	92 JUL 21 11 9 08	AND AND AND LAW PUBLIE	ING CO. FORTLAND. OR BIRDA
PORM No. 881-1-Qregon Trust Dood Spriss-TRUST D	DEN prostidios on ensign trail.	Vol.mg2Page	
NEAL G. BUCHANAN	this26thday of	June	., 199 <u>2</u> , between
as Grantor, RICHARD N. BI PAUL M. GOEBEL and PHY	1.010000		, as Trustee, and
as Beneficiary, Grantor irrevocably grants, 1 in	WITNESSETH: hargains, sells and conveys to t hunty, Oregon, described as:	rustee in trust, with power o	f sale, the property
Lots 11 and 12, Block Falls, according to th of the County Clerk, H Southerly 65 feet the	lamath County, Orego		

together with all and singular the tenenients, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the tents, 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 SECIRING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest thereon according to the terms of a promissory

not sooner paid, to be due and payable as provided therein, portion of which the final installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable.

becomes due and payable. To protect the security of this it 2st deed, grantor agrees: 1. To protect, preserve and maintain aid property in good condition and trapit; not to remove or demolish any in ilding or improvement thereon; not to commit or permit any water of usid property. 2. To complete or restore promptly and in good and workmanike and and provide or restore promptly and in good and workmanike of the interval and pay when due all costs is surred thereford, damayed or destroyed thereon, and pay when due all costs is kurred thereford. 3. To comply with all lews, ordinance, regulations, covenants condi-tions and restrictions allecting such linancing statements putsuant to the Uniform Computers, to join in executing such linancing statements putsuant to the Uniform Commendiates made proper public offices, as well as the cost of all line searches made by filing officers or searching agencies as may be deemed desirable ty the benelicity.

in in executing such linancing statements pursuants, covenants, conditional conditional

1. 3. 2 1

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 cond-unation, beneficiary shall have the right, if it so elects, to require that all or any portion of the momen payable as compensation for such taking, which ers in excess of the amount required to pay all reasonable costs, expenses and alterrey's level necessary paid or incurred by grantor in such proceedings, shall be paid to benchinary and papied by it first upon any reasonable costs and expenses and attorney's level, both in the trial and appealate courts, ne sessarily paid or incurred by ben-biciary in such proceedings and the baince applied upon the incident secured hereby; and grantor agrees, at its own espense, to incurred by ben-pensation, promptly upon thereficiary's request. 9. At any time and iron time to time upon written required to ben-ficiary, payment of its leve and presents ion of this deed and the note low 9. At any time and iron time to fine upon written request to bene-ficiary, payment of its leve and presents ion of the indebidenses, traitering the liability of any person for the payment of the said property; (b) join in

the date, stated above, on which the final installment of said note subordination or other agreement affecting this deed or the lien or charke subordination or other agreement affecting this deed or the lien or charke subordination or other agreement affecting this deed or the lien or charke subordination or other agreement affecting this deed or the lien or charke subordination or other agreement affecting this deed or the lien or charke subordination or other agreement affecting this deed or the lien or charke subordinative provide the recitals therein d any matters or facts shall be conclusive provide the truthfulness thereind. Truster's lees for any of the services mentioned in this paregraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciary may at any firm without motize, either in perion. by adent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the invelotedness hereby secured, enter upon and taking prosension of said property is less upon any thered, in its can name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, using y at therets, bases and profits, or the proceeds of tire and other invelotedness bereby including thereas becured hereby, and in such order as beneticary may default or notice of default herepinder or invalidate any act door any default or notice of default herepinder or invalidate any act door in the secured hereby immediately due and payable. In such and such order as the secured hereby is a formediately due and payable. In such and his election to self thereby immediately due and payable. In such and his election to self thereby immediately due and payable. In such and his election to self the trustee to barcelose this trust deed by negative as time to represe the secure hereby and other inserve the beneficiary at his election may prese to be application or there proceeds of the adores thereby inter default decrement, the

and expenses actually incurred in enforcing the obligation of the 'trust deed together with trustee's and attorney's lees 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 postported as provided by law. The trustee may sell said property either in one parcel or in saperate parcels and shall sell the parcel's parcels at auction to the highest bidder for cash, payable at the time by law conveying the property so sold, but without any covenant out shall deliver by law conveying the property so sold, but without any covenant out shall be conclusive proof of the truthulness thereol. Any person, social shall be conclusive proof of the truthulness thereol. Any person, social shall be conclusive proof attorney of the trustee sells pursuant to the powers provided herein, trustee shall deliver to the powers of the trustee, but including the grantor and beneficiary, may purchase the powers provided herein, trustee scholing the compensation of the interest of the trustee, but including the structure and the two the trust deed, (3) to all persons having recorded liens subar appear in the order of their process or and car stormey. (2) to the obligatown scored by the trust deed, (3) to all persons having at any, to the grantor or to has successor trustee appointed here under. Upon such appointment, and without convyance to the successor truster, then more and person without convyance to the appointeries under. Upon such appointment, and without convyance to the successor in the more provided in the more appoint de county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not oblighted to notify any party hereto of particle here inder any other deed trust or of any action or proceeding is

NOTE: The Trust Deed Act provides that the trustice hereunder must be either an attainey, 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 tiws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, altilistes, atents or branches, the United States of any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585. company -----

에 가장 가장 가장 가장 가장 가장 가장 가장 물건이 있다. 이 사람은 것은 것은 것은 것은 것은 것을 위해 물건을 가장			16080
The grantor covenants a fully seized in fee simple of sa	and agrees to and id fescuibed real	wish the beneficiary and tho property and has a valid, une	use claiming under him, that he is law- encumbered title thereto
and that he will warrant and	foiever defend th	e same against all persons w	homsoever.
			that a survey doubt near
		n represented by the above describe usehold purposes (see Important N MALY N 20150K/SSECTION ROCK 201	
personal representatives, successors secured hereby, whether or not nam dender includes the feminine and th	anc assigns. The term ned as a heneficiary h he muter, and the sing	n beneticiary shall mean the holde ereir. In construing this deed and gular number includes the plaral.	rs, legatees, devisees, administrators, executors, ir and owner, including pledgee, of the contract whenever the context so requires, the masculine
IN WITNESS WHER	ECF, said granto	r has hereunto set his hand the	e day and year first above written.
* IMPORTANT NOTICE: Delete, by lining	g out, whichever warra	ty (a) or (b) is ry is a creditor NEAL G. BL	CHUCHUMUM
not applicable; if warranty (a) is appli- as such word is defined in the Truth- beneficiary MUST comply with the Act disclosures; for this purpose use Steven	in-Linding Act and Re- t and Regulation by m 15-N 155 Form No. 1319.	gulation Z, the aking required or equivalent.	
If compliance with the Act is not requi	red, disnegard this notic	•. · · · · · · · · · · · · · · · · · · ·	
	This instrument	County ofKlamatl was acknowledged before me	on June 🗸 (0, 19.52,
by	Neal G. Bu	chanan	on, 19,
by	이 물을 만큼 하는 것이 같아.		
			1,4 4,4 <u>4</u> ,1
NAM NOTARY COMMIS	FICIAL SEAL NCY L. DOANE PUBLIC - OREGON SSICN NO. 010307 LENTRES NOV. 91, 199	My commission es	Notary Public for Oregon pires //-/-95
	MARTA LAND & CONTRACTOR		
		REQUEST FOR FULL RECONVEYANCE and only when obligations have been poid.	
το:	والمتعادية والمتعادية والأعر		
	al owner and holder c	all indebtedness secured by the	foregoing trust deed. All sums secured by said
trust deed have been fully paid a	nd satisfied. You her tatule, re cancel all (der(') and to reconve	eby are directed, on payment to y evidences of indebtedness secured y, without warranty, to the partie	ou of any sums owing to you under the terms of by said trust deed (which are delivered to you s designated by the terms of said trust deed the
	. 19		n an
DATED:	····· ; •····· · ····· · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·
			Beneticiary
Do not lose or destroy this Trust D	eed 32 THE NOTE which i	it socures. Both must be delivered to the tru	rates for concellation before reconveyance will be made.
TRUST DE			STATE OF OREGON,
TROOT DE	1-2-12-2		County of
(FORM No. 881-1)	TLAT D. ORI		I certify that the within instrument
STEVENS NESS LAW PLB. CO POR	TL#+ D. OFF		was received for record on the 21st day
	TL#+ D. OPE		was received for record on the 21st day of July , 19.92 at 9:08 o'clock A.M., and recorded
Neal G. Buchanan	Grantor	SPACE RESERVED FOR	was received for record on the 21st day of July , 19.92, at 9:08o'clock AM., and recorded in book/reel/volume NoM92or page
STEVENS NEES LAW PLB. CO POR	Grantor		wes received for record on the 21st day of July 19 92, at 9:08 o'clock A. M., and recorded in book/reel/volume No. M92 on page 16079 or as fee/file/instru- ment/microfilm/reception No. 47814. Record of Mortgages of said County.
Neal G. Buchanan Goebel, Paul M. a	Grantor	FOR	I certify that the within instrument was received for record on the 21st day of
Goebel, Paul M. a Phyllis A.	Grantor and Eeneficiary URI TO	FOR	wes received for record on the 21st day of July 19.92, at 9:08o'clock AM., and recorded in book/reel/volume No. M92on page 160.79or as fee/file/instru- ment/microfilm/reception No. 47814 Record of Mortgages of said County. Witness my hand and seal of County affixed.
Neal G. Buchanan Goebel, Paul M. a Phyllis A.	Grantor anti Eeneficiary URI TO ER	FOR	was received for record on the 21st day of July 19 92, at 9:08 o'clock A M, and recorded in book/reel/volume No. M92 on page 160.79 or as fee/file/instru- ment/microfilm/reception No. 47814. Record of Mortgages of said County. Witness my hand and seal of