FORM No. 881—Oregon Trest Dee	I Series-TRUST DEED.	ATC#\$31522	STEVENS-HESS LAW PUB. CO.: FORTLAND, OR. 57204
* 80215		TRUST DEED	Vol. <u>M& Page</u> 18238
Collection Depart	ment 🕴	7015	September Just State Corpit87. Between
VELENTHIS TRUST	DEED, made this	<u>30thday of</u>	CUIDEN WHINNY
		NC an Oregon Corn	noration Million IIX Parts Strater, and Beneficial Anthenesis of Strates and Beneficial Anthenesis of the Strates and Strates
as Grantor, ASPEN I BLANCHE M. PENUN	HRT C COURON, H	NC. CILOTCOOL COT	Receiled Manager of South Control
DURING IS IN LOUGH		RECORDER'S USE	need (minutitude and a contraction for the contraction of the contract
as Beneficiary,	Granter	ALVOT UTUFULED	in book/ind/volume No. 197 on
		WIINESSEIH:	ustee in trust; with power of sale, the property
Grantor irrevoc inKlamath	ably grants, bargains	, sens and convoys to a Dregon, described as:	was received for record on the 7 thin day of October re 57
		Block 12 of STEW	ART, according to the official plat
The Southerly 46.0	15 feet of Lot 27	the County Clerk of	Klamath County, Ofegon.
AL SO beginning a	the Northeast (corner of Lot 26, 0	f said Block 12 of STEWART, running

thence West along the North line of said Lot 26 a distance of 100 feet; thence South parallel.with Monterey Ave., a distance of 38 feet; thence East and parallel with the said North line of Lot 26, 100 feet to the West line of Monterey Ave., thence North along West line of Monterey Ave., a distance of 38 feet to the place of beginning.

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.

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

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not scorer paid, to be due and payable at unaturity of Notescored physical payment of principal and interest hereof, it The date of maturity of the dobt 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 list having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without list having obtained the written consent or approval of the beneficiary, sold conveyed, assigned or alienated by the grantor without list 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 above described real property is not currently used for concurrent, timber or graing purposes.

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decree of the trial coult, gained that a the beneficiary's or trustee's attor-ney'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 condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the sight, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in access of the amount required as compensation for such taking, which are in access of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or potential of the trial and appellate courts intences applied to beneficiary and ficiary in franch proceedings, and the sheat end expenses and attorney's lees liciary in franch proceedings, and the mecessarily paid or incurred by bene-both in the trial and appellate courts intences applied to make such actions and execute such instruments as this own expense, to take such actions and execute such instruments as the necessarily in obtaining such com-pensation, promptly upon beneficiary arequest. 9. At any time and from the more station of this deed and the note for indicarement (in case of full for the payment of the indubtedness, trustee may inthe induity of any first 2010 of 2011 for the payment of the indubtedness, trustee may inthe induity of any form 2011 for the payment of the indubtedness, trustee may inthe induity of any form 2011 for the payment of the indubtedness, trustee may inthe induity of any form 2011 for the payment of the indubtedness in the statement.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trus shall apply the proceeds of sale to payment of (1) the expenses of sale cluding the compensation of the trustee and a reasonable charge by trus attorney. (2) to the obligation secured by the trust deed, (3) to all per having recorded liens subsequent to the interest of the trustee in the deed as their interests may appear in the order of their priority and (4) surplus. 16. Recultion

surplus, it any, to the granted of to the success in interest minimeters without surplus. 16. Beneliciary may from time to time appoint a successor or successor to the successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and during the successor and sublitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortiging records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee.

or the successor trustee. 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. (1) this 21 ASSING "DISANCE"

NOTE: The Trust Deed, Act provides that the trustee hereunder must be sither an actioney, what is an active, member, of the Oregon State Bar, or bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States of 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 thereot, or an escaw agent licensed under ORS 696.505 to 696.585.

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A PARCENSE NOTICE PARTY OF THE PARTY AND	This deed applies to, inures to the be personal representatives, successors and asid socured hereby, whether or not named as a b fender includes the temining and the neuter, NWITNESS WHEREOP	neilt ol and binds all parties hereto, th ins. The term beneticiary shall mean the enciliciary herein. In construing this dee and the singular number includes the plu	off heirs, legatees, devisees, administrators, executors, o holder, and owner, including pledgee, of the contract d and whenever the context so requires, the maculine
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