CONTRACT IN OPPORT THE Deed	Series-TRUST DEED (No rest jation on assignment),	STEVENT NESS LAW PUE CO. FORTLAND. DR SLAW
or 89968	MTC- 20112D TRUST DEED	Vol. 7188 Page 12452
BRIAN BRUDSKI	***************************************	July, 19.88, between
as Grantor, Mounta	in Title Company of Klamath (County as Trustee, and
SHIRLEY D. SATT	ERLEE	,

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath _____County, Oregon, described as:

Lot 46 in Block 19 of ORHGON SHORES UNIT 2 TRACT 1113 according to the official plat now of record in the office of the County Clerk of Klamath County, Oregon.

Tax Account Number 3507 018DC 01400

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

not somer paid, to be due and payable as per terms of a The date of maturity of the debt secured by this instrument is The date of maturity of the debt secured by this instrument is becomes due and payable.
To protect the security of this trust ceed dranto agrees:

To complete or restore and animalian said property in good condition of regiment of the remove or demolish any builting of improvement thereon.
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It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of saic property shall be raten under the right of eminent domain or condemnation, is neliciary shall have the right, if it so elects, to require that all or any portion of the monies pawible as compensation for such taking, which are in eleces of the amount required to pay all reasonable costs, expenses and attorney's best necessarily paid or incurred by grantor in such proceedings, shall be prime and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by the first upon any reasonable costs, expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ticiary in such proceedings, and the balance applied upon the indebtedness secured hereby, and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pressation, promptly upon beneficiary's request. Network of the east of the conveyances, for cancellation), without altering independent (in case of full reconveyances, for cancellation), without altering it does not of the payment of the making of any map or plat of said property; (b) join in

NOTE: The Trust Deed Act provides that the trustre hermunder must be either an attarney, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, a jents of branches, the United States or any agency thereaf, or an escrow opent licensed under ORS 696,505 to 696,585.

STEVENS NESS LAW PUB

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granting any easement or creating any restriction thereon; (c) join in any subordination or other adreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereoi" and the recitals therein of any matters or lacts shall be conclusive proof of the truthtulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. I. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a coint, and without enter upon and take possession of said prop-terty or any part thereoil in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebledness secured hereby, and in such order as bene-ficiary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of life and damage of the inverse policies or compensation or awards for any taking or damage of the pursuance policies or compensation or reivas thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act domage of the pursuant to such notice.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indeptedness secured hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may forced to forcelose this trust deed by any secured hereby immediately due and payable. In such an event the beneficiary at his election may forced to forcelose this trust deed by in equity as a mortage or direct the the trustee to pursue any other right or advertisement and sule, or may direct the the beneficiary may have. In the remedy, either at law or in equivates shall execute and cause to be recorded his written notice of default and his election to soft the said described real property to satisfy the oblightion secured hereby whereupon the trustee shall property to satisfy the oblightion secured hereby whereupon the trustee shall property. It is a the trust end is a commenced foreclosure by advertisement and proceed to foreclose this trust deed in the manner provided in GRS 86.735 to safe, and at any time prior to 5 days before the date the trustee conducts and the trust deed, the default may be cured by pays may be sume and place of safe. The default consists of a failure to pay, where safe, the grantor or any other preson so privileded by ORS 86.735, may the safe and at any time prior to 5 days before the fault may be cured by pays availe on the due and no default consists of a failure to pay, what and on the due and no default consists of a failure to pay, where safe and the order due to the time of the cure other than such portion as would entite moment due at the time of the cure other than such portion as would on the due and no default consists of a failure to pay, which was not express actually incurred in enforting the obligation of the trust deed ind express actually incurre

together with trustee's and attorney's lees not exceeding the amounts provided by law. 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 truste may sell said property either in one postponed for an end of the time to which said sale may be postponed as provided by law. The truste may sell said property either in one postponed for an end of the time to sale. Trustee auction there highest bidder for cash, payable at the time of sale. Trustee shall don'ter to the purchaser its deed in form as required by law conveying the protect so sold, but without any covenant or warranty, express or im-field truthuleness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. "By When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the charge by trustee's attorney. (2) to the obligation secured by the trust of the charge in the trust ded as their interests may appear in the code of the proverse and the trust ded as their interests may appear in the code of the proverse entitled to such surplus. 16. Beneficiary may from time to time annohit a successor or succes-

Aurplus, if any, to the grantor or to his successor in interest entitled to such surplus. If Beneticiary may from the to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed herein or to any successor trustee the pointer of the successor trustee, the latter shall be vested with all title, powers and duites conferred upon any trustee herein named or a pointed hereinder. Each such appointment and substitution shall be written be written instrument executed by beneficiary and substitution shall be mortage records of the county or counties in which, then recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee and a public record as provided by law. Trustee is not obligated to notify any party hereit of pending sale under any other deed of bills any or trustee shall be a party unless such action or proceeding is brought by trustee.

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The grantor covenants and agra fully seized in fee simple of said descr	ees to and with the b ibed real property an	peneficiary and those claiming unde ad has a valid, unencumbered title	er him, that he is law- thereto
and that he will warrant and forever	defend the same aga	inst all persons whomsoever.	
		by the above described note and this trust ses (see Important Notice below),) are for business or commercial purposes.	
This deed applies to, inures to the bem personal representatives, successors and as ign secured hereby, whether or not named as ε be gender includes the teminine and the neuter, as	in the term beneficiary s	ies hereto, their heirs, legatees, devisees, shall mean the holder and owner, includin ruing this deed and whenever the context voluter the advect	administrators, executors, g pledgee, of the contract so requires, the masculine
		to sot his hand the day and year firs	st above written.
March Terrapito Annual		XX: VII	
* IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lendir g A	a henefiziany is a creditor '	Prior Product	
beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stavens-Ness Form	tion by making required	Brian Brodsky	
If compliance with the Act is not required disregar	S Bis du line a come of the	×	
ilf the signer of the above is a corporation	JEANNE NIGH		
use the form of acknowledgement oppisiter.	Notary Public-California	8	
STATE OF DRX COLA Call STATE OF DRX COLA	Cortim. Exp. Juig St 47550	OF OREGON.)
County of LOS Harters	Coun	ty of) ss.)
This instrument was acknowledged belo July 22, 19 88 by Br	1	rument was acknowledged before me on	
Brodsky			
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(SEAL) Notary Rublic I	or ODECOX Notary P	ublic for Oregon	6
My commission expires:	Califonniann	aission expires:	(SEAL)
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	REQUEST FOR FULL RE	ICONVEYANCS	
	To be used only when obligat	lions have been paid.	
то:	, Trustee		
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc herowith together with said trust deed) and to re estate now held by you under the same. Mail re	countereby are directed, on cel all evidences of indeb econvey, without warrant	otedness socured by said trust deed (whi y, to the parties designated by the term	you under the terms of
DATED:	, 19		
		Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be	delivered to the trustee for cancellation before recor	veyance will be made.
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TRUST DEED		STATE OF OF	
TRUST DEED		STATE OF OREGO County of	ON, lamath }ss.
		County of I certify that the	he within instrument
(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		County of <u>R</u> I certify that ti was received for rece	he within instrument
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