P 384 No. 081-0 rcen Trus Deed Verlee-TRUST DI ED. 14177-2-15:2-1	STRVENS-NEES LAW PUBLISHING CO., PORTLAND, OR. 57204
4357	Vol. <u>m89</u> Page 15874
<u>Geneva I. Boeckman and Lisa M. Ko</u>	day of <u>August</u> , 19,89, between bare, not as tenants in common, but ee should vest in the survivor of them Klamath County, as Trustee, and L. Rychard, husband and wife
as Beneficiary,	usseth:
Grantor irrevocably grants, bargains, sells and cor inKlamathCounty, Oregon, describ	nveys to trustee in trust, with power of sale, the property bed as: R PINE ESTATES, according to the official plat
<ul> <li>Subject to the printed exceptions, exclusions policy, and to the following:</li> <li>Reservations as contained in dedication and on the p</li> <li>Building and use restrictions, subject to the terms M67, page 3386, Microfilm Records of Klamath County,</li> <li>Easement, subject to the terms and provisions there disconting Records of Klamath County, Oregon in favor</li> </ul>	plat of First Addition to River Pine Estates. and provisions thereof, recorded May 5, 1967, in Volume , Oregon. of, recorded May 22, 1967 in Volume M67, page 3803.
tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE sum of Three thousand, four hundred an	popurtenances and all other rights thereunto belonging or in anywise reof and all fixtures now or hereafter attached to or used in connec- of each agreement of grantor herein contained and payment of the $d \ no/100 \ (\$3,400.00)$
note of even date herewith, payable to beneficiary or order and mad not sooner paid, to be due and payable The date of maturity of the debt scured by this instrument i becomes due and payable. In the event the within described proper sold, conveyed, assigned or alienated by the grantor without first	to by grantor, the final payment of principal and interest hereol, it 19
To protect the security of this trus: desd, grantor agrees: 1. To protect, preserve and maintain sail property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permits any waste of said property; 2. To complete or restore promptly and in igood and workmanike memer any building or improvement which may be constructed, damaged or destroyed thereon; and pay when due all costs incurred therefor. 3. To comply with all laws, ordinance, regulations, covenants, condi- tions and restrictions allecting said property; if the buncliciary so request, to join in executing such innancing stutements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for liling same in the proper public office or office, as well as the cost of all line searches nucle by liling officers or searching agencies as may be desimed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings mow or hereattler exected on the soid premises aginst loss or damage by liter and such other hazards as the beneficiary may from time to time require, in companies acceptable to the beneficiary may the desired desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings mow or hereattler exected on the soid provent any such insurance and to deliver shall fail for any reason to procurs any such insurance and to deliver shall fail for any reason to procurs any such insurance and to deliver shall fail for any reason to procurs any such insurance and to deliver and policy of insurance row or hereattur placed on said buildings, the beneficiary may procure the same at grat or's appense. The amount collected under any life or other insurance policy may be applied by bandi- dary upon any indebtedness do grantor. Such application or release shall not cure or waive any default or notice of delault hereunder or invalidate any any part thereoi, may be released to grantor. Such applied	<ul> <li>(a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this ded cour; (c) join in any subordination or other agreement allecting this ded cour; (c) join in any subordination or other agreement allecting this ded course for property. The frantes in any reconveyance may be described as the "perspectry. The strength of the recital there on it any matters or lacks shall be conclusive proof of the truthfulness thereof. Trustee's fees lor any of the services mentioned in this paragraph shall be not less than \$5.</li> <li>10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indeficients hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpid, and apply the same, less costs and expenses of operation and collection, including these past due and unpid, and apply the same, less costs and expenses of operation and collection, including the ordines secured hereby, and in such order as beneficiary may determine.</li> <li>11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of thre and other property, and the application or release thereoid as aloresaid, shall not cure or waive any detault or notice of any agreement hereunder or invalidate any act done pursuent to such ronice.</li> <li>12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare to notice.</li> <li>13. Should the beneficiary event the beneficiary or the trustee shall secure hereby immediate hereunder or invalidate any act done pursuent to such notice.</li> <li>14. Upon delault by grantor in payment of and papalek. In such an eve</li></ul>
in connection with or in enforcing this obligation and frustee's and attorney's lees actually incurred. 7. To appear in and defand any action is proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the forclosure of this deed, to pay all costs and expenses, in- clucting evidence of title and the beneficiary's or trustee's atforney's lees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be lived by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor lutther agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneficiary's or trustee's attor- ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of which property shall be taken	shall deliver to the purchaser its deed in form as required by law conveying the property so solid, 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 truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. I.5. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in- cluding the compensation of the trustee and a resonable charge by trustee'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 deed as their interests may appear in the order of their priority and (4) the surplus. 16. For any reason permitted by law beneficiery may from time to

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render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attornsy's lees actually incurred. 7. To appear in and idelend any action is proceeding purporting to alloct the security rights or powers of beneficiary or trustee and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any mit for the foreclosure of this deed, to pay all costs and expenses, in-cluding evidence of title and the bueficiary's or trustee's attorney's lees answind of attorney's lees mentioned in this parafraph 7 in all cases shall be listed by the trial court and in the event of an aupeal from any judgment or derive of the this deed that: I is mutually agreed that: I is mutually agreed that: I is mutually agreed that: at companiation for use is in excess of the shall have the right of the trial court, expenses and eitorney's lees and the set incurred by fast or use half will be any potion or all ol and property shall be taken under the trial court and reported near or events of the amount required to appring the set of the trial court and the set of the set of the set of a companiation for use half will be any ration of the mount required to pay all reasonable courts, expenses and eitorney's iters necessarily paid or incurred by grantor in such proceeding, shall the paid or incurred by braid or applied by it limit upon any reasonable courts and uppeas, and entorney's lees, both in the trial application as shall be necessarily paid or incurred by the secured hereby; and iptentor agrees, to take such actions and execute such instruments as shall be necessarily paid or the indebtedress are event such appendication at this devented of the note har-ficitry in such proceedings, and the balance applied upon the ind

Surplus, it 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 hereunder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and sublituion shall be made by written instrument executed by beneficiary, containing reverse to this trust deed and its place of record, which, when recorded and the property is situated, shall be conclusive proof of proper appointment of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledgied is made a public record as provided by law. Trustee is not obligated to only on party hereto of pending sale under any other deed of trust or of any action or proceeding in which faratory, beneich y trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee lereverier must be either an attoiney, who is an active member of the Oregon State Bar, a bank, trust company or tavings and Ioan association authorized to do builness under the laws of Cregon or the United States, a tille Insurance company authorized to insure tille ta real property of this state, it subsidiaries, affiliates, agerts ar branches, the United States or any agency thereof, or an escow agent licensed under ORS 605,055 to 605,655.

	except as described prev	and with the beneficiary and those claiming under him, that he is al property and has a valid, unencumbered title thereto (10usly
	and that he will warrant and forever delend	the sume against all persons whomsoever.
	The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family, (b)	loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), a natural person) are for business or commercial successions.
	This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns.	and binds all parties hereto, their heirs, legatees, devices, adorisis
	gonder includes the teminine and the neute	The term beneficiary shall mean the holder and owner, including pledgee, of aneliciary herein. In construing this deed and whenever the context so requires, r, and the singular number includes the plural. That hereunto set his mand the day and year first above written.
	as such word in defined in the Truth-In-Linding Act and	learly (a) or (b) is filled by the Backman
	the purchase of a dwelling, use Stevens-Niss from No. 13 If this instrument is NOT to be a first lien, or is not to find of a dwelling the Stevens-Niss from No. 13	Ist lies to finance LISA M Robano
	if the signer of the above is a corsoration, are the form of accimentation exposite.]	₩₩7. ₩ 20mpliance
	STATE OF OREGON, County of Douglas }**. August 21 , 19 39	STATE OF OREGON, County of
	Geneva I. Boeckmail and	who, each bailed
	Lisa M. Robare	duly sworn, did say that the former is the
1. C.	in the state of and set and set and	Cornerate and that the seal attixed to the foredoing instance
	OFFICIAL	realed in behalf of said corporation and that the instrument was signed an und each of them acknowledged said instrument to be its voluntary ac Bufore me:
1.1.1.1	Stal) INVofary Public for Oredon	Notary Public for Oregon
	My commission expires: 6-90	My commission expires: (OFFICIAN SEAL)
	To be wred a	EST FOR FULL RECONVEYANCE
	The under the second seco	., Tructee
t b e	browith together with said trust deed ) and in	indebiedness secured by the foregoing trust deed. All sums secured by said the directed, on payment to you of any sums owing to you under the terms of nees of indebtedness secured by said trust deed (which are delivered to you hout warranty, to the parties designated by the terms of said trust deed the and cocuments to
	DATED:	and c'ecuments to
	De not lose or destroy this Trust Lood OR THE NUTE which is secures	Beneliciary
	TRUST DEED	2. 2. 3. Diff. Of a second state of the mode.
	(FCRIA No. 881) STEVENS-NESS LAW PUB. CO., PORTI, AND. ORE.	STATE OF OREGON,
	<u>Geneva I. Boeckman and</u>	County of <u>Klamath</u> ss. I certify that the within instru- ment was received for record on the 25th
	Lisa M. Robare Grantor	at 8:46 o'clock A M
Que Geo	entin R. Rychard and	FCR page. 15874 as document (for (11) (
	AFTER RECORDING RETURN TO	Record of Mortgages of said County.
Ru	ISSELL G. TRUMP BOX 517	Witness my hand and seal of County affixed.
1.0	24IN, OR 97435	By Qauline Musicadars Deputy

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