	- Oregon Rust Doed Series - TR	STO	D (Ascignment Rest	-	COPYRIGHT 1994 STEVENSINE SS LAW PUBLISHING CO., PORTLAND, OR
<sup>∞</sup> 873	62-20-02-9		37 RCVD	TRUST DEED	Vol. 194 19800 27676
<u>17 1.50 K</u> t	IS TRUST DEED, mindy R. Amos and	u de Cr	his 23rd	day of Au 1 os, Husband an	gust 10 94 Later
	amath County Tit			11 C	, as Grant, as Trustee, a
<u>M</u>	& E Enterprises	: <u>n</u>	regon Corp	c ration	, as Beneficia
Gra K]		115, ž (:04	rgains, sells i ty, Oregon, d	VITNESSETH: u d conveys to trust s cribed as:	ee in trust, with power of sale, the property
Lo of	t 1, Block 3, Am fice of the Coun	eri ty	cina, accor Clerk, Klam	ding to the off ath County, Ore	icial plat thereof on file in the gon.
	х 	***	1 2 8.55 # 5. 1945		
	pport and the the to	nen 18, in	, hereditaments s ies and profits	i nd appurtenances and I sreof and all fixtures n	all other rights thereunto belonging or in anywise n now or hereafter attached to or used in connection w
FOR	THE PURPOSE OF SE		VG PERFORM	+ NCE of each agreeme	nt of grantor herein contained and payment of the s
note of ever	(#04,_	100 10 De	eliciery or orde	Dollars, with i	0
The becomes du erty or all ( beneficiary's come immed	date of maturity of the de and payable. Should the or any part) of grantor's option*, all obligations	s 5t s grai intei s cur	e ured by this ir a reither agree at in it without by this instru-	s rument is the date, su attempt to, or actual ist obtaining the write int irrespective of the	ated above, on which the final installment of the n by sell, convey, or assign all (or any part) of the pri- ren consent or approval of the beneficiary, then, at a maturity dates expressed therein, or herein, shall agreement** does not constitute a sale, conveyance
To pr 1. To	orect the security of this r	i sti u ntav	i ed, grantor agn	+ it	agreement a does not constitute a sale, conveyance
2. To damaged or 3. To	complete or restore prom destroyed thereon, and pa comply with all laws, ord	tly wh	and in good and and due all costs i	<ul> <li>property.</li> <li>bitable condition any</li> <li>urred therefor.</li> </ul>	building or improvement which may be constructe
to pay for fi	ling same in the proper p nuy be deemed desirable i	u blic	ttice or offices	s well as the cost of	Commercial Code as the beneficiary may require an all lien searches made by tiling officers or searching
written in co liciary as soc	in panies acceptable to the in as insured; if the Aranto	e ber a sha	ticiary, with lo:	s payable to the latter;	or hereafter erected on the property against loss equire, in an amount not less than \$Insurable all policies of insurance shall be delivered to the bene insurance and to deliver the policies to the benetician
cure the sam any indebted or any part i under or inv:	e at grantor's expense. The ness secured hereby and in thereof, may be released to alidate any act done purs	e an such gra	any poncy of ant collected ur order as benetic for. Such applic	d is any fire or other in the sy may determine, or a thin or release shall not	ter placed on the buildings, the beneficiary may pro- surance policy may be applied by beneficiary upo- t option of beneficiary the entire amount so collected t cure or waive any default or notice of default here
5. To assessed upor promptiv del	keep the property free tr n or against the property iver receipts therefor to h	⇔m ⇔eto	any part of su	increases fail as and	ssessments and other charges that may be levied of d other charges become past due or delinquent an yment of any taxes, assessments, insurance premum
ment, beneti- secured herei the debt secu	siary may, at its option, by together with the oblighted by this trust deed, wir	nak tio	payment there described in p	and the amount so p usgraphs 6 and 7 of the	Seneticiary with funds with which to make such pay haid, with interest at the rate set forth in the not s trust deed, shall be added to and become a part of
bound for the and the nonp able and con-	a payment of the obligation avment thereof shall, at the strutte a breach of this true	in h le o, ut de	e ein described, a sion of the bene d.	a , as well as the grant a d all such payments s i iary, render all sums a	or, shall be bound to the same extent that they ar hall be immediately due and payable without notice secured by this trust deed immediately due and pay
6. To trustee incur 7. To	pay all costs, fees and exp red in connection with or sppear in and defend any	n e ncti	of this trust incorcing this oblight	g tion and trustee's and	search as well as the other costs and expenses of th attorney's fees actually incurred. security rights or powers of beneficiary or trustee
to pay all cos mentioned in the trial cour torney's fees	ts and expenses, including this paragraph 7 in all ca t, grantor further agrees to on such appeal.	evic	nce of title and	the beneficiary's or true	r, including any suit for the foreclosure of trustee stee's attorney's fees; the amount of attorney's fee e event of an appeal from any judgment or decree o ljudge reasonable as the beneficiary's or trustee's at
Itism 8. In t	urually agreed that: he event that any portion	ior⊪ ⇒its,	• of the proper • require that a	y shall be taken under a 11 or any portion of the	the right of eminent domain or condemnation, bene monies payable as compensation for such taking
or savings and liproperty of this s	of Deed Act provides that the tr can association authorized to d tate, its subsidiaries, affiliates.	u rtea h: bus a cent	t arounder must be	i her an attorney, who is an f Oregon or the United States or any agency the	active member of the Oregon State Bar, a bank, trust compan tas, a title insurance company authorizod to insure title to rea real, or an escrow agent licensed under ORS 696.505 to 696.585
	suggests that such an agreen	n ny pr n int a	I HOUS BYPITICS OF TO	1 00100	ent in complete detail.
	TRUST DEED	i b			STATE OF OREGON,
		•		اند اندر اندر مانا ماندر	County of
Randy R. Cristina	Amos K. Amos	· · · · · ·	· · · · · · · · · · · · · · · · · · ·	алан так 1	ment was received for record on the 
	Grantor Cerprises			SPACE RESERVED FOR RECORDER'S USE	at
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and that the grantor will warrant and fore or defend the sine against all persons whomsoever. The grantor warrants that the proceeds of the lear is presented by the above described note and this trust deed are: (a)<sup>15</sup> primarily for grantor's prisonal, family or hold purposes (see Important Notice below). (b) for an organization, or (even i grantor is a net ral person) are for business or commercial purposes. This deed applies to, inures to the seneth of and bit ds all partices hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and as (gns. The term is meliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not names as is beneficiary here in In constraind this trust deed. It is inderstood that the granter trustee and or beneficiary may each by more than one person; that

secured hereby, whether or not names (as ) beneficiary ners a. In construing this trust deed, it is inderstood that the grantor, frustee and or beneficiary may each be more than one person; that if he context so requires, the singular shall be raken to not n and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof i oply equally to corporations and to individuals.

IN WITNESS WHERE()F, he grantor has executed this instrument the day and year first above written.

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is nor applicable; if warranty (a) is applicable is a 1 the beneficiary s a creditor as such word is defined in the Truth-in-lender 3 Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-tess form No. 1319, or equivalent. If compliance with the Act is not required, disce sard this notice.

Section

Amos 1) 1 N O Cristina K. Amos

Evelyn Biehn County Clerk . FEE \$15.00 È. 12 By Dauline Mulinde el freidige a freit in State Constitution i fige feund Da a freitige die scherber for eine seternisiere entitiere mage 10 -----