	Rai No. [51 - Oregon Trust D sed Series - TRUST DEED (Asci	jiine a	Restricted).K	<u> </u>	1456 COPY		LAW PUBLISHING CO. PORTLAND, OR 97204
FO NJ	THIS TRUST DEED, made this	CVE	TRU	ST D	EED V	01. 194	³ age 38790 🕀
	92864 States	÷.,	250		t Docembe	¥	19.94, between
	THIS TRUST DEED, made this 1 & D. Properties. Inc.	Cr	<u></u> a	ay ([1	
••		• • • • ·	•••••	•••••			as Trustee, and
	Llamath County Title Co.			···· ·	J-roll og to g	n 85 7 % int	erest and
	Henry J. Caldwell, Jr. and Henry J. Caldwell, Sr. and	.Ge J					
	Grantor irrevocably grants, bargai		WITN	IES	ETH: wit	r rights of	of sale, the property in
	Grantor irrevocably grants, bargar Klamath	ns, s reje	n, describe	ed s	:	-, .	
-					hed Exhibit		
			See A	664	HEG MANIDIC .	-	
		:					
	together with all and singular the tenements, he or here liter appertaining, and the rents, issues	edi :	ments and a	ppir far o	enances and all other all fixtures now or l	r rights thereunto ne ceatter attached i	belonging or in anywise now to or used in connection with
	or here iter appertaining, and the rents, issues the property. FOR THE PURPOSE OF SECURING						
	. One Hundred Five Thousand	an:	.no/100		· · · · · · · · · · · · · · · · · · ·		a the statement
		inen -	r order and		by grantor, the fin	payment of pri	to the terms of a promissory ncipal and interest hereof, if
	is to be fire and navable Udit	ar)			,		timel installment of the note
	The date of initiativ of the debt secure becomes due and payable. Should the grantor	ithe	agree to, att	obia	to, or actually sell, ning the written cor	sent or approval o	I the nelle licitary, filed, at the
	becomes due and pavible. Should the granter a erty or all (or any part) of granter's interest i beneficiary's option' all obligations secured a come mmediately ou and payable. The execu-	r thi tior	instrument,	ir:= fa:	pective of the matu arnest money agree	rity dates expresse nont** does not co	a merent, or nerent, shall be institute a sale, conveyance or
	come mmediately du and payable. The effet						
	To protect the security of this trust deed 1. To protect preserve and maintain th provement thereon; not to commit or permit a			dico open	dition and repair; r	to remove or d	emolish any bundling of mi-
	2. To complete of restore promptry and	ue a	costs incur	red t	eretor.		
						nercial Code as the	beneficiary may require and y filing officers or searching
	to pay for thing same in the proper public on	net (ary.			watter prested on	the property against loss or
	4. To provide and continuously main						
	writte i in companie's acceptable to the bellet	al to	any reason	to pr	cure any such insura	ince and to deliver	ada the bareficiary may pro-
	at least fifteen days prior to the expiration of	t CU	ected under	an	ire or other insurar	c policy may be	he applied by Denenating applied
	or any part thereof, may be released to grant	·. Si	h applicatio	n o [.]	elease shall not cure	or waive any def	to the thet may be levied of
	5. To keep the property free from con						
	promitly deliver recripts interetor to contor eith	or he	direct paym	ent (· by providing bene	iciary with lunus	to sets not forth in the note
	ment, beneticiary inty, at its option, mano ,	lesc	bed in parag	(rap)	s 6 and 7 of this tru	si deed, shall be a	t servi and for such payments.
	the d bt secured by this trust deed, without	hat	 described. 	as P	ell as the grantor, s	hill be bound to t	he same tatent without potice
	bours for the payment of the obligation on	mil	the beneficia	ary .	ender all sums secu	ed by this trust de	eu minicolutory est an 1 y
	able and constitute a preach of this tract con-	F #14	trust includ	lin⊧	he cost of title sear	as well as the U	iner costs and expenses
	trustee incurred in connection with or in en- 7. To appear in and defend any action	or)	oceeding put	rpo 1 or 1 1	ng to affect the sec stee may appear, in	u ity rights or pou cluding any suit lo	or the foreclosure of this deed,
	and in any suit, action or proceeding in which	108.3	title and th	e b n	eliciary's or trustee	s attorney's tees;	the amount of attorney a leet
	the t ial court, grantor further agrees to pay :	uch	um as the ap	ope l	te court shall adjud	ge reasonable as t	e benationaly o or manage
	torney's fees on such appeal. It is mutual y agreed that: 8. In the event that any portion or al 9. In the event that any portion or all the substant	of i	te property	sha 'l	be taken under the	right of eminent d onies pavable as	omain or condemnation, bene- compensation for such taking,
i. U	ficiary shall have the right, if it so elects, it					member of the Ore	on State Bar a bank, trust company
	NOTI :: The Trust Deed Act provides that the trustee h or sayings and loan association authorized to do busin property of this state, it's subsidiaries, affiliates, agonts	ess u	ider the laws o	nt Ore ent S≫	on or the United States, as or any agency thereof	a title insurance com or an escrow agent lic	pany authorized to insure title to real ensed under ORS 696.505 to 696.585.
	Property of this state, i's subsidiaries, aminates, agents •WA NING: 12 USC 1701j-3 regulates and may pro •*This publisher suggests that such an agreement of		to a stable				
	**The publisher suggests that such an agreement of			= :		STATEOFO	REGON,
	TRUST DEED				2. 12		
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	T & D Properties, Inc P. O. Box 5171					ment was te	ceived for record on the
	Klamath Falls, Oregon 9	76 0			•••	day of	clock
	Grantor				FOR	in book /reei/	volume No on
	Henry J. Caldwell, Jr. 6 7990 Hill Road	€ ∃	L		RECORDER'S USE	naśe	or as fee/file/instru- im/reception No,
	Klamath Falls, Oregon	.760	3			Record of	olsaid County.
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	After Recording Return to (Name, Address, Zip):	۰.	ada da a			County affix	ea.
	Klamath. County. Title. Co.		••• •••			NAME	TILE
	F. O. Box 151 Klamath Falls, Oregon	17.61	1				, Deputy
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which are in excess of the encurit semilar to the		38791
in such proceedings, shall be paid to beneficiary and t in the tril and appallate such a state	sonable costs, e	penses and attorney's lees necessarily paid or incurred by grantor upon any reasonable costs and expenses and attorney's tees, both
is secured nereby; and prantor porees of its		upon any reasonable costs and expenses and attorney's tees, both v in such proceedings, and the balance applied upon the indebted- uch actions and execute such instruments as shall be necessary
11 2. SE BDV 11000 1 pd from time to dime		
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10 Upon any default by frantes because it	shall be not les	than \$5.
JUSSESSION OF THE DECRET OF SAME AREA ALASSAL		than \$5. • time without notice, either in person, by agent or by a receiver • curity for the indebt dness hereby secured, enter upon and take herwise collect the rest.
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being of the essence with remeat to such a such as the	edness secured w	reby or in grantor's per formance of any agreement bereunder the
fion secure i hereby where then the trustee shall be the	d a written not c	to of default and election to sell the property to satisfy the obliga
19 JUIGLION LIUS FUST GAUG IN the mennes essential it.	30 04 04 1	site is not the sol as then required by law and proceed
trustee conflucts the sale, the grantor or any other pers	y advertiseme u n so priviležed l	s, and sale, and at any time prior to 5 days before the date the y ORS 86.75.1, may cure the default or defaults. If the default e default may he mend he mend he
time of the cure other than much much	the trust deed, t.	e default may be cured by paying the entire amount due at it
full or defaulte the purchase all of the performance equi	ed under the onl	gation or trust deed, in any case in addition to avail it
" The Uppleion of the frust dead together with the start		The source and the ses acrually incurred in entorcied
Life sale may be postpored as manufal to the me		a place designated in the notice of sale or the time to 111
in form as required by law comparised the	cash, payable i	the time of sale. Trustee shall deliver to the purchases in a
deed of any matters of fact shall be conclusive proof y	d, but without 1 the truthfulnes	the time of sale. Trustee shall deliver to the purchaser its deed y covenant or warran y, express or implied. The recitals in the thereof. Any person, excluding the trustee, but including the
119 ITUS 10 10 . (.) fo all oursons burind assessed at		a wy route briteriey, (1) to the oblightion secured by
16. Begeticiary may from time to the sciolar,	If any, to the ga	ntor or to any successor in interest entitled to such may
united by willien instrument executed by beneficing	1 / .	and such appointment and substitution shall be
17. It istee accents this toust when this d	ppointment of 1	e successor trustee.
Deligniciary of trustee shall be a party unlose much		e successor trustee. nowledged, is made a public record as provided by law. Trustee deed of trust or of any action or proceeding in which grantor, rought by trustee
beneficiary or trustee shall be a party unless such at for The gruntor covenants and agrees to and with the lo seried in fee simple of the real property and has a vilid, i		
Secting nervely, whether or rot named as a beneficiar ther In construing this trust deed, it is understood that it if the context so requires, the singular shall be taken to ra- maile, assumed and implied to make the provisions to reof IN WITNESS WHEREOF, the granter he	represented by t whold purposes (ural person) ar , nds til parties 'n enefic ary shal in. 'e Arantor, trus e an and include t apply equally t s executed ti i	e above described note and this trust deed are: we Importan: Notice below), or business or comme cial purposes. reto, their heirs, legarees, devisees, administrators, executors, wan the holder and owner, including pledgee, of the contract and/or beneficiary may each be more than one person: that we plural, and that generally all grammatical changes shall be orporations and to individuals. instrument the day and year first above written
	5	Billy 1. TRue Mans
If compliance with the Act is not required, disregard this notice.	quivalent.) Properties, inc. Billy A. Buschlove 2R PURATE NGENT/UNCE PRESIDENT
STATE OF OREGON, Co	inty ofKLaru	th
L his instrument was	acknowladded	hafe
This instrument was	nokrowladda i	
by Billy J. Bread.	Ne	before me onDecember 22
Jan	s. Inc.	
の研究為 OFFICIAL SEAL 「「「「「」」」 TRUDIE DURANT	(1)	
COMMISSION NO. 027875		Notary Public for Oregon
1 11 COMPARISION 2004RES SEP. 30, 1997	My con	Notary Public for Oregon
- The Life of The		
REQUEST FOR FULL RECONVE (AN C	; (To be used only	rhen abligations have been paid.)
10:	Trustee debtedness sec. t gted, on payme u ndebtedness sec u nde to the sec	d by the foregoing trust deed. All sums secured by the trust to you of any sums wing to you under the terms of the ed by the trust deed (which are delivered to you herewith
DATED.		
DATED:		
Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be cell vered to the trustoe for cancellation before		
reconveyance will be made.		Beneficiary
	<u> </u>	
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Or walking

EXHIBIT "A'

DESCR TION OF POPERTY

The following described real propert situate a Klamath County, Oregon:

A parcel of land situated in the H2N & of Section 6, Township 40 South, Range 8 East of the willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows

Beginning at a 5/8 inch iron pic marking the Southwest corner of Lot 21 of the Third Addition to Klamath River Acres, a duly recorded subdivision in said Klamath County; thence South 00°16'59" W. along the Easterly right of way line of Morgan of way line of Oregon Highway No. 66, thence N. 38°57'00" E. along said Northerly right of way line 217.62 feet to a 5/8 inch iron pin 1: the beginning of a curve to the left; thence along the arc of a 378.0) feet radius curve to the left (delta = 20° 23'24"; long chord N. 78°45'17" E. 133.81 feet) 134.52 feet to a PK nail at a point-53'37" W. along stid southwesterly right of way line of vacated Pine St., thence N. 56°296.47 feet to a 5/8 inch iron pin marking the most SE corner of said Lot 21; thence S. 89°47'18" W. along the South line of said Lot 21, 99.54 feet to the point of beginning.

STATE OF OREGON COUNTY OF KLAMATH: SS.

filed for of	r record at request of Dec of	A.D., 19 94 at $3:08$ o'clock P M and duly recorded in V(1) where day
FEE	\$20.0)	Mort gas as (n Page 88790 Evely 1 Biehn County Clerk By Qaulage Mullenois C