27783 MTC-20405KA THIS TRUST DEED, made this Four A's Ranch. Inc.	296 NOTRUST PEED39	Vol. 1946 Page 34783 4 John Hugust 19 96, between
다 그 사람들은 생각이 되는 사람들이 가장 살아왔다면 문제되었다고 하다 其所成		RGMERIAL , as Trustee, and
AN ACR Leasing Corporation		and the officers are noted and seat of
그렇게 되는 사람들이 되었다. 그 사람들이 되는 사람들이 되었다는 것이 되었다. 그는 사람들이 되었다.	WITNESSETH:	#
Grantor irrevocably grants; bargains n Klamath County,	s, sells and conveys to trus Oregon, described as:	tee in trust, with power of sale, the property
		Particles of the second
EWM, Klamath County	1 14, Township 38 S, R 7. Oregon	lange 12 took and for woord to the 17th that
TRUST DEED		STATE OF ORECOM, \since Stant of Migmath
		on de la companya de La companya de la co
De act fels of destroy this flust Case Of 3142 ft.Old white	ely la aprinces. Court level and appreciation of	en lanten fel konceltuiten inneks ostoninkanink andi se voorge.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of 134,384.57

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

not sooner paid, to be due and payable superintary or order and made by grantor, the linal payment of principal and interest hereof, if not sooner paid, to be due and payable socured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The sold agreed to see the payable and payable.

The sold agreed to see the payable and payable.

rend, at the beneficiary of minister by the granfor without first having obtained the written consent or approval of the beneficiary, or interest.

To protect the security of this trust dead granfor great and the security of the security

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agants or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

		pr:, atamaki:		
The grantor covenants and agree fully seized in fee simple of said describ	s to and with t	he beneficiary and	those claiming under	him, that he is law- hereto
the tempts of the beauty in the training of the appearance of the training the training to the beauty of the tempt of the beauty of the training of the traini	personal in the same of the same	against all person	S Whomsoever.	The property of the property o
The grantor warrants that the proceeds (a)* primarily tor grantor's personal, to to an organization, or (even if grantors).	ntor is a natural	Tr. Barrellinent mirem.		
This deed applies to, inures to the ben tors, personal representatives, successors and a contract secured hereby, whether or not named masculine send the feminine and the	efit of and binds ssigns. The term i as a beneficiary h	all parties hereto, the	n the holder and owner,	ns, administrators, execu-
IN WITNESS WHEREOF, said *IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and if	grantor has her ever warranty (a) o	r (b) is	the day and year fir	st above written. an Oregon Corp.
as such word is defined in the Truth-in-Lending beneficiary MUST. comply with the Act and Regul disclosures; for this purpose, if this instrument is to the purchase of a dwelling; use Stevens-Ness Form II this Instrument is, NOT, to be, a first lien, of its.	Act and Regulation ation by making r be a FIRST lien to 1 No. 1305 or equiot to finance the p	Z, the equired BY: (artifum BY: Cartifum BY:	Asadyrian Pre	
or a awailing use Stevens-Ness form No. 1306, or with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of aknowledgment apposite.)	equivalent, if com the production of the com- the production of the Com-Posts incomes pro- the the comment of the the comment of the com- tions of the comment of the comment of the com- tions of the com- tions of the comment of the com- tions of the com- tions of the comment of the comment of the com- tions of the comment of the comment of the com- tions of the comment of the comment of the comment of the com- tions of the comment of	pliance separation of Sent separation of Sent separ	wel Asadurian , S	Vice President/ ecretary
STATE OF OREGON, County of Ventura August 2, 19,96 Personally appeared the above named Carl Asadurian and Samuel Asadurian		AUAUST	ornia, <u>Vautura</u> County of 19 96 Carl Asaduri) 55.
		y sworn, did say that sident and that the	urian the former is the Vi latter is the Vi A's Ranch, Inc.	e-President/
and acknowledged the loregoin,	g instru-	porate seal of said co	the seal affixed to the for proporation and that the in corporation by outhority owledged said instrument	strument was signed and
(OFFICIAL SEAL) Notary Public for Oregon	organica (pr. 30) gr. Bei gr. (danica) againe a sur constitution and gr. (danica) to (danica) againe and againe and are constitution and againe and againe and againe and againe and againe and	tary Public for Grego		TERI L BEAMAN COMM. # 1024843 Notary Public OF FRICATIO VENTURA COLUMN Y COMM. EVALUATION
the state of the s	density and a schematic threshop and and a MX	commission expires:	May 1998	y Comm. Expires MAY 1, 100
The analysis of accounting the time of	CHARLES AND SELECTION OF THE SELECTION O	obligations have been pai	Difference to the second	
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cancherowith together with said trust deed) and to re-	older of all indebto ou hereby are dire of all evidences of convey, without w	edness secured by the cted, on payment to indebtedness secured arranty, to the part	e foregoing trust deed. A you of any sums owing t d by said trust deed (wh ies designated by the terr	o you under the terms of ich are delivered to you
ostate now held by you under the same. Mail re	conveyance and d	ocuments (to mycy, and).	and the second s	erij erig i reiskurs grandigi ga Vi i kishi i ji i kishidaya ji Si
together with all and singular the terreponts, mus expersalter apportuning and the rows,				Alter Co. Comp. 14. Application
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both	must be delivered to the ti	ristee for cancellation before rec	inveyance will be made.
TRUST DEED (FORM, No., 881), STEVENS-MESS LAW PURI CO., PORTLAND, GNV. CO.	rk, Oregon		STATE OF OREG County ofKli	
fr	on 145 Town		was received for rec of November at 2:39 o'clock	ord on the 4.thday , 1996 P.M., and recorded
An Empliment	1979 agya 320,0 5 11.13.1	RESERVED	page 34783	or as fee/file/instru- ception No.27783,
VM YOK PHORY DE (Beneficiary) AFTER RECORDING RETURN YO' 1	upell.		Witness my County affixed.	hand and seal of
PALCARTAL THIS TRUST DEED, made the Four A's Samph, Tem.	ेFee: \$1	5.00	Bernetha G. I NAME By Kathlum	Stand Deputy
	14n	e wisi il		