NA.	· pre-pro-pro-pro-	変換数はなけ	1. 1. 2. 2. 200. 2	1000	7.16.41		NA	5. K-41007 - COMMONT 193 BEEVENSAEBS LOW PUBLISHING CO., FURTLAND, OR 9720
	8721						D	TRUST DEED Volman Page 27354
	THE	TRUS	ST DEI	ED, ma	18 11	JAMES A	锄	August
	Western	Titl	e & E	SCLOM				, as Grantor, Max
		teven	Tron	à		4.4 		, as Beneliciary,
••••••	Grani K	or irre lamati	vocably	granis	ber Sunt	gains, sel	Is an	TNESSETH: conveys to trustee in trust, with power of sale, the property in ribed as:
Lo p	rad ma	réor t	3 <u>1, LT</u>	ie in	ED(3	orrice	-Spl of	it Rail Ranchos, according to the official the County Clerk of Klamath County, Oregon
	ccount erial N	No. K	i the ce	00110 248 - 903 Contra - 93	H8.,	01- 141		
toge or h the p	property.			,		p. 01		e appurtenances and all other rights thereunto belonging or in anywise now sof and all fixtures now or hereafter attached to or used in connection with
ol .					1.000	,	M. I Q	CE of each agreement of grantor herein contained and payment of the sum anty-Five and NO/100
1101 3	al even di looner paid.	ite here: to be di	with, pay ue and p	yable to ayable	ben: Del	terms	of 1	Doliars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if DCC 10
beco prop conse	The date e mes due a erty or ali ent shall no	h matur nd payai (or any t be unr	ity of the ble. Sho part) of casonabi	he debi uld the I granter Iv withis	Hecur frant s int Id I	d by this reither a rest in it	instra gree t withou home li	nent is the date, stated above, on which the final installment of the note , attempt to, or actually sell, convey, or assign all (or any part) of the t first obtaining the written consent or approval of the beneficiary, which
The	execution b To profe- 1. To pre-	y grante of the secondect, pr	or of an curity of eserve a	carnest i this true nd main	t det	agreement d, grantor i	t** d x	infinitionality due and payable. (Delete underlined clause il inapplicable.) s not constitute a sale, conveyance or assignment.
	2. To con aged or desi	nplete o troyed ti	r restore hereon, a	prompti nd pay	y an vhen	in good a	nd hel	itable condition any building or improvement which may be constructed,
o rec o pa	guests, to j guests, to j ly for filing ties as may	oin in es same is be deen	n all law recuting the pro- ned desired	such fin such fin oper pub rable by	nces sncir lic.or the l	tegulation: § statemen lice or offi apeliciary	ts pur ces, es	wants, conditions and restrictions allecting the property; if the beneficiary want to the Uniform Commercial Code as the beneficiary may require and well as the cost of all lien searches made by filing officers or searching
lama, vritte	4. To prov Me by firs en in comp	wide an and suci anies ac	d contin h other l ceptable	nuously i hazarda i fo the l	nain s the enel	ain insurat beneliciar ciary with	1000	the buildings now or hereafter erected on the property against loss or from time to time require, in an amount not less than \$ full_insurab, wable to the latter; all policies of insurance shall be delivered to the bene-Va
t lea ure f ny ir r any	nt lilteen o the same au ndebtedness y part there	ays price grantor secured sol, may	r to the 's expen hereby be relea	expirationse. The set of and in set of a set of	n cl mon ch m	any policy at collected der as bene Such an	of ing und-u diciary	Typic to the latter; all policies of insurance shall be delivered to the bene-VQ. To procure any such insurance and to deliver the policies to the beneliciary a trance now or hereafter placed on the buildings, the beneliciary may pro- tany fire or other insurance policy may be applied by beneliciary upon may determine, or at option of beneliciary the entire amount so collected, or or release shall not cure or waive any default or notice of default here-
15C 33	5. To kee ed upon or	p the pi against	operty i the pro	ree fron	· Con	druction li	ens es	I to pay all taxes, assessments and other charges that may be levied or
ens o ient,	or other ch beneficinr d hereby	arges pa y may, i overher	vable by at its of with the	grantor, ption, nu	eitn ke p	r by direct syment the	reol.	into r by providing beneficiary with lunds with which to make such pay- and the amount so prid, with interest at the rate set forth in the note
ith i ound nd th	interest as for the pr he nonpayn	aforesaid syment of ent the	i, the pr of the ol col shall	operty l bligation l. at the	hrein here optic	belore desc n describe	rigna ribec', d_and	is a finite of the second of the constant of the second and the second a part of a satising from breach of any of the covenants here of and the second payments, as well as the grantor, shall be bound to the same extent that they are all such payments shall be immediately due and payable without notice, it y, sender all sums secured by this trust deed immediately due and pay-
a	6. To pay incurred	all costs	s, fees at clion wi	nd expen ith or in	ses o enlo	this trust	inclu d	ing the cost of title search as well as the other costs and expenses of the
entic	all costs a ned in this	nd expension	nses, inc.	luding en all cases	ide 1	e of title a	ciary c ind th by the	porting to affect the security rights or powers of beneliciary or trustee; portrustee may appear, including any suit for the foreclosure of this deed, beneliciary's or trustee's afformey's fees; the amount of atformey's lees trial court and in the event of an appeal from any judgment or decree of pollate court shall adjudge reasonable as the beneliciary's or trustee's at-
, ney	It is mutua 8. In the a	ully agre	ed that: at any p	ortion a	· ali	st the pror	wrfy a	while court shall adjugg reasonable as the beneficiary's or trustee's at- nall be taken under the right of eminent domain or condemnation, bene- tr any portion of the monies payable as compensation for such taking,
OTE: savin operty VARI	The Trust Do ugs and loan y of this state, NING: 12 US	ed Act pro associatio its subsid C 1701 re	vides tha n-suthoriz laries, affi quiates a	t the trust ed to do t illates, age nd may p	ie ho usine nts ca shibit	sunder must is under the branches, the exercise of t	be eith laws of e Uniter lbis col	a an attorney, who is an active member of the Oregon State Bar, a bank, trust company Oregon or the United States, a title insurance company authorized to insure title io real States or any angine there of or an estrong angit licensed under OBS 505 505 to 505 505
			ST DE	i i i	25 25 25 25	1. 4 1. 2 2		STATE OF OREGON,
Ĵ٤	ames A	rthui	Nel	son		******	2 - 3	County of
•••••••				····	••••••••••••••••••••••••••••••••••••••		an n Là Là	ment was received for record on the day of, 19, eract mentation at OclockM., and recorded
<u>Ste</u>	ven T	cono.	Granter		د بلاد بلاد ی	1 - 4 3	ian () Misra (A) y	RECONDER'S USE in book/reel/volume Noon
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c/	o West	ern		e & E	SC:	OW		
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Provide the second of the moment of white the second of the sec 招告 27355 and that the grantor will warrant and lorse is delend 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 house old purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natival person) are for business or commercial purposes. This deed applies to, insures to the busit of and bit a all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and as ups. The term be efficiency shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as upsendord the grantor, trustee and/or beneficiary may each be more than one person; that if 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 up by equally to corporations and to individuals. IN WITNESS WHEREFOR the draptor has avecuted this instrument to be instrument to be applied to make the provisions hereof up by equally the corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year lirst above written. letter • IMPORTANT NOTICE: Delete, by lining os t, with thever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is < creditor as such word is defined in the Truth-In-Linding. Act and Regularis n Z, the beneficiary MUST comply with the Act on d Regularian by making required disclosures; for this purpose use Stevens-N issife m No. 1319, or at ulvalent. If compliance with the Act is not required, diary and this notice. STATE OF CREGON, Country of Klanath August 14 This is strument was a cknowledged before me on .. James Arthur Nelson by This is strument was & cknowledged before me on by. OFPIOIAL SEN KATHLEEN R. WEI ISTE IN NOTARY PUBLIC - C REGION COMMISSION NO. 133462 COMMISSION EXPIRES AP R. 0.1 1998 Ini Notary Public for Oregon My commission expires __April_3, 1998. 227.2 8 1.1 \$3.8% STATE OF OREGON: COUNTY OF KLAMATH: 51 US AP Į. Klamath County Title Co Filed for record at request of A.D., 19 14 at 3:). 10 f 1 Mortgard e _ the _ _31st day Aug o'clock P_M., and duly recorded in Vol. _ M94 of on Page ___ 27354 Evelyn Biehn County Clerk FEE \$15.00 By Bauline Mullends 唐王 à 1660 -暴气 ्रूपण्डः । हृष्ण्यः निष् ma \$ 45-2000 -----