LABB NO PART OF ANY STEVENS-NE	SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS.
After recording, return to (Name and Address):	
Until requested otherwise, send all tax statements to (Name and Address):	
	[SPACE RESERVED FOR RECORDER'S USE]
NOTICE TO OWNER: You should carefully read all this form. This form must be recorded before your of	I information on this form. You may want to consult a lawyer before using death or it will not be effective. (Type or legibly print all information.)
	SFER ON DEATH DEED
I,	
whose mailing address is	,
	, owner of the real
property described below, upon my death, do hereby tr in that certain real property, with all rights and interests	ransfer to the beneficiary designated below, all of my right, interest and title belonging or relating thereto, situated in
_	
whose mailing address, if available, is	
as my primary beneficiary* if that person survives me.	,
(Optional) I designate	
	,
as my alternate beneficiary** if that person survives m	e.
*ORS 93.961(2) requires that the beneficiary or beneficiaries must be **ORS 93.953(2) states that an individual may designate one or more property at time of death or do not survive the transferor.	be specifically identified by name, rather than as part of a class. e alternate beneficiaries if the primary beneficiary or beneficiaries are not qualified to take the

PUBLISHER'S NOTE: ORS chapter 93 provides that Transfer on Death deeds: (a) Transfer only property that the transferor still owns at time of death, and transfer equal shares with no right of survivorship when multiple beneficiaries are named (93.969); (b) Are always revocable (93.955); (c) Must be recorded before death to be effective (93.961), but do not need to be delivered to designated beneficiaries (93.963); (d) Transfer property without any warranties or covenants of title and subject to the debts of the decedent as well as any liens, mortgages and/or other interests to which the property is subject at time of death (93.969).

S-N Form No. 1336 - Transfer on Death Deed - Page 1 of 2

(Cl)	\
VICE	7
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	ath, I have the right to revoke th	
In construing	this instrument, where the conte	ext so requires, the singular includes the plural.
IN WITNESS	WHEREOF, the undersigned ha	as executed this instrument on
	, .	
		ounty of) ss. cknowledged before me on
	by	
	-	
		Notary Public for Oregon