38494 FORM No. 881-0 TA 77 Page Vol. 39581 TRUST DEED 22nd day of THIS TRUST DEED, made this VIRGINIA P. ARMSTRONG November WILLIAM L. SISEMORE D. D. REEDER and as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 6 in Block 12 of Tract No. 1006 Second Addition to Cypress Villa, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______ Twenty Thousand, and 0.0/100 ______ 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 hereoi, if not sconer paid, to be due and payable to beneficiary or order and made by grantor, the becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst 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, all become immediately due and payable. The obve described real property is not currently used for egriculturel, timber or grasing purposes. then, at the beneficiary's option, all obligations secured by this institute interview and interview and payable. The above described real property is not currently used for agricul To protect, preserve and maintain said property in good condition and repairs not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. The good condition and repairs or to commit or permit any waste of said property in good condition to commit or permit any waste of said property. The good condition and repairs or the comment provement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be constructed, damaged or deteroyed thereon, do pinprovement which may be deemed desirable by the beneficiary. The provide and continuously maintain insurance on the buildings and another there are deteroyed thereon of the said promises against loss or damage by lire or differs at the definition of the said profiles again the desirable by the lift. The treatment proves on the said profiles again the desirable by the said of the beneficiary and the pay block and the said and there against a the definition of the said profiles again the said profile again and the said and the said and the said and the said there and the said theread there any pole of the said there and the said the ilural, imber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join for a grazing any casement or creating any restriction thereon: (c) join in a subordination or other agreement allecting this deed or the lien or chas thereoil (d) reconvey, without warranty, all or any part of the property. T grantes in any reconveyance may be described as the "person or person or person any trible thereoil" and thereoil. Trustee's less for any of the person or the agreement allecting this deed or the lien or chas be view and the property. T grantes in any reconveyance may be described as the "person or person or person any not the paragraph shall be not less that \$5.
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I. Upnotin diaving the source of the second the there is a subordination or any define the paragraph shall be paragraph. The second the second the second the second the second the second to the adaptacy of any second the indebiceness hereby secured to the and unpaid, second the second the second thereby, and in such order as be inclused and property in the entering upon and taking coasesion of a side property, and the application or release thereol as aloreed of the and out or any set thered, in the gravest of any agreement hereunder, the beneficiary may determine.
I.1. The entering upon and taking coasesion of a side property, and the application or release thereol as aloreed, the board of cure wave any detault by grantor in payment of any indebicenses secure develop any agreement hereunder, the board of cure ward any detault by grantor in payment of any indebicense secure and if the above described real property and payable. In such are every and the above described real property may prove the barded by accured hereby, and a secured hereby, we and payable, the secured hereby, and any agreement hereunder, the bandicular mean and any proceed to foreclose this trut deed in equity as a 3 1 1 ch fo by a make nd th reb and sale. In sur-cause to be recorded his written many and the obligations secure interval as then add described real property to satisfy the obligations secure interval and described real property to satisfy the obligations secure interval and described real property to satisfy the obligations secure interval required by law and proceed to foreclose this trust deed in the manner pro-vided in 0.85 86.740 to 86.792. I. DOSS 86.740 the functionation the terms of the frust deed and the control of the obligation and trust expanses actually incurred in enforcing the terms of the obligation and trust expanses actually incurred in the dust had no delaut occurred, and thereby cure the delauti, in which even all foreclosure proceedings shall be dismissed by the truste. I. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in the available held on the attrust by law conversing the property so the purchaser its deed in form as required by law conversing the grantor and boneliciary, may purchase at the sale. Thrustee, I. Montrustee sells purchas a the sale. I. Shen trustee sells purchaser is powers, powers of the trust by law conversing the grantor and boneliciary, may purchase at the sale. I. Shen trustee sells purchaser is powers, purchase the sale. I. Hen compension of the instance of the sale in trustee attorney. (2), to the obligation secured by the trust deed, (3) to all persons the maximum of the instance of 15; When increase of a shell apply the proceeds of a cluding the compensation of a attorney, (2) to the obligatic having recorded liene subseq deed as their interests may a deed as their interests may a mentioned in t nd in the event grantor further te reasonable as cours court, gr adjudge her agre as the lees on such appeal. It is mutually agreed that: 8. In the event that any portion or the right of eminent domain or cond il it so elects, to require that all or premation for such taking, which a 18. emnation, bene any portion o e in excess of attorney's lee time e to pay incurre nabl

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For any reston permitted by law beneficiary may tro nt a successor or successors to any truster used having rustes appointed hereinder. Upon such appointment, a to the successor frustes, the latter shall be successor frustes, the

appointment, and w appointment, and w ll be vested with all erein named or app appointed hereunder. It e successor trustee, the es conterred upon any

time upon written request of bene-time upon written request of bene-tion of this deed and the note for

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I ne grantor covenants and agrees to a fully seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, the al property and has a valid, unencumbered title thereto
and that he will warrant and forever delend	the same against all persons whomsoover.
	ioan represented by the above described note and this trust deed a household or agricultural purposes (see Important Notice below), a natural person) are for business or commercial purposes other tha
This doed applies to, inures to the benefit of tors, personal representatives, successors and assigns. contract secured hereby, whether or not named as a b	and binds all parties hereto, their hoirs, legatess, devisees, administ The term beneliciary shall mean the holder and owner, including p andicisery basis. In construct which due to
meetenine Souriet merdies the termining and the neuro	er, and the singular number includes the plural. For has hereunto set his hand the day and year first above t
* IMPORTANT NOTICE: Delete, by lining out, whichever wa not applicable; if warronty (a) is applicable and the bene or such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation b disclosures; for this purpose, if this instrument is to be a H the purchase of a dwelling, use Stevens-Ness Form No. 1	ficiery is a creditor Regulation Z, the y making required ISS lies to finance
It this instrument is NOT to be a first lien, use Stevens-Ness equivalent. If compliance with the Act not required, dis lif the slarer of the observe is a companion.	Form No. 1306. cr
use the form of acknowledgment opposite.)	IORS 93.490)
County of Klamath	STATE OF OREGON, County of
November 23, 19 77 Personally appeared the above named Virginia P. Armstrong,	each for himself and not one for the other, did say that the
ment to be	of said corporation and that said instrument was signed and half of said corporation by suthorizy of its beard of directors
OPETCIAL SEALS	them acknowledged said instrument to be its voluntary a Before me:
() My Commission expires: ort 3, 1972	Notary Public for Oregon My commission expires:
	EQUEST FOR FULL RECONVEYANCE ad only when abligations have been poid.
<i>TO:</i>	
said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey,	all indebtedness secured by the foregoing trust deed. All sums sec by are directed, on payment to you of any sums owing to you under ridences of indebtedness secured by said trust deed (which are deli without warranty, to the parties designated by the terms of said to nce and documents to
DATED:	
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	eturas. Both much he delivered to the territor descent at an an
Do not less or destroy this Trust Dood OR THE NOTE which it s	we were the the trusted for concellation before reconveyance will i
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Do not less or destroy this Trust Dood OR THE NOTE which it a TRUST DEED (FORM No. 831)	STATE OF OREGON County of <u>KLAMATH</u> I certify that the with ment was received for reco 28thday of <u>NOVEMBER</u> SPACE RESERVED at11;08o'clockA.M., and
Do not less or destroy this Trust Dood OR THE NOTE which it s TRUST DEED [FORM No. 681] STEVENS-NEES LAW PUB. GO., PORTLAND, ORE.	STATE OF OREGON County of <u>KLAMATH</u> I certify that the with ment was received for reco 28thday of <u>NOVEMBER</u> space reserved atll;08o'clock.A.M., an FOR in book
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