secured hereby and in sue at option of beneficiary the entire a may be released to grantor. Such appl any default or notice of default hereu to such notice.	mount of calging shall	event the benelicia in equity as a mo	ry at his election may rtgage or direct the fi rate or may direct the	ustee to foreclose this trust dee trustee to pursue any other rig
not cure of waive act done pursuant 5, To kvep	to such notice. said premises free from construction and other charges that may be levie	n liens and to pay all ed or assessed upon or	remedy, either at la the beneficiary elec	w or in equity, which to to to loreclose by adve- coute and cause to be	he beneficiary may inter beneficia recorded his written notice of de recorded his written into the oblig
charges become p	ist due or delinquent and promptity of add the grantor fail to make payment	at of any taxes, assess-	secured hereby wh	ereupon the trustee shi	all lix the time and prace of sales and proceed to foreclose this trust
by direct paymen	at or by providing beneficiary with	make payment thereof,	in the manner pro 13, After 1 sale, and at any t	he trustee has comme ime prior to 5 days be	lore the date the truster conduction privileged by ORS 86.753, may
and the amount's hereby, together y trust deed, shall	with the obligations described in para be added to and become a part of the ber waiver of any rights arising from	he debt secured by this breach of any of the	the default or dei sums secured by	aults. If the default c the trust deed, the c start the time of the c	lelault may be cured by payin ure other than such portion as
erty hereinbefore	described, as well as the grantor,	of the obligation herein	not then be due i being cured may	be cured by tenderin,	in addition to curing the dela
out notice, and the render all sums	he nonpayment thereof shall, at the o secured by this trust deed immediatel b of this trust deed.	y due and payable and	and expenses acti together with true	tee's and attorney's te	es not exceeding the annuals pro
of title search as	well as the other costs and expenses	trustee's and automey's	place designated be postponed as	provided by law. The	trustee may sell said property nd shall sell the parcel or part
fees actually inco 7. To ap affect the securit	pear in and defend any action or p v rights or powers of beneficiary or l beat in which the beneficiary or truste	e may appear, including	shall deliver to 4 the property 50	the purchaser its deed	in form as required by faw the covenant or warranty, express
any suit for the cluding evidence	of title and the beneficiary's or trus	h 7 in all cases shall be	of the truthfuln the grantor and	s in the ent. Any perso beneficiary, may purch trastee sells pursuant	n, excluding the truster, but in use at the sale. to the powers provided herein,
decree of the tr	ial court, grantor lurther agrees to p all adjudge reasonable as the benefic	ay such sum as the ap- iary's or trustee's attor-	shall apply the cluding the com	proceeds of sale to pa pensation of the truste the obligation source	when to $f(1)$ the expenses of $s$ e and a reasonable charge by $f$ t by the trust deed, $(3)$ to all
ney's lees on such It is nu	tually agreed that:	I property shall be taken	basing recorded deed as their in surplus, it any.	erests may appear in	the order of their priority and o us successor in interest entitled
under the right right, if it so e	eets, to require that all or any portic	s of the amount required	surplus. I Io. Ben- r sors to any tru	diciary may from tim- stee named herein or	e to time appoint a successor trustee appoint to any successor trustee appoints t without conveyance to the s
incurred by it fi applied by it fi	antor in such proceedings, shall be rst upon any reasonable costs and exp and appellate courts, necessarily p	paid to believe the paid to believe the paid to believe the paid or incurred by bene	<ul> <li>trustee, the lati upon any truste</li> <li>and substitution</li> </ul>	e herein named or app	itten instrument executed by ben
norn in the th	at and appellate courts, necessarily p proceedings, and the balance apple and grantor agrees, at its own expe- biostroments as shall be necessary	inse, to take such action	s which, when re	condition and shall b	e conclusive proof of proper appr
secured nettoys	and grantor agrees, at its own expe- ch instruments as shall be necessary uptly upon beneliciary's request, or time and from time to time upor ty time loss and presentation of th	in obtaining the	of the successor	ten accents this trus	t when this deed, duly execu rd as provided by law. Truste of pending sale under any other in which grantor, beneficiary o

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endor ement (in case of full reconveyances, for cancellation), without attecting the lability 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 NOTE: The Trust Deed Act provides that the trustee hereunder must be either on ottorney, 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 or any agency thereof, or an escow agent licensed under ORS 696.505 to 696.5

(Sale

	14334
	that he is law-
The grantor covenants and agrees to and with the beneficiary and those of fully seized in fee simple of said described real property and has a valid, unence fully seized in fee simple of said described real property and has a valid.	claiming under him, that he is that umbered title thereto
fully seized in lee simple a RECUBES A NOTE OF EVEN DATE.	
THIS TRUST DEED SECORDS in one and that he will warrant and forever defend the same against all persons who	msoever.
and that he will warrant and for	
The stantor warrants that the proceeds of the loan represented by the above described The stantor warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the above described Stanton warrants that the proceeds of the loan represented by the stanton warrants the stanton war	I note and this trust deed are:
(b) to be a set of the benefit of and binds all parties hereto, then holde	r and owner, including programs, the masculine whenever the context so requires, the masculine
secured hereby, whether or not named is a benefit and the singular number inclusion is a benefit and the secured hereby, whether or not named is a benefit and the singular number inclusion is a benefit to be benefit as a benef	e day and year first above written.
IN WITNESS WHERE OL MART	A Quios
GILBER	T A. DURAN
not applicable, is defined in the Truth-in-Lengulation by making required as such word is defined in the Act and Regulation by making required	
LOS ANDE	185 )ss. 11 18 19.91
STATE OF OREGON, County of <u>Economic</u> This instrument was acknowledged before n <u>JAUIER</u> <u>TRIETO</u> by <u>Economic</u>	ne on
STATE OF Content was acknowledged before in This instrument was acknowledged before in This instrument was acknowledged before in	ne on, 19,
by	
by	
ACTICIAL SEAL	ALL FILL
JAVIER PRIETO JAVIER PRIETO NOTARY PUBLIC - CALIFORNIA NOTARY PUBLIC - CALIFORNIA	Notary Public for Oregon
LOS ANGELES COUNTY My comm. expires APR 22, 1594 My comm.	Notary Public for Oregon n expires <u>Apr. 22, 1994</u>
My comm. expires furn and the second	
REQUEST FOR FULL RECONVEYANCE	paid.
REQUEST FOR total and the been To be used only when obligations have been	
TO: The undersigned is the legal owner and holder of all indebtedness secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured herewith together with said trust deed) and to reconvey, without warranty, to the p herewith together with under the same. Mail reconveyance and documents to	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ared by said trust deed (which are delivered to you barties designated by the terms of said trust deed the
said trust deed or pursuant trust deed) and to reconvey, writed herewith together with said trust deed) and to reconveyance and documents to estate now held by you under the same. Mail reconveyance and documents to	and the second
estate now new cy v	and the second
DATED:	Beneficiary
	anothering before reconveyonce will be made.
the second la	the trustee for concentration
Do not loss or destroy this Truss Deed OR THE NOTE which it secures. Both must be delivered to	the trustee for concentration
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to	
	STATE OF OREGON, Stamath
TRUST DEED	STATE OF OREGON, Stanath County ofKlamath
TRUST DEED (FORM No. 881) STEVENS-REES LAW PUB. CO., PORTLAND, ORF.	STATE OF OREGON, County of
TRUST DEED (FORM No. 881) STEVENS-REES LAW PUB. CO., PORTLAND. ORK. GILBERT A. DURAN	STATE OF OREGON, County of
TRUST DEED (FORM No. 881) STEVENS-NEES LAW PUD. CO., PORTLAND. ORK. GILBERT A. DURAN SPACE RESERVED	STATE OF OREGON, County of
TRUST DEED FORM No. 8811 STEVENS-MEES LAW FUD. CO., FORTLAND. ONX GILBERT A. DURAN SPACE RESERVED FOR	STATE OF OREGON, County of
TRUST DEED         (FORM No. 881)         STEVENS-MEES LAW FUD. CO., FORTLAND. ORX         GILBERT A. DURAN         GILBERT A. DURAN         ROBERT WETHERN Grantor         FOR         POUD 2 BOX 323-R	STATE OF OREGON, County of
TRUST DEED FORM No. 8811 STEVENS-MEES LAW FUD. CO., FORTLAND. ONX GILBERT A. DURAN SPACE RESERVED FOR	STATE OF OREGON, County of
TRUST DEED         (FORM No. 881)         STEVENS-MEES LAW FUD. COL. FORTLAND. ORK         GILBERT A. DURAN         GILBERT A. DURAN         ROBERT WETHERN Grantor         Route 2, Box 323-R         Bonanza, OR 97623         Beneficiary	STATE OF OREGON, County of
TRUST DEED         (FORM No. 381)         STEVENS-NESS LAW FUD. CO., FORTLAND. ORK.         GILBERT A. DURAN         GILBERT A. DURAN         ROBERT WETHERN Grantor         ROBERT WETHERN Grantor         Route 2, Box 323-R         Bonanza, OR 97623         Beneficiary         DOBERT WETHERN	STATE OF OREGON, County of
TRUST DEED         (FORM No. 881)         STEVENS-MESS LAW FUD. CO., FORTLAND. ORK.         GILBERT A. DURAN         GILBERT A. DURAN         ROBERT WETHERN Grantor         Route 2, Box 323-R         Bonanza, OR 97623	STATE OF OREGON, County of