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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS NESS LAW PUBLISHING CO., PORTLAND,	JR. 97204	inin.
15 43241	TRUST DEED	Vol. 78 rage 297		
DORIS W. REID, AN UNMARRIE WOMAN, AS TENANTS IN COMMO and WELLS FARGO REALTY SER	D WOMAN, & BARBARA N). TRANSAMERIC VICES INC., TRUSTI WITNESSETH:	DECEMBER, 19.77., be L. BAUMAN, A. SINGLE, as Gr CA.TITLE.INSURANCE.CO, as The EE.UNDER.TRUST.#7219., as Benef	rustee, iciary,	
Grantor irrevocably grants, barg in KLAMATH County, Or	ains, sells and conveys to t egon, described as:	rustee in trust, with power of sale, the pro	sperty	12302
Gaugeter of Vlamath St	ate of Oregon, as lume 20, pages 21	SION-Tract #1053, in the shown on the map filed on and 22 of MAPS in the offic	e	K
				12.81
now or hereafter appertaining, and the rents tion with said real estaic, FOR THE PURPOSE OF SECURI sum of THREE THOUSAND FOUR	NG PERFORMANCE of each a HUNDRED AND SIXT	es and all other rights therounto belonging or in all fixtures now or hereafter attached to or used in agreement of grantor herein contained and payment EEN AND 09./100 CENTS Dollars, with payable to beneficiary or order and made by gra	nt of the interest ntor, the	5
final payment of principal and interest hered The date of maturity of the debt secu becomes due and payable. In the event the	if, if not sooner paid, to be due a red by this instrument is the dat within described property, or an e grantor without first having ons secured by this instrument, vable. currently used for agricultural, thm	nd payable	said note sed to be neticiary, erein, or	
To protect the security of this trust of 1. To protect, preserve and maintain said p and repair; not to remove or demolish any building to commit or permit any waste of said property. 3. To complete or restore promptly and i destroyed thereon, and pay when due all costs incurres 3. To comply with all laws, ordinances, reg froms and restrictions allecting said property; il that in executing such linancing satatements put of cial Code as the beneticialy may regular the other by ling ollices or searching agencies as may be	to improvement intereor; or improvement intereor; or improvement intereor; arnice intereor; constructed, damaged or to therefor. to the Uniform Commer- ay for filmg same in the of all lien searches made deemed desirable by erty or	ent to the making of any map or plat of said property; (any easement or creating any restriction thereon; (c) ; is allon or other adreement affecting this deed or the lien (d) reconvey, without warranty, all or any part of the pro- nisitied thereto; and the recitals therein of any reconvey in the recitals therein of any matters or neutroned in this paragraph shall be not less than \$5. O. Upon any delault by grantor hereunder, beneficiary m hout notice, either in person, by agent by a receiver by a court, and without regard to and take possession of any part thereoi, in its own name sue or otherwise collect any part thereoi, in this own name sue or otherwise collect any part thereoi, in the sum to the stand, and apply a locaries of operation and collection, including reasors and expenses of operation and collection, including reasors	or charge perty. The perty. The facts after any of the any of the appendix of	
beneficiary. beneficiary. A To provide and continuously maintain i now or herealter erected on the said premises again and such other herastick as the beneficiary may Iron companies acceptable to the beneficiary, with loss policies of insurance shall be delivered to the benefi- it the grantor shall fail for any reason to procure deliver said policies to the beneficiary at least tion of any policy of insurance and the energies of the collected under any proconter the second collected under and before other insurance policy i clary upon mine, or at option of beneficiary the enti- many det thereal, may be released to grantor. Such	nsurance on the buildings less costs inst loss or damage by liter ney's let m time to time require, in payable to the latter; all collection any such insurance and to any such insurance and to property n days prior to the expira- placed on said buildings, r's expense. The amount may be applied by benelin herby c	is upon any indepretentes actuate interfor, and in any determined upon and taking possession of said pro- 1. The entering upon and taking possession of said pro- e policies or compensation or awards for any taking or dan- e policies or compensation or awards for any taking or dan- ing and the application or release thereof as allocasid, shall in or detault or notice of default hereunder or invalidate and 1.0 such notice. 2. Upon default by grantor in payment of any indebited 7. In his performance of any agreement hereunder, the bene rin his performance of any agreement hereunder, the bene	perfy, the and other nade of the mot cure or y act done eas secured licitary may	
ciary upon any indebtedness secured hereby and in may determine, or at option of beneliciary the enti- any part thereol, may be released to grantor. Such not cure or waive any delault or notice of delault i act done pursuant to such notice. 5. To keep said premises free from constru- tores assessments and other charges that may be	ereunder or invalidate any deed in	All sums section nervey indirectionately use that the above described real property is currently used for to regrating purposes, the beneficiary may proceed to loreclos equity, as a mortgage in the manner provided by law for treas. However it said real property is not so currently used at his election may proceed to loreclose this trust deed in or direct the trustee to loreclose this trust deed by ad or direct the trustee to loreclose this trust deed by ad	e this trust or mortgage the bene-	

incurred by grantor in such processings, some us paid to denerating and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by ben-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-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of ben-endorsement (in case of lull reconvegances, lor cancellation), without altecting the liability of any person for the payment of the indebideness, trustee may

deed in equi howers if and real property is not so currently used, the bene-tion of the intervent in any proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in the cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, where-upon the trustee shall lik the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner pro-vided in ORS 86.740 to 86.752. I.3. Should the benelicitary or hose before the date set by the then after default at are sale, the frantor or other person so privileged by ORS 66.760, may pay to the benelicitary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the endering the terms of the obligation and trustee's and atformey's less not ex-ceeding 500 each, olse than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be held on its may sell said property either in one parcel or in as blidder for cash, payable at the time of sale. Trustee acciss the other outchaser is deed in dorm may sell said property either in one parcel or in as blidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed on any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary may purchase at the sale. 15. When trustee sells pursuant to the power

who is an active member of the Oregon State Bar, a bank, trust company b United States, a title insurance company authorized to insure title to real any agency thereof. the or NOTE: The Trust Deed Act provides that the trustee hereund or savings and laan association authorized to do business un property of this state, its subsidiaries, affiliates, agents or bu

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State in a

2972 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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and that he will warrant and forever defend the same against all persons whomsoever.

REFORMATION REFORMATION This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-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 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 leminine and the neutor, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year lirst above written.

STATE OF OREGON, County of.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the benoficiary is a creditor or 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 disclosures; 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; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (if the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)

Dois W Bei DORIS W. REID Barbana L. Danma BARBARA L. BAUMAN

STATE OF KXEXXXX California County of Los Angeles January 12 ..., 19...... Personally appeared ... each lor himself and not one for the other, did say that the former is the Personally appeared the above named. Doris W. Reid and Barbara L. Bauman president and that the latter is the secretary of and that the seal allixed to the loregoing instrument is the corporation seal of said corporation and that said instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the foregoing instruvoluntary act and deed. ment to be ... Belore me (OFFICIAL foor ter SEAL) (OFFICIAL SEAL) Notary Public the date California Notary Public for Oregon My commission expires: My commission expires: April 22, 1979 OFFICIAL SEAL BETTY J. FOOR LOS ANGELES COUNTY REQUEST FOR FULL RECONVEYANCE My comm. expires APR 22, 1979 used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said

Ine undersigned is the legal owner and holder of all indepreuness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

a

Beneficiary

at lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustoe for concellation beforo reconveyance will be

TRUST DEED		STATE OF OREGON
(FORM No. 861) STEVENS.NESS LAW PUB. CO., PORTLAND, ORK.		County of Klamath
		I certify that the within instru- ment was received for record on the
DORIS W, REID	and the second sec	16th day of February 19.78
BARBARA L. BAUMAN	SPACE RESERVED FOR RECORDER'S USE	at 2: 147
ELLS_FARGO_REALTY_SERVICES	an a	Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO		Wm. D. Milne
WELLS FARGO REALTY SERVICES	INC.,	County Clerk Title
572 E. GREEN ST.	· · · · · · · · ·	By Sernetha VI-Keloch Deputy
PASADENA, CA 91101		#600