FORM No. 881-1-Oragon Trust Deed Series-TRUST DEED (No restriction on assign	moni), STEVENS NESS LAW PUBLISHING CO., POHTLAND, CR. 51204
175 BF 30693	IST DEED Vol. MS3-Page 19730
	day ofSeptember
EDWARD C. DORE AND JEANNE M. DOR as Grantor, Klamath County Title Com	RE, husband and wife any as Trustee, and
Gilbert M. Hilbourne	, as Trustee, and
as Beneficiary.	
WITA	VESSETH:
Grantor irrevocably grants, bargains, sells and c inKlamathCounty, Oregon, clesci	onveys to trustee in trust, with power of sale, the property ibed as:
Lot 42 in Block 10 Klamath Falls Plat No. 1. according to the offe	Forest Estates Highway 66 Unit
the office of the County Clerk of	Klamath County, Oregon.
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	ngen egen er stellen er det der genolen i genolen in jutionen einen er einen er einen er einen einen einen eine Anter er eine genolen einen eine eine eine einer einen er einen einen einen einen einen einen einen einen einen
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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 lixtures now or hereafter attached to or used in connec- tion with said real estate.	
sum of -One Thousand Five Hundred dol	E of each agreement of grantur herein contained and payment of the
the second street dor.	Lars and no/100 (\$1500.00)
note of even date herewith, payable to beneficiary or order and ma not sooner paid, to be due and payable October	Dollars, with interest thereon according to the terms of a promissors de by grantor, the final payment of principal and interest hereof, it
The date of maturity of the debt secured by this instrument becomes due and payable. The above described real properly is not currently used for agricu	, 19 85. is the date, stated above, on which the final instalment of suid note
To protect the security of this security doubt the	(a) consent to the making of any man is the
and repair; not to remove or demolish any building or improvement thereon;	subordination or other agreement allecting this deed or the lun or that
manner any building or improvement which may be constructed, damaged or destroyed thereon and name day of the set of the constructed damaged or	frantee in any reconveyance may be described as the property. The lefally entitled thereto," and the recitals three n of any notes to be build
tions and restrictions where all laws, ordinances, regulations, covenants, condi-	services mentioned in this paragraph shall be not less than \$5
cial Code on the beneficiary may require and to pay for filing same in the	pointed by a court and the person, by agent or by a receiver to be ap-
beneficiary.	erty or any part thereof, in its own name sue or otherwise collect the rents
now or hereafter erected on the said premises afainst loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an answint not less than 5	less costs and expenses of operation and collection, including reasonable attra- ress is and expenses of operation and collection, including reasonable attra- ney's less upon any indebtedness secured hereby, and in such order as brin- ficaty may determine
companies acceptable to the beneficiary, with loss payable to the latter, all	ullection of such tents upon and taking possession of said property, the
deliver said policies to the beneficiary at least lifteen days prior to the expira-	property, and the application or release thereof as alorearid, shall not sure or the wave any default or notice of default become a source of the start of the st
collected under any fire or other insurance policy may be applied by benefi-	D. Henry Johnstein and
may determine, or at option of beneficiary the entire anount so collected or	declare all sums secured herety immediately due and payable. In such an
act done parsuant to such notice.	advertisement and sole. In the latter event the bineticisty of the tractes studi
admit sail projecty before any part of such taxes, assessments and other charles before taxt due on definition of the such taxes, assessments and other	to sell the said described real property to satisfy the obligations vector
Pients Anistance treations liens on other to the state of any taxes asters	the manner provided in URS 56 749 to 56 795
make such payment, benchary may, at its option, make payment thereof,	trustee for the first state that the first days before the date set by fre
trust deed, shall be added to and become a part of the debt secured by this trust deed, when twee of and to and become a part of the debt secured by this	tively, the entire amount then due under the terms of the trast deal and the
erts bacicle to and the shell pavments, with interest as aforesaid, the prop-	cerding the amounts provided by have other than such pathon of the year
described, and all such payments shall be immediately due and payable with-	the trastee.
constitute a breach of this trust deed. E. To pay all costs, lees and expenses of this trust including at	14. Otherwise, the sale shall be held on the date at 1 at the life of a place designated in the notice of sale or the time to which such any new be postponed as provided by law. The trustee may sale sail sale core to a the
in connection with or in enforcing this obligation and trustee's and attorney's less actually incurred	place destination in the notice of sale or the time to which such such on- be postponed as provided by law. The trustee may sell said projectly either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder too 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 conventor or equired by law conveying
7. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneliciary or trustee; and in any suit, action or proceeding in which the beneliciary or trustee may appear, including	the property so the pulcipant in Societ in form as required by law conversing plied. The recitability of the society of the society of the society of the of the truthfulness thereof. Any person, escluding the trustee, but including the truthfulness thereof.

alter the security rights or powers of beneficiary or trustee; and in any soit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's lees; the amount of the trial court and in the event of an appeal from any judgment or decise of the trial court, genore least attorney's lees; the amount of the trial court, genore that a direct or pay such sum as the appellate court shall adjudge trasonable as the beneficiary's or trustee's attorney's lees on such appeal. If it is mutually affered that: It is mutually affered that: It is mutually affered that: It is not event that any portion of all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall her taken the appellate court is such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses of the anount remined to pay all reasonable costs and expenses and attoin ev? a fees once and the paid to beneficiary and applied by it list upon any reasonable costs and expenses and attoiney's here indebtedness recured hereby; and grantor afters, at its own expense, to take such activity and applied by it list upon any reasonable costs and expenses and attoiney's the indebtedness recured thereby; and grantor afters, at its own expense, to take such activity and applied by its instruments as shall be necessary in obtaining such cost applied by a such proceedings. The such attrasers here and the balance applied upon the indebtedness recured such instruments as shall be necessary in obtaining such cost and expenses, for take such activity pensent of its lees and presentation of this deed and the note the pender pensent of the readet and the pole term applied by the attrase above the applied by the app

or the truthfulness thereof. Any person, escluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein truster shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge by truster's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust ideed as their interests may approar in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such 16. For any

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointent, and without conversione to the entities of the latter shall be vessel with all title powers and duties conferre trustee, the latter shall be vessel with all title powers and duties conferre trustee, the latter shall be vessel with all title powers and duties content into any trustee herein named or appainted matrument event, which appointers and substitution shall be made by written matrument evend, which when the recorded in the olitee of the County Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to noilly any party hereto of pening sale under any other deed of trust or of any action or proceeding in which grantor, beneficary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bur, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereat, or an estraw agent licensed under OLS and State State States to 29 State States are of the States of the St

12: 628 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-19731 fully 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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above withen. • 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 disclarures; 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; Dore Edward C Edward C. Dore Jeanne M. Dore wa by: Oa -0 hÀ attornev in fact STATE OF CALIFORNIA COUNTY OF Los Angeles On this __8th ___ day of __ September , 19 $\underline{}$, before me, the undersigned, a Notary Public in and for said Ccunty and State, personally appeared Edward C \bullet Dore Attorney-in-tac) 55. whose name , is subscribed to the within instrument, as the Attorney... and _Jeanne M. in fact of Dore each being first , and acknowledged to me that he his he hame her ___ of___ • thereto as principal **Vcknowledgment** Q Yr as Attorney. in fact. WITNESS my hanà OFFICIAL SEAL instrument is the it was signed and oard of directors; Signature R. M. CUNAG BOTARY PUBLIC - CALIFORNIA R. M. Cunag PRINCIPAL OFFICE IN its voluntary act LOS ANGELES COUNTY Commission Expires May 22, 1987 Name (Typec or Printed) (OFFICIAL STATE OF CALIFORNIA SEAL) COUNTY OF LOS Angeles SS On September 8, 1983 - before me, the undersigned, a Notary Public in and for said State personally appeared ______ Edward C. Dore - Individual ____ personally known : secured by said Acknowledgment the within instrument and acknowledged that _ --- whose name nder the terms of subscribed to he delivered to you the same executed id trust deed the WITNESS my hai OFFICIAL SEAL R. M. CUNAG Signature NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN R. M. Cunag LOS ANGELES COUNTY Name (Typed or Printed) PR-43 (10) Rev. 6-82 My Commission Expires May 22, 1987 (This area for official seal) will be mode. TRUST DEED STATE OF OREGON (FORM No. 881-1) County of Klamath SS. I certify that the within instrument was received for record on the 17thday of November 19 83 at 10:30 o'clock A M., and recorded in book/reel/volume No. M83 on page 19730 or as document/fee/file/ instrument/microfilm No. 30093 Grantor SPACE RESERVED FOR RECORDER'S USE Record of Mortgages of said County. Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. G. Hilbourne 383 Cynthia Crest Redlands, Ca 4137 Evelyn Biehn, County Clerk By An Onith Deputy Fee: \$8.00