SOOL No. FOL - Oreno a	Itust Daed Series - TRUST DEED	lås i smant P	astricted)		XXIVITINGHT 1994 STEVENS-KESS LA	
9/15/12	-11-95A11:22 R3	- 70	75 23	#420-75A		Hage 802
THISTE	UST DEED, made this	s 6th	MC GUI	ay ofJan RE. husband an	Jarv	
						as Grantos
		···· ······		*****		thereof
ELOISE E	FINLEY, RALPH 11	. FINLE		LAINE P. KATZE ESSETH:	3, or the survi	vor/, as Beneficiary
Grantor i Kleu	rrevocably grants, buy ath County	<b>a</b> n <b>s, sell</b> . <b>, () ego</b> n.	s and con descrit e	veys to trustee in 1 as:	trust, with power of	sale, the property in
and 36 of County, ( Meridian,	of Map of Land Fa Township 38 Soit Pregon; Section 3 Klamath County, the Willamette Mar	h, Rang , fowns 0: agon;	ge 9 Ea ship 38 ; and 3	st of the Wills South, Range Section 6, Towns	amette Meridian 10 East of the W Ship 39 South, H	, Klamath Willamette
or hereafter appent	nd singular the tenementa, l mining, and the rents, issue					
of SEVENTY 1	HOUSAND AND NO/10	0				
note of even date	000.00)	icis y or o	rder and i	ade by gramor, the i	et thereon according to a linal payment of princip	the terms of a promissory al and interest hereof, i
The date of becomes due and p erty or all (or any beneficiary's option	maturity of the debt seca syable. Should the granter part) of granter's interest *, all obligations secures tue and payable. The even	red by this e ther agree in t without by his ins	s instrum a ee to, atta out first a trument, i	t is the date, stated opt to, or actually sel- taining the written co respective of the mat	n, convey, or assign all ( consent or approval of the curity dates expressed the	for any part) of the prop e beneficiary, then, at the merein, or herein, shall be
To protect ti 1. To protect ti 1. To protec	te security of this trust dee t, preserve and maintain t	d,≰antor : he stoperty	agrees: y in goox	ondition and repair;		
2. To complete domaged or destroy	not to commit or permit a ete or restore promptly ere ed thereon, and pay where which all laws, ordinances,	lin <b>goo</b> d an due all cos	nd habit: t ts incurred	'e condition any build therefor.		-
so requests, to join to pay for filing ta agercies as may be	in executing such finance, n me in the proper public of deemed desirable by the b is and continuously main	g == sternen tice or offi en: iciary.	ts pursual ces, as we	t to the Uniform Com I as the cost of all lie	emercial Code as the ben en searches made by fil	neliciary may require and ling officers or searching
demage by lire and written in compani thistry as soon as t int least lifteen day	i such other hazards as the os acceptable to the beref. sured; if the grantor shall prior to the expiration of	be weliciar icia v, with ai of any an policy	y may fee loss pays reason to of insura	<ul> <li>n time to time requir</li> <li>ble to the latter; all portion of the second process of the se</li></ul>	<ul> <li>in an amount not less clicies of insurance shall ince and to deliver the p placed on the buildings,</li> </ul>	s than \$ NOT applic be delivered to the bene- policies to the beneficiary the beneficiary may pro-
nry indebtedness is or any part thereof under or invalidate	infor's expense. The amena wured hereby and in such a may be released to gran of any act done pursuant in	nder <b>as</b> bene or. Such sp such notice	eficiary r v plication c	y determine, or at opt release shall not cure	on of beneficiary the er or waive any default of	ntire amount so collected or notice of default here-
usse: sed upon or an procaptly deliver re liens or other charg man', beneticiary r	the property free from con- sainst the property below ceipts therefor to beneficia of payable by grantor, eith nay, at its option, make p ether with the obligations	an + part o ary:shouid er L > direc: ay:ent th	f such to 1 the grant t payment ereof, and	s, assessments and ot r fail to make paymer or by providing benef the amount so paid,	ther charges become pase to t of any taxes, assessme liciary with funds with w with interest at the ra	at due or delinquent and ints, insurance premiums, which to make such pay- te set forth in the note
the debt secured by with interest as alc bourd for the payment and the nonpaymen	this trust deed, without was resaid, the property here r rent of the obligation has thereot shall, at the optic breach of this trust deed	uive of any ubel re desc in cescribe on c <sup>+</sup> the be	v rights an cribed, a ed, and al	ing from breach of an vell as the grantor, s such payments shall l	iv of the covenants hereo hall be bound to the sa be immediately due and	of and for such payments, me extent that they are payable without notice,
trustee incurred in 7. To appear and n any suit, act to pay all costs and mentioned in this p	I costs, lees and expenses of connection with or in en of in and defend any action ion or proceeding in which expenses, including evicin aragraph 7 in all cases sha	rc.r. <b>g</b> this o or , roceedi the beneti ce of title i II p fixed	obligation ing purper ciary of the and the let by the trib	and trustee's and atto ing to affect the secu- istee may appear, inc indiciary's or trustee's clourt and in the eve	rney's fees actually incu- trity rights or powers of cluding any suit for the attorney's fees; the ar- ent of an appeal from ar-	nred. I beneficiary or trustee; foreclosure of this deed, mount of attorney's fees by judgment or decree of
orney's lees on suid It is mutually 8. In the eve		of he prop	perty shal	be taken under the r	ght of eminent domain	or condemnation, bene-
COTIE: The Trust Deed resultings and loan are rope ty of this state, its	for provides that the trustee i enciation authorized to do busine subsidiaries, affiliates, agents a	reun ler must sa under the r branches, th	t be either a laws of Ora la United S a	attorney, who is an active on or the United States, a es or any agency theraol, o	member of the Oregon Stat title insurance company aut	e Bar, a bank, trust company thorized to insure title to real
	1701)-3 regulates and may pro to the that such an agreement of d					
	TRUST DEED				STATE OF OREGO	ON, ss.
LEN J. MC GU 845 S. Sixth	Street		1		Certify the	at the within instru- I for re∞rd on the
lanath Falls	, OR 97603 Granter			ACE RESERVED	at	
	EY et al			FOR ECORDER'S USE	page	e Noon or es fee/file/instru- ception No,
	Banaficiary				Record of	w hand and seal of
offer I scording Return to OTA TATN TTTT.	Nome, Address, Zip): COMPANY Collect:		5		County affixed.	, name and seat of
	- COLLECT	いいアンチャー	Ψ			
22 S. SIXTH S LAVATH FALLS	5 <b>T</b> .				наме Ву	TITLE , Deputy

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which are in excess of the amount required to pay in such proceedings, shall be paid to be net to ary a	all reason: t 'e costs, expenses and attorney's fees necessarily paid or incurred by grantor
in the trial and appellate courts, necessary lives id or	increased to ten the apoint any reasonable costs and expenses and attorney's fees, both
in obtaining (uch compensation, promotily us on be	aliginary state of the outer actions and execute such instruments as shall be necessary
7. AL UNY UND BOD from time to time incom	meridden a second of the state of the second se
the indebtedress trustee may (a) constant to the	abies of any person for the payment of
econvey, without warranty, all or any tart of the	property T is the decision and thing this deed or the lien or charge thereof; (d)
egally entitle 1 thereto," and the recital thus in of	any matter a state in any reconveyance may be described as the "person or persons
10. Upon any default by grantor larger der	
to be appointed by a court, and without regid to t	shall be not less than \$5. eneficiary nay at any time without notice, either in person, by agent or by a receiver he adequice of any security for the indebtedness hereby secured, enter upon and take 3 own man is the or otherwise collicit the and the sector.
lue and unpaid, and apply the same las cur is an	avoance is a statistic wise winser the rents, issues and profits, including those past
ndebtedness secured hereby, and in such order as in	provide and the construction, including reasonable attorney's fees upon any
and other insurance policies or compensation r awa	of the proxity, the collection of such rents, issues and profits, or the proceeds of fire rds for ary taking or damage of the property, and the application or release thereof as lice of detail thereunder or invalides can be detained.
itoresaid, shall not cure or waive any default or not 12. Upor cefault by drantor in power set	the of ary taking or damage of the property, and the application or release thereof as the of detail thereunder or invalidate any act done pursuant to such notice.
weing of the essence with respect to such any want	addies a secured neterby of in grantor's performance of any agreement hereunder, time
tue and payable. In such an event the baneri lary of trustee to foreclose this trust deed by several among	hay elect 'a proceed to foreclose his trust deed in equity as a mortgage or direct the any elect 'a proceed to foreclose his trust deed in equity as a mortgage or direct the
13W or in equity, which the beneficiary new same	In the many direct the trustee to pursue any other right or remedy, either at
tion secured hareby whereupon the trust a shall fix	the time is the notice of default and election to sell the property to satisfy the obliga-
to foreclose this trust deed in the manney provided in	DRS 84' 15 4- 06 70r said, give honce thereof as then required by law and proceed
trustee conducts the sale, the grantor or any ther	ure by acv retisement and sale, and at any time prior to 5 days before the date the person so r ivileged by ORS 86.753, may cure the default or defaults. If the default by the t st deed the default may be cured by acvert the second second second second second second second second
consists of a fullure to pay, when due, si ms secured	berson so $t$ inleged by ORS 86.753, may cure the default or defaults. If the default by the t is t deed, the default may be cured by paying the entire amount due at the not then is due bad no default or such a dark default.
(ured may be a red by tendering the neulors) need	cuired and the the behavior of cuired. Any other default that is capable of being
the obligation of the trust deed to at the mide the	all pay to the beneficiary all costs and expenses actually incurred in enforcing the de- es and at trave to the beneficiary all costs and expenses actually incurred in enforcing
14. Otherwise, the sale shall be hell or the d	to ned at they's nees not exceeding the amounts provided by law.
the percel or re-cels at auction to the higher hidd.	ist and y ben the property entier in one parcel or in separate parcels and shall sell
in form as required by law conveying the pro-	and the subject of the line of sale. I fustee shall deliver to the purchaser its deed
antor and beneficiary, may purchase at the sile	the trustee, but including the
15. When issues sells pursuant to be a week	provided to a state of the stat
the trust deed. (1) to all persons beyind income ad line	is the second of the second of the second of the second by
16. Benefic atv may from time to t me near	is subseque it to the interest of the trustee in the trust deed as their interests may plus, if $an + to$ the grantor or to any successor in interest entitled to such surplus.
appointed hereurder. Upon such appoint con	it is any successors to any trustee named herein or to any successor trustee
n ade by written instrument executed by write ciercu	which a point in the ender. Such such appointment and substitution shall be
p operty is situared, shall be conclusive troop of pro-	per appoint and the internet gage records of the county or counties in which the
is not obligated to notify any party heret of endin	duly exect t d and acknowledged, is made a public record as provided by law. Trustee g sale unit any other deed of trust or of any action or proceeding in which grantor,
beneficiary or trustee shall be a party unless a char The grapty covenants and access to and the	tion or pr x seding is brought by trustee.
seized in fee sizhe of the real property at d hi a van	ide benefic t y and the beneficiary's successor in interest that the grantor is lawfully id, unerc t bered title thereto, except pope
and that the gran for will warrant and forever c'i lend i The gran of warrants that the provide i i the	ne same es unst all persons whon soever.
(a)* prime ily tor grantor's persona; ter ily o	le same sy thist all persons whom soever. loan repress inted by the above described note and this trust deed are: househow + our poses (see Important Notice below)
This deed upplies to impres to the level t of a	a history of son are for business or commercial purposes.
be sonal represent atives, successors and ass gas The t	a bind a story are for business or commercial purposes. Id binds -1. parties hereto, their beirs, legatees, devisees, administrators, executors, rm benef: uy shall mean the holder and owner, including pledgee, of the contract herein.
In construing this trust deed it is unders and the	had the deal deal dealed a the test
if the context so requires, the singular shall be taken integer assumed and implied to make the unstained to	the final of a for, trustee and/or beneficiary may each be more than one person; that to mean a * include the plural, and that generally all grammatical changes shall be
	r has ex a uted this instrument the day and year first above written.
	And ex a ded this instrument the day and year first above written.
	ACT Mach -
"II IPORTANT NOTICE: Delete, by lining out, whichese warm	anty (a) or to get I Mil GUTRE
not applicable; if warranty (a) is applicable and the Lenetic as such word is defined in the Truth-in-Lending Act and Ri	
Dereticidry MUSI comply with the Act and Providence have	
cistlosures; for this purpose use Stevens-Ness Form 13, 1310 If compliance with the Act is not required, disro; and t is not	, or equival nt.
	County (f Klamath )ss. /
This it stay pent	was ack wiedged before me on January 6 19 95
by GLEN J. MC	Was ack a wledged before me on January 6 19.95, GUIRE 1 PATRICIA J. MCGUIRE PR
This instrument	was ack: w wiedged before me on
by	
as	
THE REAL PROPERTY AND A DESCRIPTION OF A	+
OFFICIAL SEAL KRISTI L REDD	Hit + v
	Mul al I. I flad
MY CO M WISSION SYPREE NOV 18 144	Wotary Public for Oregon
CLININGON DE SARRA DES DARS DE DES TROPE A CON A DE DE	My commission expires 11/16/95
	and the second
STATE OF OREGON: COUNTY OF KLAN TH:	SS.
	Title lo. 11th
of <u>Nov</u> . A.D., 19 <u>95</u> at	11:22 o'clock A M., and duly recorded in Vol. M95 day
ofM: rtg ages	on Page
\$15.00	3 rnetha G, Let 3ch County Clerk
FEE A AND AN	By Decilene Muliendore
(2, 2, 3, 4) = (2, 2, 3, 4) (2.1)	

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