STEVENS HEEL LAW PUBLISHING CO., PORTLAND. OR. 912 FORM No. 881-Oregon Trust Deed Sarles-TRUST DEED. Vol. 78 Page 11182 Fassder 48055 101 TRUST DEED TRANSAMERICA TITLE INSURANCE CO. and WELLS FARGO REALTY SERVICES INC., TRUSTEE UNDER TRUST NO. 7219 ...., as Beneficiary, 98.8£3 LVSUO HENDLE REPARCES INC. WITNESSETH: NETE Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KTAMATH County, Oregon, described as: 離れ いねい A.a.t. Is march Cituator. ADVIC BERLEADS at 92:17 WATE O' NULPER Lot 12 in Block 8 OREGON SHORES SUBDIVISISON-Tract #1053, in KOLLE K. AR the County of Klamath, State of Oregon, as shown on the map filed on October 3, 1973, in Volume 20, pages 21 and 22 of MAPS in the office of the County recorder drusald County. **BERNER** OF OVER 1 TRUST DEED الالالة الشميرة الأرتام مدارية ar fore of dealers the love dead OR 11% NOR which a receive for must be deline the standard and the prints are E 1,230,000 CO

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 prolits thereof and all lixtures now or hereafter attached to or used in connec-

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

The above described real property is not currently used for agricultural timber or grazing purposes.

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upung ang resurchons altecting said property: if the beneficiary to request, to for the desired second s

The above described real property is not-currently used for agricultural timber or grazing purposes. (a) Consent to the making of any may or plat of said property; (b) join in any (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To project the security; of this truis deed; grantor agrees; (c) To commit security and maximum security and the property is the secure of the property is the secure of the property; if the beneficiary so requests, condi-tions and restrictions allecting and property; if the beneficiary so requests, condi-tion said property; if the beneficiary so requests, condi-tion said restrictions allecting and property; if the beneficiary so requests, condi-tion of the security and to pay for time security for any pat the projection or of the said property; if the security is and to be agained to pay for time security is and to be adequacy of any secure of the adequacy of any the same. (c) To provide and continuously maintain insurance on the building and such, other hasards as the beneficiary may from time to time troum, written in and auch, other hasards as the beneficiary may from time to time troum, written in and mount not less than 3. (c) the analyse secured hereby, and in such order as bene-tical words and continuously maintain insuraces on the midding these secure thereby, and in such order as bene-ical and words, other hasards as the beneficiary may from time to time troutes, in and any the secure of the said property; the secure of the reduction, including those part thereol, in its own name suc of thereby, and in such order as bene-ical and words, other hasards as the beneficiary may from time to time, troum, written in

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insurance ponces or compensation or awards for any taking or damage of the property; and the application or release thereol as aboreasid, shall not cure or invalves any default or motion.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declars all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agticultural, timber or graving purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosure. However, if take feel property is not so currently used, the beneficiary at his election may 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 the latter event the beneficiary or the trustee shall excute and can to be recorded his written notice of default and his election to sell the said described real property to satinty the obligations secured hereby, where up on the trustee shall excute and alle then alle edault at any time prior to five days before the date set by the trustee shot the trustee shall excute the default of the there and there or other person so priviled by the trustee for the trustee shot every and and the secure of the trust of the date set of the trust of the date set of the trust of the trust of the trust of the date set of the trust of the trust of the date set of the trust of the date set of the trust of the date set of the trust of the trust of the date set of the trust of the date date set of the trust of the date date set of the tr

incluin, if any, to the drantor or to his successor in interest entitled to such surplus. If Boy any resident permitted by law beneliciary may from time to the appoint as successor, or successors to any crustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title powers and dulke conterned upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by eritten instrument exacuted by beneficiary, containing reference to the successor instrument exacuted by beneficiary, containing reference to the suit dead and its place of record, which, when recorded in the office of the County Clerk cr.Resorder.of the county or counter in which the property is situated, shall be bonditaine acounty or counter in which the property is situated. "I Trustee acounty this trust when this devi, duly executed and acknowledged is made, a public record as provided by law. Trustere is mot obligated to notify any party bareto of pending under un other deed of trust or of any action or proceeding in which grantor, benetoward or maders.

shall be # party unlass such action or proceeding is brought by musta

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an alterney, who is on active member of the Oregon State Bur, a bank trust compony or savings and loan association, authorized to do business under the laws of Oregon, ar the United States, a the answance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agent therest.

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The grantor covenants and agrees to a	and with the beneficiary and those claiming under him, that he
fully seized in fee simple of said described re	eal property and has a valid, unencumbered title thereto
WIRHAR HEALT THE CONTROL OF A DESCRIPTION OF A DESCRIP	- 위한 이번 사항 - 가지 한 것 - 이지 않는 것 같아. 가지 가지 않는 가지 않는 것이 있었다. 이지 가지 않는 것이 있다. - 사항 가지 - 가지 = 가지
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	e loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than ag
This deed applies to, inures to the benefit o	t and hinds all marine transfer at the transfer of the
contract secured hereby, whether or not named as a	heneticisty berein In construint this holder and owner, including plodge
The sector sector sector and to sector and the field	ter, and the singular number includes the plural. tor has hereunto set his hand the day and year first above writ
* IMPORTANT NOTICE: Delete, by jining out, whichever w	verranty (d) or (h) is Mare 11 m.
or such word is defined in the Truth-In-Lending Act or	neficiary is a creditor
beneficiary MUST comply with the Act and Regulation disclosures; for this purpose, if this instrument is to be a the purchase of a dwelling; use Stevens-Ness Form No.	by making required
equivalent. If compliance with the Act not required, d	is form No. 1306 at
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
STATE OF DREGON,	(ORS 93.490) STATE OF OREGON, County of
County of LOS ANGELES 300. MARCH 2.7, 19.78	Personally appeared
Personally appeared the above named.	who being du
MARIE J. MEYERS AND	each for himself and not one for the other, did say that the form president and that the lat
and acknowledged the foregoing inst	Secretary of
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SAFTER DANIEL C DEFENSE	
PRINCIPAL GALIFORNIA	na na sana ang sana sana na sa Na sana na sana Na sana na sana
My Commission Expires June 2, 1981	REQUEST FOR FULL RECONVEYANCE
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The undersigned is the legal owner and holder	ol all indebtedness secured by the foregoing trust deed. All sums secure ereby are directed, on payment to you of any sums owing to you under the
and delight with para the odiance. I up h	
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