FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	K-33/33	STEVENS.NESS LAW PL	BLISHING CO., PORTUANO, CR. 57274
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THIS TRUST DEED, made this3rdday ofMAY			
as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as:			

Lot 11, Block 9, Sun Forrest Estates, Klamath County, Oregon

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anyway now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in contrac-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THREE THOUSAND AND NO/100 DOLLARS-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final 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 obove described real property is not currently used for agricultural, timber or grazing purposes.

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor 3. To complete with all leave, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; it the beneliciary so requests, to join in executing such financing statements pursuant to the Unitar Covenants, condi-ricial Code as the beneliciary may require and to pay for hilas same in the proper public officers or searching agencies as may be deemed desirable by the beneliciary.

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said projects (b) of the grazing any restriction therein it is sum in any subordination or other agreement allociting this doed or the herein charge thereoil; (d) reconveys, without warranty, all or any part it the property. The granteeling therein any reconveysion may be discribed as the presence of the presenc

property, and the application or release threed as at result of the the environment of any default or notice.
12. Upon default by Arantur in payment of any indefault and active and default or notice.
13. Upon default by Arantur in payment of any indefault and active and default of such notice.
14. Upon default by Arantur in payment of any indefault and active and default all sums accured hereby in agreement hereinber, the hereby are the beneficiary at his election may present to hereby it is to be its of the indefault and sale. In the latter event the baneficiary at his election may notice to hereby the that here the indefault and sale. In the latter event the baneficiary at his election may proceed to hereby the chart is the election of the sale of the charter is a structure to be reforded his written makes of default and here event for deale to be reforded his written makes of default and hereby whereupon the truste shall be the time to study the charter event of be reforded real property to statist the charter event of the election represed to hereby the date here by the end proved to hereby the date here with the mane provided in ORS 56.740 to 56.755.
13. Should the beneficiary elect to foreclose by advertment at 1 we with the data data any time prior to his accessars in intrast the data the obligation and trustees and attorned and the data the time each data with event all forecloses the attorned and the data the time independent is a state when the truste is a state the trustee is a state of the trustee by law. The trust excessars in an intervent and the state end in the obligation and trustees and attorned and the time and provided by law. The trust end at the time and attorned is the trust end at would not then be due had no default occurred and at the time and provided by law. The trust terms with an at the time and the forened in the notice of sale or the time to which all and the time and hereby the trustees the trustee shereby and enotind in the notice of all or the st

simplus, it any, to the granter or to be subjected in interest endered to such surplus. 16. For any reason permitted by law beneficiars may them time to time appoint a successor or successors to any trustee transel between est to any successor trustee appointed hereinder. Upon such appointies, and without conveyance to the successor trustee, the latter shall be visited with all inte-powers and duties conferred upon any trustee herein named or appointing hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, costaming release to this trust deel and its place of record, which, when recorded in the duties of the County Clerk we know der all be counts or during and the program instrument by beneficiary, costaming release the program is studied shall be one-laws provided and the counts of the successor function of the successor by the successor as account and the successor function of the successor by the successor as a successor by the instrument of acknowledged in made a volve when the successor by the Trustee is the trust or of any action or proceeding in which graminer, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bunk, trust company or savings and foan association authorized to do business under the laws of Oregan or the United States, a title insurance company a dowland to more title to the property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estiow agent licensed under OPS 625 100 to 655 500

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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

and that he will warrant and forever defend the same against all persons whomsoever.

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) = tor arr-organization; or = (sver. if granter=is a natural person)=are: for business-or commercial purposes purposes.

purposes. 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 tors, personal representatives, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

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 (a) is applicable and the beneficiary is a creditor as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

Temothy M. Marce TIMOTHY M. MACE

Patricia a Marce

(ORS 93 490) STATE OF OREGON. STATE OF OREGON. County of County of COO April May Bel 19 80. Personally appeared Personally appeared the above named TIMOTHY M. MACE and PATRICIA A. MACE, husband and wife, secretary of and acknowledged the foregoing instrument to be their voluntary act and deed.

Betgre from (OF SEAL) (OFFICIAL Notary Public for Oregon (I • My commission expires: 623-83

) 55. , 19 who, each being first duly sworn, did say that the former is the president and that the latter is the

a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:

Notary Public for Oregon (OFFICIAL My commission expires:

Beneficiary

SEAL)

REQUEST FOR FULL RECONVEYANCE To be 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 deed. All sums secured by said trust deed have been fully paid and satisfied. 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 bytyou under the same. Mail reconveyance and documents to

DATED . 19

Do not lose or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for concellation before reconveyance will be

TRUST DEED (FORM No. 881) STEVENS NESS LAW PUB CO., POHTLAND, UN STATE OF OREGON. County of Klamath ss. I certify that the within instru-TIMOTHY M. MACE and ment was received for record on the 9th day of May PATRICIA A. MACE, SPACE RESERVED at 3:34 o'clock P.M., and recorded Grantor in book reel volume No. M80 on page 8597 or as document/lee/file/ WESLEY D. ENGELMAN and FOR on RECORDER S USE RUTH P. ENGELMAN instrument microfilm No. 84136 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. YCTC Mr. D. Milne By Demetha Apple & Deputy ----

Fee \$7.00