Assignment Hesincle	0. 计学生 网络南西 初始之关于	COPYRIGHT 1913 STEVENS-HESS L	W PUBLISHING CO., PUNILAND CH \$200
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教授 14 全部的社会主义		译超很高 潜动中 生	
Maese and	Merry S. Moese	Husband and Wife	, 1994 , between
••••••••••••••••••••••••••••••••••••••			, as Trustee, and
W	TNESSETU.		, as Beneficiary,
ains, sells and	conveys to trustee	in trust, with power of	sale, the property in
Oregon, desc	ribed as:	建塑料 机机 新工 新	,,,,
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and prolits the	te of and all lixtures nov	v or herealter attached to o	r used in connection with
PERFORMAN	ICE of each adreement	A Arantor berein contained	and payment of the sum
ALCO REPORT	7 1 3 - 3617 Sect. March 1	p	or the dum
	27, RCVD 10th MCESE CITCL w ains, sells and Oregon, desc t 1098-Spl office of office of	27 RCVD INUST DEED 27 RCVD INUST DEED 27 RCVD INUST DEED 30 August 20 August	27, RCVD TRUST DEED Vol. <u>7034</u> Pa 10th day of September Maese and Nerry S. Maese, Husband and Wife

note of even date herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest hereol, if not sooner paid, to be due and payable Per terms of Note, 19.

The date of maturity of the debt scured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the transfer either agree to attempt to, or actually sell, convey, or assign all (or any part) of the property or all (or any part) of granter i interest in it without first obtaining the written consent or approval of the beneficiary, which consent shall not be unreasonably withhe d, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the muturity dates expressed therein, or here n, shall become mmediately due and payable. (Delete underlined clause it inapplicable.) The execution by granter of an earnest n oney agreement** doe: not constitute a sale, conveyance or assignment. To protect the security of this trus! dead, grantor agrees:

To protect the security of this frust deed, granter agrees: 1. To protect, preserve and maint in the property in good condition and repair; not to remove or denolish any building or im-provement thereon; not to commit or per nit the waste of the property. 2. To complete or restore promptly and in good and hab table condition and repair; not to remove or denolish any building or im-provement thereon; not to commit or per nit the waste of the property. 2. To complete or restore promptly and in good and hab table condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or restore promptly and in good and hab table conditions and restrictions allecting the property; if the beneficiary so requests, to join in executing such linucing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public of lice or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the brieficiary. 4. To provide and continuously maint in insurance on the buildings now or hereatter erected on the property against loss or damage by lire and such other hazards as the beneficiary may throm time to time require, in an amount not less than \$ full 1 INSURAD written in companies acceptable to the beneficiary, with loss prable to the latter; all polices of insurance shall be delivered to the bene-VAL liciary as soon as insured; if the grantors shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary et least litteen days prior to the expiration of any policy of insurance now or herealter placed on the buildings, the beneficiary may pro-cure the same at grantor's expense. The mount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in st ch oder as beneficiary may fale or other insu insurable

or any part thereof, may be released to other as beneficiar, may determine, or at option of beneficiary the entire amount so concreted, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any delault or notice of delault here-under or invalidate any act done pursuant to such notice. S. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property belore any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to bensficiery; should the *i*r untor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneliciary with funds with which to make such pay-ment, beneficiary may, at its option, muke payment thereot, and the amount so paid, with interest at the rate set torth in the note secured hereby, together with the oblightions described in parajuraths 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, witho it writer of any rights arising from breach of any of the covenants hereol and for such payments with interest as aloresaid, the property Lereinbelor described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the oblightion here described, as well as the grantor, shall be bound to the same extent that they are buind in the payment thereof shall, at the optics of this trust inclusing the cost of tills earch as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this oblightion and trustee's and attorney's lees actually incurred. T. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary's or trustee's attorney's lees; the amount

torney's fees on such appeal.

It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trus ee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and foan association-authorized to do justicess under the faws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, ag into o branches, the United States or any agency thereoi, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701 regulates and may prohibit exercise of this option."

The publisher suggests that such an agreemont address the Issue of chaining beneficiary's consent in complete detail.

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Robert G. Maese Merry S. Maese		in the second se	ity that the within instru- ceived for record on the
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After Receiving Retrin to (Nome, Address, Zip) Forest Meadows C/O Western Title & Fe		County ellive	
P.O. Box 631 Bend, Or. 97709		наме Ву	, Deputy

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and that the grantor will warrant and forever 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, (amily or houseful di purposes (see Important Notice below), (b) for an organization, or (even if grantor is a nature person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, if h understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular suall be taken to mean and include the plurat, and that denerally all granumatical 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 e eccuted this instrument the day and year first above written.

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

• IMPORTANT: NOTICE: Delete, by lining out, which wer warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a treditor as such word is defined in the Truth-In-Lenking Act and Regulation 2; the beneficiary MUST comply with the Act and LegyIntion 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. Miniz Smaine STATE OF OR EGON, County of ... Klanath This instrument was act nowledged before me on September 10 by Robert G. Moese and Merry S. Maese This instrument was ack nowledged before me on ... by OFFICIAL SEAL KATHLEEN R. WEINSTI IN NOTARY PUBLIC - OREG ON COMMISSION NO.033412 MY COMMISSION EXPIRES APR. 03 1993 renter Notary Public for Oregon My commission expires ... ADril 3.... \$P\$233 # \$P\$194 Sec. STATE OF OREGON: COUNTY OF KL/MATH: SS, 植物素 11 Filed for record at request of Mountain Title Co Sept: A.D. 19 9/ at 3:27 / o'clock P M., and duly recorded in Vol. day M94 Mortgages on Page _____ 30206 图 机 杨可谋 國家 Evelyn Biehn - County Clerk \$15.00 ···· FEE By La seuline Mulen Ware for the set of the 橋長 Barn Mar. Rev . alter Strik Ŷ