FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction	on assignment).	STEVENS-NESS LAW PU	BLISHING CO., PORTLAND, OR. 97204
93625	TRUST DEED		~o ₃ ~ 24053 🏵
THIS TRUST DEED, made this KENNETH D. DAVIS and LEONA	E. DAVIS, husban	December d and wife,	, 1980 , between
as Grantor, KEY TITLE & ESCROW COMPANIE ROBERT G. BRADDON and GERAI	ES LDINE M. BRADDON,	husband and wife	, as Trustee, and
as Beneficiary,			······,
Grantor irrevocably grants, bargains, sells in	WITNESSETH: s and conveys to trus n, described as:	tee in trust, with powe	er of sale, the property

Lot 7, Block 4, FIRST ADDITION TO ANTELOPE MEADOWS, 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 TEN THOUSAND FIVE HUNDRED AND NO/100-

-- (\$10,500.00) ---- Dollars, with interest thereon according to the terms of a promissory Those of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

The sooner paid, to be due and payable 19 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. The above described real property is not currently used for agricultural, timber or grazing purposes.

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The date of maturity of the debt secured by this instrument is becomes due and payable.
To protect the security of this trust deed, granter agrees:
I. To protect the security of this trust deed, granter agrees:
I. To protect the security of this trust deed, granter agrees:
I. To protect the security of this trust deed, granter agrees:
I. To complete or restore promptly and in good and workmanite manner any building or improvement when the data of the property is not contrasted, damaged or destanced therein.
To complete or restore promptly and in good and workmanite manner any building or improvement when the data of the property.
To complete or restore promptly and in good and workmanite manner any building or improvement when the full base, tordinances, regulations, covenants, conditions and restrictions allecting said property. If the beneficiary so requests, to form and restore or offices, as well as the cost of all ben searcher material offices or searching agenetics as may be deemed descrable by the policies or searching agenetics as may be deemed descrable by the and other havings as the provide and continuously maintain insurance on the buildings and successful exceptions and restriction of any reason to procure any such insurance and to deliver all on the beneficiary any such allows insurance and to deliver any policy of insurance work or hereafter placed on said buildings, the granton shall fail for any reason to procure any such insurance and to deliver any policy of any processful and thereand any such order a short beneficiary and the property and to collected or with any procure of such as the order of a specific any day in a such order as beneficiary may determine or at option of any policy of insurance the sum of the failed by the any of the property and the day prior to the expiration of any policy of insurance the sum of the such as the order of a solutions, and the property and the any failed to molice of additions detered one and the deliver

pellate court shall adjudge reasonable as the beneficiary's or trusteex attorney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condomnation, beneficiary shall have the right, if it is needed, to require that all or any portion of the monus payable as compensation for such taking which are in excises of the annexit required to pay all reasonable costs, expenses and attorney's fees necessarily pail or more the stable of the such taking which are in excises of the annexit required to pay all reasonable costs, expenses and attorney's fees necessarily pail or more the stable to state upon any reasonable costs and expenses and attorney's lees. both in the trial and appellate courts, necessarily paid or incurred by hene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon heneficiary's request 9. At any time and from time to time upon written request of here-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, her cancellation), without allesting the hability of any person for the payment of the indebtedness, trustee may

tural, timber or grazing purposes.
(a) consent to the tanking of any map or plat of still property; (b) join in known or the tanking of any map or plat of still property; (b) join in known or the rate of the tanking any covenient or creating any restriction therein, (c) you in any subordination or other afreement allecting this deed or the line or charge thereof, (d) reconvey, without warranty, all or any part of the property. The france in any reconvenance may be described as the "provine or persons ledally entitled thereto," and the recitals there of any matters or facts shall be conclusive proof of the truthfulness thereof. Truster's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by granter hereunder, beneficiary may at any part thereof, and excured to the adequace of any security for the induction on the adequace of any security for the induction and take possession of said property or any part thereof, in its own name sue or otherwise collect the runs, issues and profits, including those past due and unpad, and apply the same, less costs and expenses of operation and collection, including runsonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the follection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as adoresiad, shall not cure or wave any detault or notice of default hereunder or invalidate any act done pursuant to such notice.

any desture or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale for the trustee's ale, the grantor or other person so privile/d by ORS 86.760, may pay to the beneficiary or his successors in interest, represtively, the entire amount then due under the trustee's and attorney's fees not exceeding the amounts provided by law) other than such portion of the principal as would not then by law other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the detault, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a reavinable charge by truster's naturney, (2) to the obligation secured by the trust deed, (3) to all person having recorded liens subsequent to the unterest of the trustre in the trust deed na their interest may appear in the other provinty and (4) the surplus. 16. For any reason permitted by law beneficiary.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law benchiciars man from time to time appoint a successor or successors to any trustee energy and bere we to any unversaries to the successor trustee is and a successor and their successor instea appointed because while be verify with all title, powers and duties conferred upon any frustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument excuted by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the Country Clerk or Recorder of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Truste accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not acknowledged to made a public record as provided by law. Trustee is not obligated to mady any party hereto of proper appointing safe under any other deed of trust or of any action or proceeding in which grantor, henchiciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTC. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a tale insurance company authorized to insure tale to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esclaw agent licensed under ORS 696.665 to 696.565.

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fully seized in fee simple of spice	nd agrees to and	with the bene	eficiary and the	
fully seized in fee simple of said easements and reservatio	ns and restri	ctions of	eficiary and those claiming und has a valid, unencumbered title FECOrd.	er him, that he is law thereto except
and that he will warrant and fo	prever defend the	same against	all persons whomsoever.	
The grantor warrants that the				
(a)* primarily for grantor's per (b) for an organization; or (even purposes	sonal, family, house	represented by hold or agricul	the above described note and this tural purposes (see Important Notic re-for business or commerchal purpos	trust deed are
This deed applies to, inures to	the bar ()		of business or commercial purpos	- Scion J.
masculine gender includes the ferries	t named as a benefic	term beneficiary	shall mean the holder and owners	es, administrators, execu-
* IMPORTANT NOTION	', said grantor ha	s hereunto se	t his hand the day and year fir	the so requires, the
* IMPORTANT NOTICE: Delete, by lining ou not applicable; if warranty (a) is applicabl as such word is defined in the Truth-in-Lu beneficiary MUST comply with thuth-in-Lu	t, whichever warranty	(a) or (b) is	the day and year fir	st above written.
disclosures functional with the Act on	ending Act and Regul	lation Z, the	Kenneth D. Davis	c d
the purchase of a dwelling, use Stevens N	int is to be a FIRST lie	ing required	Leona E. Davis	· · ·
of a dwelling use Stevens-Ness Form No. 1 with the Act is not required, discourd ship	Of it makes as	r equivalent; the purchase f compliance	Lona E. Davis	
(If the signer of the above is a corporation, use the farm of acknowledgment opposite.)				the second second second second
STATE OF OREGON	IORS 00	3 490)		
County of Deschutes) ss.	STATE OF O	REGON, County of	
Personally appeared if	80.08		10) 55.
Personally appeared the above name. Kenneth D. Davis and Leor Davis	na E		lly appeared	and
Dav12	1	duly sworn, did	say that the former is the	who, each being first
10 g	i	secretary of	that the latter is the	
and and		a corporation, a	and that the sector is	
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FFICIAL Below me:	ict and deed.	and each of the and deed. Reference	I said corporation and that the inst of said corporation by authority of em acknowledged said instrument to	its board of directors; be its voluntary act
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Notary Public for Oregon My commission		Votary Public to	or Oregon	
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