FORM No. \$11 - Oregon Trust Deed Series - TEUST	ED (Assignment Res	cted). COPYRIGHT TIPM STEVENSJESS LAW PUBLISHING CO. FORTLAND, OR BYD
87073 08-30-94A 0:	15 RCVD	TRUST DEED NE VOLMAN Page 7115
THIS TRUST DEED, n add MALTER A. BROWNING and SH ALL AS TENANTS IN C	RLEY A. DU	
MOUNTAIN TI'LE EDITH E. LARSON, JOAN) SURVIVORSHIP	COMPANY OF UCHMILLER	KLAMATH COUNTY , as Grantor , as Trustee, and LE ONA J. LARSON, ALL WITH RIGHTS OF , as Beneficiary
Grantor irrevocably grants, KLAMATH Con	argains, sells a nty, Oregon, cle	VITNESSETH:
Lot 38, 39 and 40, official plat ther Klamath County, Or	or on rite	LAMATH FOREST ESTATES, according to the in the office of the County Clerk of
the property.		nd appurtenances and all other rights thereunto belonging or in anywise now ereof and all lixtures now or hereafter attached to or used in connection with NCE of each agreement of grantor herein contained and payment of the sum
OOtbe****	HAND FOUR H	NDRED FIFTEEN AND FIFTY FIVE
		note to
erty or all (or any part) of grantor's inte-	st in it without if by this instruction by grain	rument is the date, stated above, on which the final installment of the note a attempt to, or actually sell, convey, or assign all (or any part) of the proposes obtaining the written consent or approval of the beneficiary, then, at the ent, irrespective of the maturity dates expressed therein, or herein, shall bear of an earnest mone; agreement** does not constitute a sale, conveyance or
provement thereon; not to commit or were	the property in	good condition and re-pair; not to remove or demolish any building or im-
3. To comply with all laws orders		
to pay for tiling same in the proper public agencies as may be deemed desirable by the	office or offices	is well as the cost of all lien searches made by filing officers or searching
written in companies acceptable to the ber ficiary as soon as insured; if the granton shu at least fiften days prior to the expiration cure the same at drawor's avenue. The	fail for any ress at any policy of i	n the buildings now or hereafter erected on the properful laid NSW all y from time to time require, in an amount not less than \$ payable to the latter; all policies of insurance shall be delivered to the beneficiary such insurance and to deliver the policies to the beneficiary surance now or hereafter placed on the buildings, the beneficiary may proper any lite or other insurance policy may be applied by beneficiary upon ty may determine or ut order to be the first beneficiary.
or any part thereof, may be released to gra- under or invalidate any act done pursuant	tor. Such applica	ion or release shall not cure or waive any default or notice of default here-
promptly deliver receipts therefor to be nel- liens or other charges payable by grann r, e- ment, beneficiary may, at its option, nak- secured hereby, together with the obligation the debt secured by this trust deed, wirl out with interest as aforesaid, the property her- bound for the payment of the obligation h- and the nonpayment thereof shall, at the op- able and constitute a herech of this trust de-	her by direct pey payment there; described in purative of any right abelore described in described, as tion of the bene is	nd to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and frantor fail to make perment of any taxes, assessments, insurance premiums, ment or by providing beneficiary with funds with which to make such payand the amount so paid, with interest at the rate set lorth in the note agraphs 6 and 7 of this trust deed, shall be added to and become a part of its arising from breach of any of the covenants hereof and for such payments, as well as the grantor, shall be bound to the same extent that they are if all such payments shall be immediately due and payable without notice, lary, ander all sums secured by this trust deed immediately due and pay-
7. To appear in and defend any loti-		ding the cost of title search as well as the other costs and expenses of the tion and trustee's and attorney's fees actually incurred. Trooting to affect the security rights or powers of beneficiary or trustee;
to pay all costs and expenses, including evic- mentioned in this peragraph T in all cases at the trial courr, grantor further agrees to pay torney's fees on such appeal. It is mutually agreed that:	ince of title and t ill be fixed by I such sum as the	beneficiary's or trustee's attorney's less; the amount of attorney's lees of trustee's attorney's lees; the amount of attorney's lees of trial court and in the event of an appeal from any judgment or decree of ppellate court shall adjudge reasonable as the beneficiary's or trustee's at-
		shall be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking,
NOTE: The frust Geed Act provides that the trustee or savings and loan association authorized to de busi property of this stare, its subsidiaries, affiliates, as in the subsidiaries of the savings of the subsidiaries and may prove the publisher suggests that such an agreement as	ir branches, the Unit	her an attorney, who is an active member of the Oregon State Bar, a bank, trust company t Oregon or the United States, a title insurence company authorized to insure title to real d States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. option. taining beneficiary's consent in complete detail.
WALTER A. BRUNNING, SHIRLEY		STATE OF OREGON,
P.O. BOY 124 SPRAGUE RIVER, OR 97639		County of
EDITH E. LARSON, JOAN L. BU		ment was received for record on the day of
P.O. BOX 766 Granter CANYONVILLE, OR 97417	1	SPACE RESERVED at o'clock M., and recorded
7.12.1		RECORDER'S USE PAGE Or as tee/file/instru-
MOUNTAIN TITLE *COMPANY	\$ 70. 3 to	ment/microfilm/reception No
OF KLAMA PI COUNTY After Recarding Keturn to (Name, Address, Zip):	-	Witness my hand and seal of County affixed.
		NAME



seited in fee simple of the real property and has alid, unencu r bered title thereto

which are in excess of the amount required to t sy all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to bene liciter t and applied by the first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellane courts, necessarily paid or incurred by the telicitery in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at it own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

[1] [2] [3] [4] any signed and from time to the 1 on written request of beneficiary, payment of its fees and presentation of this deed and this note for endorsement (in case of full excess syntaces, for care allation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to be making of any map or plat of the property; (b) join in granting any easement or creating any estriction thereon; (c) join in any a bordination or oher agreement affecting this deed or the lien or charge thereof (d) reconvey, without warranty, all or any part of he property. The grantee in any reconveyance may be described as the "person or persons equily entitled thereto," and the recitals there is of any matters or tacts shall be conclusive proof of the truthfulness thereof. Trustee's level to any of the services mentioned in this or traggers shall be conclusive proof of the truthfulness thereof. Trustee's level to any of the services mentioned in this or traggers shall be conclusive proof of the truthfulness thereof. Trustee's level to any or the services mentioned in this or traggers shall be conclusive proof of the truthfulness thereof. Trustee's level to any or the services mentioned in this or traggers shall be conclusive proof of the truthfulness thereof. Trustee's level to any or the services mentioned in this or traggers shall be conclusive proof of the trut

11. The entering upon and taking presses and of the property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any to king or damage of the property, and the application or release thereof as storeard, shall not curs or waive any default; notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by granter in payment of a ynindebtedness a cured hereby or in granter's performance of any agreement hereunder, time being of the essence with respect to such a yran at and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary may elect to trace, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary may direct the frustre to pursue any other right or remedy, either at law or in equity, which the beneficiary may live. In the evert the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustree shall execute and cause to a recorded a writ on notice of distault and election to sell the property to satisfy the obligation of the trustee shall execute and cause to a recorded a writ on notice of distault and election to sell the property to satisfy the obligation of the trustee has commenced for closure by adv a tisement and sale, and any time prior to 5 days before the date the trustee conducts the sale, the grantor or any or her person so provided by ORS 86.731, may care the default or defaults. If the default to sists of a failure to pay, when due, such as a ured by the trust deed the default may be cured by paying the entire amount due at the time of the cure other than such portion is well do not then be used had no default occurred. Any other default that is capable of being an edition of the trust deed together with trustee and at the representance of the obligation of the trust deed together with trustee and at the representance of

of any matters of fact shall be conclusive proof of the in thiulness thereof. Any person, excluding the trustee, but including the frustre and bend clare, may purchase at the sale.

15. When trustee sells pursuant to the powers provided the ein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having the core of lieus subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (1) to surplus, if any or the granter or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time a point a successor or successors to any trustee, the latter shall be vested with all title, oversided therein deed. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, oversided by written instrument executed by binetic lary, which, who recorded in the mortifage records of the country or counties in which the property is situated, shall be conclusive proof of proper appoints and exhausteed.

17. Trustee accepts this trust when this died, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of a suding sale under any other deed of trust or of any action or proceeding in which grantor, be reficiarly or trustee shall be a party unless sit h action or proceeding is brought by trustee.

The grantor overnants and agrees to and a tith the beneficial or and the beneficiary's successor in interest that the grantor is lawfully seited in fee simple of the real property and has a valid, unencure beneficiary's successor in interest that the grantor is lawfully seited in fee simple of the real property and has a valid, unencure beneficiary's successor in interest that the grantor is lawfully seited in fee simple of the real property a

Beneficiary

not lose or destroy this Trust Deed OR THE NO FE v4 ich it socu

must be delivered to the tracenveyance will be made.

and that the grantor will warrant and forever deemd the same a.s. inst all persons whomsever.

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 law ily or household surposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural wearon) are for business or commercial purposes.

This deed applies to, invies to the bineti of and binds all parties hereto, their heirs, legatees, devisees, administrator personal representatives, successors and assigns. The term beneficiarly shall mean the no der and owner, including pledgee, of secured hereby, whether or not named as a beny ictary herein.

In construint this trust deed, it is under any out that the structor, trustee and/or hereticiarly may each be more than one administrator

if the context so requires, the singular shall be taken to mean ever inclinate, assumed and implied to make the provisions hereof apply quain IN WITNESS WHEREOF, the is antor has executed in the Investment of the provisions of t	by to corporations and to individuals. If this instrument the day and year first above written. WARDER A. BROWNING SHIRLEY A. DUTT RICHARD D. NORRIS) S. Jahr Many
REQUEST FOR FLLL RE CONVEYANCE (To be use	d only when obligations have been paid.)
The undersigned is the legal owner and he der of all indeb a dnes deed have been fully paid and satisfied. You has been fully paid and satisfied. You has been directed, on p trust deed or pursuant to statute, to cancel ally idences of indeb admittighther with the trust deed) and to recons my a thour warranty. The bakt by you under the sums. Mail reconveys not and documents to	as secured by the trust dead (which are delivered to you because)
TATED: 19 1 19 1 1	379 () 1 P 1 P 1 P

					2711
	State of Oregon				-
	County of KUM	ath	Que	zust.	. 19 <u>94</u>
;	Personally appeared and acknowledged the deed.	the above 1 uned foregoing inst	United 1 bour		hir les A Not Juntary act and
Ų	VITNESS My hand and	official seal.	(S	OFFICIAL SEAL MARY KENNEALLY	and the same of th
1	Votary Public for Or	eall:	11Y COMMIS	TARY PUBLIC - OREGO AMISSION NO. 01477 SIONEXPIRES APR 20	76 1996
).	iv Commission explire	12018 P		(0)	
	REGON: COUNTY OF KL				
ofAu	ord at request of A.D., 19 _ 94 of	Mountain litle at 10:45 Mortgages	o'clockA_M., and on Page	duly recorded in	30thday Vol,
FEE \$20.0			Evelyn Biehn	- County Clerk	ndare