92429 12-14-94P01:45 RCVI THIS TRUST DEED, made this	mTC 34	369 Vol. m94	_Page_37754
	aay of	December	, 19.94, betwe
Daniel Lee Lambert & Jean Marie Livesay William G. Sheridan Jr. / 621 SW Morriso	***************************************	***************************************	
	on St. / Portland, OR	97205-3811	as Grant
Mids	tate Flectric C	***************************************	as I rustee, a
Grantor irrevocably dranto books to	WITNESSETH sells and conveys to t	iive, Inc.	, as Beneficiar
LOT 6 in Block 2 of DIAT NO		assect in trust, with power	of sale, the property
Lot 6 in Block 2 of PLAT NO. 1222, STAGE the office of the County Clerk of Klamath	County, Oregon.	to the official plat the	ereof on file in
		restriction of the second of t	
together with all and singular the tenements because	i i kalendari kalendari Limbiotak		
together with all and singular the tenements, heredita or hereafter appertaining, and the rents, issues and p the property.  FOR THE PURPOSE OF SECURING PERS		and all other rights thereunto be so now or hereafter attached to	elonging or in anywise now or used in connection with
of \$6,000,00	ORMANCE of each agree	ment of grantor herein contains	ed and managed to
note of even date herewith, payable to beneficiary o not sooner paid, to be due and payable	or order and made by gran	th interest thereon according to for, the final payment of princ	the terms of a promissory
becomes due and payable. In the event the within d	his instrument is the date,	stated above, on which the fir	nal installment of the
at the beneticiary's option, all obligations secured by the become immediately due and payable.	this instrument, irrespective	the written consent or approve of the maturity dates expresse	al of the beneficiary, then,
Provement thereon, not to	erty in good condition and	المراز المعالم	
3 To asstroyed thereon, and pay when due all c	costs incurred theret-	ny building or improvement w	hich may be sensent t
agencies as may be deemed desirable by the beneficiar 4. To provide and continuously maintain insuf-	y.	of all lien searches made by fi	ling officers or searching
treast fifteen days prior to the expiration of any poli- ure the same at grantor's expense. The amount collect	cy of insurance now or her	th insurance and to deliver the patter placed on the buildings.	policies to the beneficiary
nder or invalidate any act done pursuant to such a	pplication or release shall	at option of beneficiary the er	ntire amount so collected,
ssessed upon or against the property before any part	liens and to pay all taxes	assessments and other charge	s that may be too!
cured hereby have to the cured hereby the territory at its option, make payment to	hereof, and the amount	beneficiary with funds with w	which to make such new
and for the astoresaid, the property hereinbefore des	scribed as well as the	h of any of the covenants hereo	f and for such payments
ble and constitute a besself, at the option of the L	beneficiary, render all mini-	shall be immediately due and	payable without notice
o. To pay all costs, fees and expenses of this trus	t including the cost of title		dictiately due and pay-
pay all costs and expenses, including evidence of title	iciary or trustee may appe	ar, including any suit for the t	beneficiary or trustee; oreclosure of this dead
pay an cosis and expenses, including evidence of title centioned in this paragraph 7 in all cases shall be fixed e frial court, grantor further agrees to pay such sum as rney's tees on such appeal.  It is mutually agreed that:	by the trial court and in t	usiee's attorney's fees; the am he event of an appeal from any	ount of attorney's fees
It is mutually agreed that:		- The benefit	ciciary's or trustee's at-
8. In the event that any portion or all of the pro- iary shall have the right, if it so elects, to require the TE: The Trust Deed Act provides that the trustee because of	perty shall be taken under	the right of eminent domain of	or condemnation have
TE: The Truck Dead A.		r-y-sio as compens	alion for such intima
it company or savings and loan association authorized to do do to insure title to real property of this state, its subsidiaries at licensed under ORS 696.505 to 696.585.	business under the laws of Or s, affiliates, agents or branch	who is an active member of the O egon or the United States, a title in es, the United States or any agen	regon State Bar, a bank, nsurance company autho- cy thereof, or an escrive
TRUST DEED		STATE OF OREGO	
		County of	1
1 Lee Lambert & Jean Marie Livesay .61. Βοχ 311		Lertify that	the within instance
lchrist, OR 97737 Granter		ment was received i	10
distate Electric Connerative Inc	SPACE RESERVED	at O'C/Ock	Af and manual a
2199X.127	RECORDER'S USE	III DOOK/Teel/volume ]	Vo
Pine, UR 97739		page or ment/microfilm/recep	s fee/file/instru-
Beneficiary.		Record of	otsaid Court
Recording Return to (Name, Address, Zip): istate Electric Cooperative, Inc.		Witness my l	hand and seal of
Box 127			
Pine, OR 97739	Sometiments of Mariana and A	NAME	- N 1

Ву .....

, Deputy

which are in excess of the mount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by transfer in each proceeding, shall be paid to beneficiary and applied by it lirst upon any reasonable costs the balance and attorney's test, both in such proceeding and the paid to beneficiary and applied by it lirst upon any reasonable costs the balance and attorney's test, both in the proceeding and the paid of the

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:

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)\* Work this begin is the content of the best of the state of the sta 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 mortgage, it is understood that the mortgager or mortgagee may be more than one person; that if the context so ires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and ires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and it is 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. \* 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. STATE OF OREGON, County of Deschutes

This instrument was acknowledged before me on .... December Daniel Lee Lambert This instrument was acknowledged before me on .. Jean Marie Livesay as

OFFICIAL SEAL TERESA H. LACKEY NOTARY PUBLIC-OREGON COMMISSION NO. 004969 My commission expires .... MY COMMISSION EXPIRES FEB. 24, 1995

STATE OF OREGON: COUNTY OF KLAMATH: ss.		
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Filed for record at request of	ly recorded in Vol. M94	
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of Freelyn Right	County Clerk	
By Quilene	Mullendere	
\$15.00		