FORM No. 831 - TRUST DEED (Assignment Restricted).	
NS sequences the set of the second se	COPYRIGHT 1988 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
NS - requests the will be a set of the set o	Vol_ <u>M98</u> Page 28155
	STATE OF OREGON,
A CONTRACT OF	County of } ss.
Robert W. Edgar and Bette J. Edgar 833 East Main Street Klamath Falls OF 07601	I certify that the within instrument was received for record on the day of, 19, at
Klamath Falls, OR 97601 Galdformide Grantor's Name and Address	
California-Oregon Telecommunications Co. SPACE RESERVEC P. O. Box 847	D UUK/ICCI/VOllime No
Dorris, CA 96023 RECORDER'S USE Beneficiary's Name and Address	ment/microfilm/reception No
After recording, return to (Name, Address, Zp): <u>California-Oregon Telecommunications</u> Co.	Record of of said County. Witness my hand and seal of County
1 ± 0 BOX 84/	affixed.
Dorris, CA 96023	NAME
	By, Deputy.
THIS TRUST DEED made this	
THIS TRUST DEED, made this16th day of Robert W. Edgar and Bette J. Edgar, husband and wife	July , 19.98 , between
-California-Oregon Tologo-	
California-Oregon Telecommunications Co.	as Grantor,
California-Oregon Telecommunications Co.	, us rusiee, and
California-Oregon Telecommunications Co. WITNESSETH:	, as Beneficiary,
Klamath	e in trust with come to the
except the following: Beginning at a point 55 feet East in Block 108 of MILLS ADDITION to the City of Klamath Fa	the City of Klamath Falls, Oregon,
plat thereof) therea Namet	11s. Oregon (as shown on the
thence South and at right angles to Darrow Street a dist. Darrow Street; thence along the North line of Darrow Street the point of beginning. Together with all and singular the tenements, hereditements and and	ance of 70 feet to the North line of
	the medicerty a distance of 15 fact the
or hereafter apportaning, and the rents, hereditaments and appurtenances and a the property. FOR THE PURPOSE OF SECURING PERFORMANCE of	W or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of **Eighty Thousand***	of grantor herein contained and payment of the sure
Rold of even dute becault to Dollars with the	
note of even date herewith, payable to beneficiary or order and made by grantor, to not sooner paid, to be due and payableJuly 16thX 2013.	terest thereon according to the terms of a promissory the final payment of principal and interest hereof, if
becomes due and must be debt secured by this instrument in the date	· · ·
come incrediately due and payable. The execution by grantor of an earnest money a assignment.	sell, convey, or assign all (or any part) of the note a consent or approval of the beneficiary, then, at the maturity dates expressed therein, or herein, shall be- greement** does not constitute a sele, convergence
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property is deal	is a sale, conveyance or
 To protect his security of this frust deed, grantor agrees: To protect, preserve and maintain the property in good condition and repair provement thereon; not to commit or permit any waste of the property. To complete or restore promptly and in dood and in brokety. 	ir; not to remove or demolish any building or im-
annaged of destroyed thereon, and pay when due all costs incurred thereine	uilding or improvement which may be constructed
so requests, to join in executing such tinancing statements pursuant, conditions and re to pay for tiling same in the proper public office or offices, as well as the cost of all	estrictions affecting the property; if the beneficiary commercial Code as the beneficiary may require and
4. 10 provide and continuously maintain insurance	inters or searching
at least lifteen days prior to the expiration of any policy of insurance now or becaute	urance and to deliver the policies to the benefician Value
any indebted men a caponise. The amount collected under any fire on ethics	placed on the buildings, the beneficiary may and
under of invalidate any act done pursuant to such notice.	ire or waive any default or notice of default here
liens of other chardres manufit to make manufit to make manufit	, , or pust due of delitionient and
with interest as placed by this trust deed, without waiver of any rights arising from breach it	ust deed, shall be added to and become a part of
Dound for the opposite that the second described, as well be the descri-	i i i i i i i i i i i i i i i i i i i
b To pay all easts to this trust deed.	red by this trust deed immediately due and new
Tustee incurred in connection with or in enforcing this obligation and trustee's and	ch as well as the other costs and expenses of the
and in any suit, action or proceeding in which the beneficiary or trustee may appear	curity rights or powers of beneficiary or trustee
coses, including ovidence of this more unless, including but not limited to its wall-the	s any out to the loreclosure of this dend
graph 7 in all cases shall be fixed by the trial court and in the event of an appeal from utfher agrees to pay such sum at the appellate court shall adjude research.	amount of attorney lees mentioned in this para-

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P 15 further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney tees 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, beneficiary 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 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, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.605 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary and the second by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may not one of the coverage numbered by beneficiary may number on the coverage number of th the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date ioan balance. If it is so added, the interest rate on the underlying contract of ioan will apply to it. The enterive date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-minements imposed by applicable low

quirements imposed by applicable law.

nents imposed by applicable law. 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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract scured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical 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 executed this instrument the day and year first above written.

	by This instrument was acknow	Alama(th.)ss. Jetter J. Edgar Alama(th.)ss. Medded before me on July 31
HARTENA .	OFFICIAL SEAL CATHERINE L. SMELTZER NOTARY PUBLIC-OREGON COMMISSION NO. 314095	
	STATE OF OREGON: COUNTY OF KLAMATH : ss.	