FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		al an
05-17-94P03:51 RCVD	111-4-2001	STEVENS-NEES LAW PUBLISHING CO., PORTLAND. O
ALBERT N SPACEST DEED, made this	s day of MAY	1 mgy Page 1561
ALBERT M. ERICKSON	day ofMAY	19 0/ 1
I & A STORES	DEUD	
LANTZ Y. VINZENS	BEND TITLE COMPANY	as Gran
	WITNESS	, as Trustee,
Grantor irrevocably grants to		, as Benefici
KLAMATH The S1/2 N1/2 SW1/4 SE1/4 of Sec	ore for a conveys to trustee in trust.	with power (
The S1/2 N1/2 SW1/4 SE1/4 of Sec Willamette Meridian, Klamath Cou SAVING AND EXCEPTING the East 30	Stion 16. Township 22 a	with power of sale, the property
Willamette Meridian, Klamath Cou SAVING AND EXCEPTING the East 30	inty, Oregon. Share a South, Rar	nge 10 East of the
SAVING AND EXCEPTING the East 30) leet of the West 30 thereof fc	C COadyay and
		purposes.
 A second s		
TAY 5000 PL		
TAX #2310 016D0 01800		
together with all and singular the tenements, here or hereatter appertaining, and the rents, issues an the property. FOR THE PURPOSE OF SECURING P. FIFTEEN THOUSAND AND 00/100	editaments and appurtenances and "	
FIGTOR THE PURPOSE OF SECTION	ng profits thereof and all fixtures now or hereaft	s thereunto belonging or in anywise m
AND 00/100	orthanver of each agreement of grantee b	
note of even date harewith pounds		even contained and payment of the su
not sooner paid, to be due and pavable	ry or order and made by grantor, the final	according to the terms of a main
note of even date herewith, payable to benefician not sooner paid, to be due and payable	by this instrument is the 2004	nent of principal and interest hereof,
The date of maturity of the debt secured b becomes due and payable. In the event the withi sold, conveyed, assigned or alienated by the granto at the beneficiary's option, all obligations secured b become immediately due and payable. To protect the security of this function	by this instrument is the date, stated above, on or without first having obtained the written concern	which the linal installment of the not
To and the second payable	Contraction of the second seco	
2. To complete or restore promptly and in g	rantor agrees: roperty in good condition and repair; not to rer vaste of the property. good and habitable condition any building or im all costs incurred therefor. flations, covenants, conditions and restrictions aff terments pursuent to the restrictions aff	move or demolish any building or i-
whiten in companies acceptable to the beneficiary ficiary as soon as insured; if the grantor shall fail for at least fifteen days prior to the expiration of any p cure the same at grantor's expense. The amount coll any indebtedness secured hereby and in such order as or any part thereof, may be released to grantor. Suc under or invalidate any act done pursuant to such m 5. To keep the property free from constructi assessed upon or against the article for the such and assessed upon or against the such and and a such a	lected under any fire or other insurance policed on the	deliver the policies to the beneficiary be buildings, the beneficiary
liens or other charges payable by deseter in beneficiary; she	hould the grantor fail to	other charges that may be levied or
secured hereby, together with the oblight	at thereof, and the providing beneficiary with	funda misi
with interest as aforesaid, the property without waiver of	t any rights arising fand 7 of this trust deed, sho	st at the rate set forth in the note
and the nonpayment thereof shall, at the option desc	cribed, and all such navmanter, shall be boun	id to the same of and for such payments.
6. To pay all costs, fees and expenses of the	conductary, render all sums secured by this tr	ust deed immediate without notice,
7. To appear in and defend any in enforcing th	his obligation and tout of title search as well as	the other
	including of friterion many including of the second	
b pay all costs and expenses, including in which the beau lentioned in this paragraph 7 in all cases shall be fix the frial court, grantor further agrees to pay such sum increy's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the p clary shall have the richt it.	ted by the trial court and in the event attorney's	uit for the foreclosure of this deed, lees; the amount of attempts deed,
It is mutually agreed that	as the appenate court shall adjudge reasonable	eal from any judgment or decree of
ciary shall have the right, if it so elected the p	property shall be taken unit	- trustee's at-
8. In the event that any portion or all of the p siary shall have the right, it it so elects, to require DIE: The Trust Deed Act provides that the trustee hereund et to insure tille to mal nonactivitation authorized to c	that all or any portion of the monies payable	ant domain or condemnation, bene-
id to insum title the solution association authorized to	ler must be either an attorney, who is an active men do business under the laws of One is an active men	aber of the Organ find
int licenced unit to real property of this state, its substitu	iries, affiliates, agents or branches, the United States	ates, a title insurance company autho-
ant licensed under ORS 696.505 to 696.585.		
ent licensed under ORS 696.505 to 696.585.		
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TRUST DEED Granter Z.YVINZENS Beneficiary	SPACE RESERVED FOR RECORDER'S USE STATE OF County of I ce. ment was n 	OREGON, ss. rtify that the within instru- received for record on the o'clock
Beneficiary Becarding Beturn to (Name, Address, Zip): Recarding Beturn to (Name, Address, Zip): Decarding Beturn to (Name, Address, Zip):	STATE OF County of I ce ment was n space reserved FOR RECORDER'S USE ment/microf Record of With County affin	OREGON, ss. rtify that the within instru- received for record on the o'clock
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EXCEPT COVENANTS. RESTRICTIONS. AND EASEMENTS OF RECORD

and that the grantor will warrant and forever defend the same against all persons whomsoever

and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b)-for an organization, or (oven if grantor is a natural person) are for business or commercial parposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending 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.
If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of
This instrument was acknowledged before me on
AS CFFIORÁL SEAL TRUDY LARGE NOTARY PUBLIC-OREGON C3MMISSION NO. 012737 MY COMMISSION EXPIRES JAN. 20. 1998 My commission expires 1-26-96
STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Mountain Title Co the the day of May A.D., 1994 at o'clockP_M., and duly recorded in VolM94,
FEE \$15.00 FEE \$15.00 or <u>Mortgages</u> on Page <u>15612</u> . Evelyn Biehn County Clerk By <u>Auture</u> <u>Musiendore</u>
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