	Point the set-1Origen True Band Series	-TENT DIRD (No confiden as soid				
	41916		RUST DEED	Volmg 2 Page - 4799		
	THIS TRUST DEED	, made this28t:h	day of	January , 19.92, betwee		
	Denise J. Rhod	8		, 19.32, betwee		
	as Grantor,	R. Bruce Duste	rhoff, attorn	ey at law		
	as Grantor,					
8						
	topether with all and	n an the state and a state of	na tub kan s			
	together with all and singular the tenements, hereditaments and expourtenances and all other rights thereunto belonging or in anywise now or hereafter apportaining, 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 at and					
	sum of Eleven Thousand Four Hundred Nine and no/100					
The date of material payable January 28 10 95						
	becomes due and payable.	ve, on which the final installment of said note				
			granting any essement subordination or other thereof. day	or creating any restriction thereon; (c) join in any		
	not to commit or permit any waste of admonstration of the	and in good and workmanlike may be constructed, damaged of incurred therefor.	frantee in any reconvey, legally entitled thereto, be conclusive provide	or creating any restriction thereon; (c) join in any agreement allecting this deed or the lien or charge without warranty, all or any part of the property. The yance may be described as the "person or persons and the recitals there'n of any matters or lacts shall be truthfuness thereof. Trustee's fees for any of the opening span shall be not fees than §5.		
	join in executing such financing said property, join in executing such financing statements p cial Code as the beneficiary may require a	it the beneficiary so requests, to ursuant to the Uniform Commer-	time without notice	the truthfulness thereof. Trustee's lees for any of the statistical s paragraph shall be not less than \$5. etailt by grantor hereunder, beneficiary may at any her in person, by agent or by a receiver to be an interest of the statistical statisti		
	by filing officers or searching agencies as r by filing officers or searching agencies as r beneficiary. 4. To provide and continuent	the cost of all lien searches made may be deemed desirable by the	pointed by a court, and the indebtedness hereby erty or any part thereof	secured, enter upon and take account of any security for		
	now or herealter erected on the said premise and such other hasards as the beneliciary m	s against loss or damage by fire	less costs and expenses o ney's fees upon any inde	, in its own name sue or otherwise collect the rents, ing those past due and unpaid, and apply the same, I operation and collection, including reasonable attor- bledness secured hereby, and in such order as bene-		
į	policies of insurance shall be delivered to the if the grantor shall fail for any reason to pr	h loss payable to the latter; all e beneficiary as soon as insured; ocure any such insured;	11. The entering collection of such rents,	upon and taking postession of said property, the		
1	tion of any policies to the beneticiary at least tion of any policy of insurance now or her the beneticiary may procure the same at	lifteen days prior to the expira- eafter placed on said buildings, Arantors excerns	property, and the application waive any default or not pursuant to such partice	pensation of awards for any taking or damage of the tion or release thereof as aforesaid, shall not cure or tice of default hereunder or invalidate any art does		
- C 7	ciary upon any indebtedness secured hereby may determine, or at option of beneliciary the	olicy may be applied by benefi- and in such order as beneficiary	hereby or in his perform	by grantor in payment of any indebtedness secured		
т. а	not cure or waive any default or notice of def tot cure or waive any default or notice of def tot done pursuant to such notice.	Such application or release shall sult hereunder or invalidate any	declara all sums secured event the beneficiary at	the payment and/or performance, the beneficiary may hereby immediately due and payable. In such an ha election may proceed to foreclare the an		
1 4 0	ares, assestments and other charges free from c ares, assestments and other charges that ma igainst become past due or delinquent and p bendicary; should the grantor tail to mak	i taxes, presented upon or	remedy, either at law or in	may direct the trustee to pursue any other right or equity, which the beneficiary must have other right or		
tt n b	besidecome past due or delinquent and p benalizary; should the granior isil to mak while the payment or by providing beneliz a direct payment, benelizary may, at its and she achon payment, benelizary may, at its and she achon to paid with interest at the r.	a payment of any taxes, assessing paysole by grantor, either	and his election to sell the	and cause to be recorded his written notice of default		
n au hit	take such payment, beneticiary may, at its nd the amount so paid, with interest at the r ereby, together with the obligations described ust deed, shall be added to and become a r	option, make payment thereol, ate set forth in the role secured	in the manner provided in 13. After the trust	or and proceed to foreclose this trust deed ORS 86.735 to 86.795. ee has commenced foreclosure by education		
tr co	ust deed, without waiver of any rights arisi ovenants hereof and for such payments, with	art of the debt secured by this ng from breach of any of the interest as presented to the	the delantor or any o	ther person so privileded by ODC of anducts the		
	the effent that they are bound for the particular t	ment of the ablication to the	not then be due had no de	time of the cure other than such portion as would		
co.	nativite a breach of this trust deed imposite the abreach of this trust deed.	nediately due and payable and	delaults, the person ellecti	in any case, in addition to curing the delault or		
oł in fee	6. To pay all costs, fees and expenses title search as well as the other costs and e connection with or in enforcing this obligation a actually incurred.	in and trustee's and attorney	by law,	attorney's tees not exceeding the amounts provided		
aii act	ect the security rights or powers of beneficia. tion or proceeding in which the beneficiary or		in one parcel or in separa autom to the base of the postponed as provided in one parcel or in separa auction to the base	sale shall be held on the date and at the time and blice of sale or the time to which said sale may by law. The trustee may sell said property either the parcels and shall sell the parcel or parcels		
clu am	y suit for the foreclosure of this deed, to p ding evidence of title and the beneliciary's o yount of attorney's fees mentioned in this par	ay all costs and expenses, in- t frustee's attorney's fees; the agraph 7 in -11	shall deliver to the purchas the property so cold, but plied. The project is it	fer for cash, payable at the time of sale. Trustee ser its deed in form as required by law conveying without any covenant or werranty assured		
dec peli ney	of by the trial court and in the event of an iree of the trial court, grantor further agrees late court shall adjudge reasonable as the b 's lees on such appeal.	to new with any Judgment or	the desident different.	Any person, excluding the terror unive proof		
	It is mutually sgreed that:		shall apply the proceeds of cluding the compensation of attorney	sale to payment of (1) the expenses of sale, in-		
	8. In the event that any portion or all o ter the right of eminent domain or condemnat it, it it is o elects, to require that all or any j compensation for such taking, which are in c	ion, beneficiary shall be taken	deed as their interests subse	ion secured by the trust deed, (3) to all persons guent to the interest of the trustee in the frust appear in the order of their priority and (4) the for or to his successor in interest entitled to such		
nci	ared by grantor in such proceedings, shall	ney's fees necessarily paid or	16. Beneficiary may sors to any trustee named i under linear	from time to time appoint a successor or success		
icia	iry in such proceedings, and the balance a	y paid or incurred by bene- plied upon the indebtedness	trustee, the latter shall be apon any trustee herein name	ment, and without conveyance to the successor vested with all title, powers and duties conferred		
ens	sation, promptly upon beneficiary's request. 9. At any time and from time to time u	sary in obtaining such com-	which the property is situated	e mortgage records of the county or counties in d, shall be conclusive proof of prome appointment		
	ry, payment of its less and procentiation of resement (in case of full reconveyances, for co- liability of any person for the payment of t consent to the making of any map or plat.	this deed and the note for a ncellation), without affecting	cknowledged is made a pu	this trust when this deed, duly executed and blic record as provided by law Tenton and		
η١.	warmenting and the state of the	fusies may	cust or of any only party	hereto ol pending sale under any other deed of occeeding in which grantor, beneficiary or trustee 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 Bcr, 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 escrew agent licensed under ORS 696.50: to 696.585.

		. 4800			
The grantor covenants and agre fully seized in fee simple of said descri excepting only a F	ibed real property and has a valid, first Trust Deed in fay	or of Robert L. and Carol			
L. Hood, and a Sec	cond Trust Deed in favo	or of The Realty Group, Inc			
		S Whomsoever.			
 The second second	್ರಿಟ್ ಸ್ಮಾರಿಯ ನೋಡ್ಸ್ ಮನ್ನಡ ಸ್ಪುದ ಸಾಂಕ್ಷೆಗಳು ಸಂಕ್ಷೆಯನ್ನು ನ್ಯಾತ್ಮನ್ಗಳು ಸಂಕ್ಷಣೆ ಹಿತ್ತಿದ್ದಾರೆ. ನ್ಯಾತ್ಮನ್ಗಳು ಸಂಕ್ಷಣೆ ನಿರ್ದೇಶವು ಸಂಕ್ಷಣೆ ಮಾಡಿದ್ದಾರೆ.				
e standige of the second standiges	Southern and State				
A set of product of the set of					
The grantor warrants that the proceeds of the loan represented by the above described note and this front deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (in all all all states and an a defension in second person) and its constance grant and provess.					
secured hereby, whether or not named as a here	This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, lefstees, devisees, administrators, executors resonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contrac sured hereby, whether or not named as a beneficiary herein. In construing this deed and whetever the context so requires, the mesculin and includes the feminine and the neuter, and the singular number includes the plural.				
	the day and year first above written.				
* IMPORTANT NOTICE: Delsis, by kining cut, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as used word is defined in the Januar and An and Paralleliary is a creditor as used word is defined in the Januar and An and Paralleliary is a creditor					
as such word is defined in the Truta-In-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. [17 the signer of the share is a comparation, use the form of activatiodgement expectite.]					
					STATE OF OREGON.
County of Multnomah This instrument was acknowledged befor	County of				
January 28 , 19.92, by		nowledged before me on			
Voluntary act and	her				
SHOTAR WORLD					
SHOTAR Cherchast	Tauto for Oregon Notary Public for Oregon				
ASEALD B LI Continuission expires: 3-1		(SEAL)			
CON CONTRACTOR					
ERQUEET FOR FULL BECONVEYANCE					
To be used eaty when obligations have been poid.					
70:	, Trustee				
trust doed have been fully paid and estistied. I said trust doed or pursuant to statuto, to can	fou hereby are directed, on payment to y cel all evidences of indebtedness secured econvey, without warranty, to the partie	foregoing trust deed. All sums secured by said ou of any sums owing to you under the terms of by said trust deed (which are delivered to you is designated by the terms of said trust deed the			
DATED:	, 19				
2750 urone ast 19	ev manager en	Beneficiary			
Do not loss or destroy this Trust Dood OR THE NOTE	which it secures. Both must be delivered to the tru	stee for cancellation before reconveyance will be made.			
TRUST DEED	al di kranovit ocosi al skunikoviće sourc	STATE OF OREGON,			
(FORM No. 681.3) STEVENE-NESS LAW PUS. CO., PORTLAND. ORE.		County of <u>Klamath</u> I certify that the within instrument			
Denise J. Rhode	t en fort qui carrier pri	was received for record on the 9th day			
Klamath Falls, Oregon	na sy ing complete a const. An RIIMEREN	of <u>March</u> , 19.92., at 1:20 o'clock <u>P.M.</u> , and recorded			
Grantor	SPACE RESERVED	in book/reel/volume No			
Portland, Oregon	RECORDER & USE	ment/microfilm/reception No41916., Record of Mortgages of said County.			
DONTES OF MUCBensficiary		Witness my hand and seal of County affized.			
AFTER RECORDING RETURN TO James D. Case DICL. HUSE ()) One S.W. Columbia		• · · · · · · · · · · · · · · · · · · ·			
Suite 1250	JUNAL DEED	Evelyn Biehn, County Clerk NAME By Qauline Millindels Deputy			
Portland, OR 97258	Fed \$15.00				