Fordat No., 621 - Oregon Trust Dee NA	LAU DAU PURCE	K-46671
	1 Will Weitersteinen in	Volum94 Page 2140
HIS TRUST L WILLIAM	ED, made this F. STEIN &	LARY K. STEIN, as tangents in 1994, beth
		<u>Evidence in the entirety</u>
DONALD.	LAFKY, ALL	orney,
		as tenants in the entirety
Grantor irrevoca	bly grants, bargain	WITWESSETH:
	County, Or	WITNESSETH: sells and conveys to trustee in trust, with power of sale, the property son, described as
LOTS	ind 2 OF BLO	X 1. JACK FINE VILLAGE, ACCORDING TO
COUNTY (LERK OF KLAN	A 1. JACK PINE VILLAGE, ACCORDING TO BREOF ON FILE IN THE OFFICE OF THE ATH COUNTY, OREGON.
1 EBI DEIGN		COUNTY, OREGON.
together with all and singular or hereafter appertaining, an	the tenoments, heredi	ments and appurtenances and all other rights thereunto belonging or in anywise n profits thereof and all fixtures now or hereafter atrached to or used in comprise in
the property. FOR THE PURPOSE	OF SECURING PE	commiss and appurtemances and all other rights there unto belonging or in anywise n rolits thereof and all fixtures now or hereafter atrached to or used in connection w
of ELEVEN THOUSA	MD AND 00/10	0
note of even date herewith, j	yable to beneficiary	Dollars, with interest thereon according to the terms of a promisso of order and made by grantor, the final navment of the terms of a promisso
here is a second s	WWW Securen hv	AN GARANININI NA STATE TRANSPORT FOR THE STATE OF
property or all (or any part) consent shall not be unreason	if grantor's interest in	is instrument is the case, stated above, on which the final installment of the no agree to attempt to or actually sell, convey, or assign all (or any part) of the if without first obtaining the written consent or approval of the beneficiary, while the beneficiary's option ¹ , all obligations secured by this instrument incomplete the section of the beneficiary.
The execution by grantor of a	therein, or herein, sha hearnest money agreen	I become immediately due and payable. (Delete underlined claure it instrument, irrespective it and the second payable.
1. To protect the security 1. To protect, preserve	this trust deed, gran	and agrees in constitute a sale, conveyance or assignment.
provement thereon; not to con 2. To complete or restor damaged or destroyed thereon, 3. To comply with all is	anit or permit any was promptly and in goo	ts of the property. ts of the property. t and habitable condition any building or improvement which may be constructed tosts incurred therefor.
3. To comply with all is so requests, to join in executin	vis, ordinances, regular such financing state	costs incurred therefor. ions, covenants, conditions and restrictions allecting the property; if the beneficiar conts pursuant to the Uniform Commercial Code as the property; if the beneficiar
A T-	able by the beneficin	as the cost of all lien searches made by sitter thay require en
written in command	mazer is as the benefic	yory may the standings now or hereafter erected on the
at least fifteen days prior to the	frantor shall tail for e expiration of any pol	ry reason to procure any such insurance and to deliver the minimum
iny indebtedness secured hereby any part thereof, may be rele	and in such order as b	icy of insurance now or hereafter placed on the buildings, the beneficiary may pro- ted under any fire or other insurance policy may be applied by beneficiary may pro- encliciary may determine, of at option of beneficiary the entire amount so collected, is a plication or release shall not cure or waive any default or police of the beneficiary.
5. To keep the property	pursuant to such not. Itee from construction	ice.
romptly deliver receipts therefiends or other charges payable by	to beneficiary; shou	liens and to pay all taxes, assessments and other charges that may be levied or of such taxes, assessments and other charges become past due or delinquent and it the grantor fail to make payment of any taxes, assessments, insurance promotions, thereof, and the activity beneficiary with funds with which to make promotions,
cured hereby, together with th	o jon, make payment o obligations described	thereof, and the amount so paid, with interest at the which to make such pay-
the pi	"perty hereinhefore d	and all and breach of any of the covenants becaut
ble and constitute a breach of t	I at the option of the his trust deed.	teneficiary, render all sums secured by this trust deed intendiately due and payable without notice,
istee incurred in connection w	the expenses of this tru	including the cost of title search as well as the other cost out and pay-
Day all said, action of proceed	ung in which the here	Follow a string to allect the security tights or noware of the state
trial court, grantor luther ag ney's lees on such appeal	ill cases shall be fixed tes to pay such sum a	Independent of affect the security rights or powers of beneficiary or trustee; iclary or trustee may uppear, including any suit for the loreclosure of this deed, and the beneficiary's or trustee's attorney's tees; the amount of attorney's fees by the trial court and in the event of an appeal from any judgment or decree of the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
9 T- it.	같은 1월 20일 - 1월 11일 11일 - 1월 4월 11일 11일 11일 11일 11일 11일 11일 11일 11일 11	The second se
		perty shall be taken under the right of eminent domain or condemnation, bene- ut all or any portion of the monies payable as compensation for such taking.
AMNUJIC+ 72 1196 4764	the second	Taws of Oreges or the United States, a tille insurance company authorized to insere tille to real by United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585. This aption. If obtaining beneficiary's coasent in complete detail.
the sector sector sector sector		o cocanarig sensiciacy's consent in complete detail.
TRUST DE		STATE OF GREGON,
LLIAM F. STEIN &	MARY K CHET	County of
WOODMANSEE CT S	LSILEN, OR.9	302 ment was recriticed for
Gronter		
NALD G. & WANDA I 39 Central Ave.	SMITH	ron in book/reel/volume No.
ANGEVALE CA 9	562-4201	ment/microfilm/recovier No
Scording Return to (Hame, Address, 21p)		Country of Anit Country
NALD & WANDA SMI		Witness my hand and seal of County allixed.
39 CENTRAL AVE	1 72 8 1 19 7 10 79 27	
ANGEVALE, CA. 95	62-4201	Мани Ву
	IN DOUGH	Deputy

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and that the grantor will warrant and torever defand the same against all persons whomsoever. The grantor warrants that the proceeds of the loc a represented by the above described note and this trust deed are: (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (a)* primarily, for grantor's personal, family or household purpose; (see Important Notics below), (b) for an organisation; (comparison of the benetit is and provide and person; their heirs, lefatees, devises, administrators, executor; This deed applies to, intrest to the benetit is a structure of the grantor, the see and/or beneticiary may each be more than one person; that secured hereby, whether or not named as a benetic ary herein. In construing this trust deed, it is understoid that the grantor, the she and incluies the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken it mean and incluies the plural, and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first of the written.

* IMPORTANT NOTICE: Dolete, by lining out, whicheve the applicable if warranty (a) is applicable and the h not applicable if warranty has routh-in-Lending Act	warranty (a) or (b) is meticiary is a creditor
not applicable; it want in the Truth-in-Lending Act	the making required
as such word is defined with the Act and Regulation beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness form N disclosures; for this purpose use Stevens-Ness form N disclosures; for this purpose use Stevens-Ness form N STATE OF ORE	
[2] : 제신] : 그는 것은 것을 것 같은 것을 가 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있다. 것 같이 있는 것 같이 있다. 것 같이 있는 것 같이 없다. 것 같이 않은 것 같이 않는 것 같이 없다. 것 같이 않는 것 않 것 같이 않는 것 같이 않는 것 같이 없 같이 없 같이 않는 것 같이 않 않이 않는 것 같이 않 않은 않은 것 같이 않는 것 같이 않 것 같이 않는 것 않이 않는 것 않이 않는 않 것 같이 않은 것 같이 않는 것 않이 않는 것 않이 않 않 않이	ment was acknowld F. STEIN &
by	

OFFICIAL SEAL SHRLEY G. ROSERSON NOTARY FUBLIC J OREGON COMMISSION NO. 022187

MY COMMISSION EXPIRES FEB. 15, 1997

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Chill St	Bein
mary	
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MARION	June) ss. 20, 19 94
iged before me on MARY K. STEIN	W MADE THE REAL PROPERTY AND
PIPILL -	71

This instrument was acknowl. WILLIAN F. STEIN & by ... 运行的 动物 by ...

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11th the oclock P M, and duly recorded in Vol.

Filed for record at request of <u>Klarnith County Title co</u> on Page 21400 Evelyn Blehn County Clerk By Quarter Multe nder 1 BAR FETTER

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