ioiM li	In. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS-HESS LAW P	UBLISHING CO , FORTEARD OR DEL	Street on Bary State
TS	39242	TRUST DEED	Vcl. <u>1.1</u> October	19 77 , between	A.
and	THIS TRUST DEED, made this       (a) of the second of the se				
in	Klamath County, Lot(s)	2 Block	creage2.29		
		s Forest Estates Highway 66 n Klamath County, Oregon			

and also subject to all conditions, restrictions, reservations, easements, exceptions, rights and/or rights of way affecting said property.

hereditaments and appurtenances and all other rights thereunto belonging or in anywise issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

protect the security of this trust deed, grantor agrees:

and workmanile in good be constru condi-

incurred incurs ces, regulations, il the benelicia sursuant to the To comply with all laws, ordinances, restrictions atlecting asid property; it is recuting such financing statements pursus as the beneficiary may require and t ublic office or offices, as well as the co officers or searching agencies as may tion join cial the ade the buildings

ime to time expira-ildings amount so a plication or i sunder or inte

ns and to pay all assessed upon or isments and other rr receipts therefor any tares, assess-by grantor, either ds with which to payment thereoi, free from construction liens and te secured 7 at this d by this ny of the and the hereby, tog trust deed, trust deed, covenants hereit or the prop-to the herain e withary.

at deed. es and expenses of this trust including the cost other costs and expenses of the trustee incurred reing this obligation and trustee's and attorney's

ruis deed, shall be added to and become trust deed, without waiver of any rights covenants hereol and for such payments, erry hereinbeoter described, as well as t same extent that they are bound for the described, and all such payments thall be out notice, and the nonpeyment thereol with render all sums secured by this trust deec constitute a breach of this trust deed. 6. To pay all runts, fere and sym of title search as well as the other costs in connection with or in enforcing this of less actually incurred. 7. To appear in and defend any allect lie security rights or powers of be action or proceeding hum hich the benefici any suit for the for title and the benefic amount of attorney court, grantoned in the destree of the trial court, grantoned in the destree of the trial court, grantoned hurther pellate courts and budge reasonable as th or in enforcing this obligation and trustees and automay arred. ursed. ursed. upser in and defend any action or proceeding purporting to yrights or powers of beneficiary or trustee; and in any suit, ding in which the beneficiary or trustee may appear, including foreclosure of this deed, to pay all costs and expenses, including all costs and expenses, including of tile and the beneficiary's or trustee's attorney's leas; the ney's fees mentioned in this paragraph 7 in all cases shall be all court and in the event of an appeal from any judgment or isl court, grantor further agress to pay such sum as the ap-all adjudge reasonable as the beneficiary's or trustee's attor-h appeal.

amount of series out and in the case of the first out, for and or further a decree of the first out, for an or further a neys iters on such appeal. The series of the first out, appeal if is mutually agreed that: If is mutually agreed that out of the fight of minor densin or condu-right, if it so estimates out, and the all or as competition for such taking, which ar to pay all tenonable costs, separates and out out of the series and proceedings. y and a fees

time upon written request of bene time upon written request of bene tion of this deed and the note to the liability of any p

(a) consent to the making of any map or ; granting any easement or creating any resi-subordination or other agreement allecting interview. plat of said prope striction thereon; this deed or the in any charge to. The

any ap-ior prop-ents, 10. time

indebtedness secured

10. Upon any summer in procession of the indebiedness hereby secured, enter upon and ery or any part thereoi, in its own name sure of issues and profits, including these part de entering issues and profits, or the indebiedness secured hereing places or compensation or averad sort parts of the application or release thereol parsant of out of the application or release thereol parsant to such notice.
12. Upon delault by drantor in payment hereby or in his performance of any agreement declares all sums secured hereby including the above described real property is and it dealer the tend is the beneficiary may died in equity, as a morigage in the manner there all sums secured hereby including the oblight of the internet of the subord distribution the beneficiary to an and set. In the dealer the tend the and it is all property is and it is all property to antisty the oblight of the subord distribution the beneficiary of the rain of the subord distribution and set.
13. Should the beneficiary distribution of the subord distribution and the subord distribution and the subord distribution and thereby interest and proceed to foreclose this vided in ORS 86.740 to 88.795.
13. Should the beneficiary and the subord distribution and thereby and proceed to large the subord of It by grantor in payment of any the second secon for mor or mor d. the ...... and the

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of the Oregon State ust Deed Act provides

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22503 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto 2 and that he will warrant and forever defend the same against all persons whomsoever. 1 Ŷ 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, household or agricultural purposes (see Important Notice below), (b) famous adjunction, or (such if granter is a primal purpose) and the building or warmovide purposes the primarily for the primarily forethe p 5.3 29 This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. 4 đ. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Za ald G 00. Grøntor Harry Kla. a r Grantor (if the signer of the above is a corporation, use the form of acknowledgment appeale.) STATE OF CHIMING (ORS 93.490) STATE OF OREGON, County of. Value 25 10 77 County ) #S. . 19 Personally appeared Personally appeared the above named Hanulid Ollin Starp Many Deling Prach ... and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of. and acknowledged the toregoing instruand ack and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment to be voluntary act and deed. Betore me; (OFFICIAL ( Motary Fublic for acknowled Before me: lto SEAL) My commission expires: 1/2/19 Listere of the frame (OFFICIAL SEAL) Notary Public for Oregon fuchaco Č My commission expires: instru-110 recorded ð Grantor Deputy Benefician County. 50 seal TRUST DEED 19 Klamath Falls Forest Estates within California 90067 record Harold Allen Sharp and Estates Said on page. FORM No. 881) that the v eived for re NOVEMBER ġ KLAMATH West o'clock A. M., hand ATTN: DEEDING DEPT. Mary S. Sharp OF OREGON 6 E \$ 6.00 / When recorded return Forest { of Mortgages Derneilass Park was received Aur WM. D. MILNE as file number. COUNTY CLERK Klamath Falls F 1801 Century Pa certify M7.7 of Witness )1 Century F Angeles, ( County affixed, ð County + dav 11:00 -STATE FEE \$ book Record ment 18th. E E ő ò ŝ REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. TO Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust doed. All sums The undersigned is the legal owner and holder of all indeptedness secured by the foregoing trust doed. All sums secured by said trust deed have been fully paid and estisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and docur PATED: Beneficiary or destroy this Trust Deed OR THE NOTE which res. Both