FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 87204
90200	TRUST DEED	18342
THIS TRUST DEED, made this Walter E. Wagner and Eleanon Klamath County Title Co., an And Klamath Falls Forest Estates	r A. Wagner, Husband an	August , 19 80 , between ad Wife as J/t. , as Grantor, , as Trustee, , as Beneficiary,
Grantor irrevocably grants, bargains, in Klamath County, Oregon	====================================	e in trust, with power of sale, the property
Lot 10, Block 10, Highway 66 recorded in Klamath County,	5 Unit Plat I, Klamath Fo Oregon	alls Forest Estates as
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intereon according to the terms of a promissory note linal payment of principal and interest hereof, if not The date of maturity of the debt secured by t becomes due and payable. In the event the within a sold, conveyed, assigned or alienated by the grantc then, at the beneficiary's option, all obligations secu herein, shall become immediately due and payable. The above described real property is not currently	RFORMANCE of each agreemen /100	at of grantor herein contained and payment of the Dollars, with interest to beneficiary or order and made by grantor, the ble within 7 $1/2$ Years above, on which the final installment of said nore hereof, or any interest therein is sold, agreed to be the written consent or approval of the beneficiary.
To protect, preserve and maintain said property, in and repair, not to remove or demolish any building or impro- not to commit or permit any waste of said property. In the commit or permit any waste of said property, and any repair of the protect of the said property. The destroyed thereon, and pay when due all costs incurred therefor. 3 To complete or restore promptly and in pool ar destroyed thereon, and pay when due all costs incurred therefor. 3 To complete the said property; if the beneticiary ican in executing such financing statements pursuant to the Un proner public office or offices, as well as the cost of all lien beneticiary files as the beneticiary may require and to pay for like proner public office or offices, as well as the cost of all lien beneticiary files as the beneticiary may is the cost of all lien beneticiary files as the beneticiary may from time to t and such other hardred as the beneticiary may from time to t an amount not less than $S =$ companies acceptable to the beneticiary, with loss payable to policies of impurance shall be delivered to the beneticiary as the deliver said policy of insurance now or hereatter placed on the beneticing office of the beneticiary as a distribution to not any policy of insurance now or hereatter placed on the beneticing office of the said presenter and such policy of the place to the beneticiary as the said pro- tice of any policy of insurance now or hereatter placed on the beneticing place to the beneticiary as at framtor's expense.	nttor agrees: n kood condition overnent thereon; subordination or oil thereol. (d) reenves ted. damaged or ted. tamaged or townants, condi- townants, condi- townants, condi- townants, condi- townants, condi- townants, condi- town conclusive, proof ty or any art to the indebredness here damage by Inti- ted nation of such re- tes conte surve, the indebredness here the indebredness h	making of any map or plat of said property. (b) non in tent or creating any restriction therein, i.e. non in any her agreement affecting the deid or the lies or charge onycoance may be described as the property. The onycoance may be described as the property of the property of the property of the the property of the property of the of the truthulness there of any natives or lack shall of the truthulness there of any natives or lack shall of the truthulness there of the starts of the shall by default by granter hereunder, beneficiary may at any of the truthulness there of the starts of the start and without redged to the adequacy of any security for erod, in its own name sue or other any collect the intro- retod, in its own name sue or other any collect the intro- retod operation and collection, including apply the same set of operation and collection, including incorreity, the indebtedness secured hereby and in such other a low- ter, buy on and taking possession of sail incorreity, the policities or there are on a start, or domade et the plication or relaxe thereof as allowed not sail not cure r matches detault hereunder or invalidate any act dome
may determine, or at option of beneficiary and in such order any part thereof, may be released to grantor. Such application of not cure or wave any delault or motice of delault hereunder or sact done pursuant to such notice. To keep said premises free from construction lens a taxe, assessments and other charges that may be levied or as against said property before any part of such taxes, assessme charges become nast due or delinquent and promptly deliver re to beneficiary, should the grantor tail to make payment of any ments, insurance premiums, liens or other charges payable by by direct payment, beneficiary way, at its option make pay make such payment, beneficiary may, at its option make pay make such payment, beneficiary may, at its option make pay trust deed, without waiver of any rights arising irom breakraph for dered, without waiver of any rights arising irom breakraph of the grant for described in such stars, allores and the amount so paid of any rights arising irom breakraph trust deed, without waiver of any rights arising irom breakraph and the arise of any rights arising irom breakraph trust deed, without waiver of any rights arising irom breakraph and the grantor described, as well as the grantor, shall be t	f as beneficiary declars all sums before so collected, or and if the above de invalidate any timber or frazinz pur deed in equity, as a and to pay all interest for the above sessed upon or mortgafe or direct if and sale in the latter and sale in the latter atantor, either upon the trustee shall with which to yrment thereol, vide in ORS 46.740, the neit secured of any of the the latter to the trustee of any of the the latter to the trustee said, the prop- bound to the other ang ang and the prop-	red hereby immediately due and praches in selections may service real property is currentive used for advisultural, process the beneficiary may proceed to inselects finis trust in said real property is not so currently used, by beneficiary if said real property is not so currently used, the beneficiary may process to foreclose this trust deed in equations a first static real property is not so currently used, the benefic may process to foreclose this trust deed in equations a response to foreclose this trust deed in equations a recent the beneficiary or the trustee shall execute and this written notice of detault and his distance to solve the trustee is to foreclose this trust deel in the manner pro- property to satisfy the obligations secured breaks where proceed to foreclose this trust deel in the manner pro- to 86.795. I beneficiary elect to foreclose by advertisement and val- any time prior to five days before the date set his the tess safe, the grantic or other presents so provided by y to the beneficiary or his succession in interest, respec- tive.
but notice, and the nonpayment thereof is initiality due and ender all sums secured by this trust deed immediately due and constitute a breach of this trust deed. Immediately due and 6. To pay all costs, tees and expenses of this trust inclu- it tills search as well as the other costs and expenses of the trust in connection with or in enforcing this obligation and trustee's a new connection with or in enforcing this obligation and trustee's first the security trights or powers of beneficiary or trustee may appendix first the security trights or powers of beneficiary or trustee and which the beneficiary or trustee may appendix updang evidence of this defined any section or proceeding in which the beneficiary or trustee's a tort of the toreclosure of this defined to pay all costs and mount of attorney's lees mentioned in the parafight 7 in all costs eved by the trial court, frantor further are to pay and form any crime of the trial court, frantor further as the beneficiary's or trus- ters of such appeal.	pavable with the beneficiary, d payable and uding the cost structed and ano delault not elso and purporting to di n any suit, per solution of the solution of the solution to the solution of the solution to the solution of the property so sold. I expense, in- ney's fees: the solution to the solution of the solution to the solution provide the solution of the solution of the solution of the solution to the solution of the soluti	I the obligation and thus expense Retually incurred in her than such portion of the principal as would not then to courred, and threshy cure the detault, in which even to sourred, and threshy cure the detault, in which even the sale shall be held on the dute and at the time and i notice of sale. The trustee may sell sud property either parate parcels and shall yell the parcel or narrows a bidder tor cash parable at the time of sale. Thus the deed not norm as required by law conveying but without any covenant or warranty, estimates pro- let any matters of last shall be conclusive pro- tered. Any person excluding the trustee, but including they my urchase at the sale of old sale to payment of (1) the expense of sale, in- ing of the trustee and a reasonable charge by trustee's billation secured by the trust dead. (3) to all persons abbequent is the interest of the trustee of the trustee and a reasonable charge by trustee's billation secured by the trust dead. (3) to all persons abbequent is the interest of the trustee in the trustee of sole is to payment of the trustee in the trustee's billation secured by the trust dead. (3) to all persons
S In the event that any portion or all of said property shifts the right of eminent domain or condemnation, henelicary shifts it so elects, to require that all or any portion of the most compensation for such taking, which are in excess of the auto pay all reasonable costs, expenses and altorney's less necessarily paid or incurrately by grantor in such proceedings, shall be paid to ben with the trial and appellate courts, necessarily paid or incurrates uch proceedings, and the balance applied upon the sured berefix, and grantor agrees, at its own expense, to take a excut such proceedings, shall be necessarily under incurrates, parment of us less and preventation of the decimates, parment of us less and preventation of the decimates.	hall be taken surplus, if any, to the surplus hall have the onies pavale time appoint a successo ount required time appoint a successo time time appoint a successo time appoint appoint time appoint a successo time appoint appoint time appoint appoint time appoint appoint time appoint appoint time appoint appoint time appoint appoint time appoint time appoint appoint time appoi	subsequent to the interest of the truster of the start may appear in the order of the products and d the grantor or to his successor in interest entitled to such ason permitted by law beneficiary may from three to or or successors to any truster annual herein at to any need hereinder. Upon such appointment and without even truster, the latter shall be made by written derived upon any truster herein matter for appointment interest of the start of the start of the start beneficiary, containing release to this trust deed d, which when recorded in the property is situated, of or properties any here the successor truster event trust when this office of the County of county or counties in which office of the County of or properties of the successor truster event trust when this det du's excuted and a public record as provided to law. Truster is not part berets of provided so the successor truster event best to due appointed du's excuted and a public record as provided to law. Truster is not part berets of providing safe under any other deed of to proceed in which granter beneficiary or truster such action of proceeding is brutter to be successor truster.

NOTE The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bot, a bark state company of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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	The grantor covenants and agrees to y seized in fee simple of said described r	and with the beneficiary and those claiming under him, eal property and has a valid, unencumbered title thereto	that he is lew-
The defaulty warrants that the forements of the heart spread warrant of the shore details are preased where the spread warrant of the shore details are preased where the spread warrant where head warrant of the spread warrant of the			
Before refe: Defore refe: COFFICIAL   SEAD Notary Public by Oregon Notary Public by Oregon My commission expires:   Notary Public by Oregon My commission expires: My commission expires: SEAL)   OTEC OTEC Image: Seal of the seal of th	The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fami (b) for an organization, or (even if grantor) purposes. This deed applies to, inures to the benefit rs, personal representatives, successors and assi intract secured hereby, whether or not named as asculine gender includes the feminine and the IN WITNESS WHEREOF, said given introduction of the defined in the Truth-in-lending A r such word is defined in the Act and Regula itsclosures; for this purpose, if this instrument is to I be purchase of a dwelling, use Stevens-Ness Form f this instrument is NOT to be a first lien, use Stevens- full the signer of the obove is a corporation. use the form of acknowledgment opposite.] STATE OF OREGON, County of Klamuth AuguST 20, 19.50 Personally appeared the above named WARNER A WHENER ELEANWE A WHENER and acknowledged the foregoi	the loan represented by the above described note and this trust of ly, household or agricultural purposes (see Important Notice bel- portion is a natural person) are for business or commercial purposes off it of and binds all parties hereto, their heirs, legatees, devisees, and gas. The term beneficiary shall mean the holder and owner, includes a beneficiary herein. In construing this deed and whenever the con- neuter, and the singular number includes the plural.   rantor has hereunto set his hand the day and year first a beneficiary is a creditor of and Regulation Z, the bean filter lien to finance No. 1305 or equivalent; ns.Ness Form No. 1306, or ed, disregord this notice.   (ORS 93.450)   ss.   (ORS 93.450)   ss.   ng instru- ng instru- and deed.	diministrators, except iding pledgee, of the intext so requires, the above written. Multipledge (above written) (above writt
E E	(OFFICIAL SEAL) Notary Fublic for Oregon May, commission expires:	Triffe and seal of said County.	(OFFICIAL SEAL)
To be used only when obligations have been paid. . Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by s 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by suid trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed herewith together with said trust deed) and to reconveyance and documents to estate now held by you under the same. Mail reconveyance and documents to DATED: 	TRUST L	STATE OF OREGC STATE OF OREGC County of Klaat I certify that neer was received 24,4443 of Sept 24,4443 of Sept at 2:37 o'clock 7 in book 1130 or as file number or as file num	Carlo Carlo Carlo
trust deed have been fully plate, to cancel all evidences of infected of infected by the terms said trust deed or pursuant to statute, to cancel all evidences of infected of the parties designated by the terms herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms herewith together with said trust deed) and to reconvey and documents to estate now held by you under the same. Mail reconveyance and documents to DATED: 		To be used only when obligations have been paid.	
Beneficiary	trust deed have been fully plate said trust deed or pursuant to statute herewith together with said trust deed, estate now held by you under the sam	, to cancel all evidences of incrementy, to the parties designated by ) and to reconvey, without warranty, to the parties designated by e. Mail reconveyance and documents to	The lefter -
the start from the investment of the investment		Benefic	

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