VENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 972

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.			- 13489	(A) SIV
TS	TRUST DEED	Vol. 79	Page13489	
68680 THIS TRUST DEED, made this	0+1- 1-6	March	, 19 79,	between
THIS TRUST DEED, made this REYNALDO C. PRADO AND OFELIA	STI day of T DRADO HUSBA	AND AND WIFL	3 , as	Grantor,
DRAND OF DRAND AND OF DRAND			, as	, I fusice,
THE ANDANDARD TO A TUTLE INSURANCE.	TNO TRUS	TEE UNDER TH	RUST 7219, as Be	neficiary,

WELLS FARGO REALTY SERVICES, INC., and

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

Lot 4 in Block 10 OREGON SHORES SUBDIVISION-Tract #1053, in 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 of said County.

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 profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>THO THOUSAND THREE HUNDRED SEVENTY SEVEN</u> 14/100 ollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the inclusion and payment of principal and interest hereof, if not scorer paid, to be due and payment

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the 19 final payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the maturity dates expressed therein, or then, at the boneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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The above described real property is not currently used for agricu To protect the security of this t.ust deed, frantor afrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to compiler or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, condi-ions and restrictions altecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-port public office or ollices, as well as the cost of all lien scarches maile by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

detroy 1. To compty with all laws, ordinance, fraumating or or request, to tions and restrictions all prefers if the fraumation commer-proper public offices or soluces, and the pay for filing same in the proper public offices or soluces, and end and the searches made proper public offices or soluces, and the property of the searches made proper public offices or soluces, and the premises and solution commer-tion of the search and continuously maintain insurance on the building less mow or hereafter exceeded on the said premises and solution to the latter; and companies acceptable to the building years on the provement of the policies of insurance shall be any reason to procure any such insurance and the granics acceptable to the beneficiary with loss payable to the latter; and companies acceptable to the beneficiary at least filteren days prior to building. If the granics shall be any reason to procure any such insurance and the any deternine, or at option of the drameter placed mess. The amount followed under any first or other insurance and the pay be applied by benefi-ciary upon any indebtedness secured being the entire amount so collected, or may deternine, or at option of the drameter and in such order as beneficiary of the or wive any to train or notice of delauft hereunder or invalidate any first staid property before any part of such any trace, assess to beneficiary: should the frantor to obte of delauft hereunder or invalidate any first staid property before any part of such any trace, assess to beneficiary: should the frantor to obte of the payment of any taxe, assess to beneficiary: should the frantor to obte of the payment of any taxe, assess to beneficiary: should the frantor to obte any frant should be any taxe, assess to beneficiary: should the frantor to obte of the payment of any taxe, assess to beneficiary: should the frantor to obte any frant should be and the any taxe, assess the payment of originary with any taxe and anoreasing the train deed, without waiver al any rights orth interest a

thaving obtained the within constrainty dates expressed therein, or intrament, irrespective of the maturity dates expressed therein, or durant, interspective of the maturity dates expressed therein, or durants in the expectation of the making of any map or plat of soil property; (b) poin in any subordination or other agreement or creating any respective of the hear of the property. The grantee in any recovery, withose may be described as the "person or person is play of the constrainty and or any part of the property. The grantee in any recovery and the receival there of any matter of facts that be conclusive many be described as the "person or person is play of the conclusive property and the receival there of any matter of facts that be conclusive, without may be added by grant be been described as the "person or person is play theorem, in again of has an any receival the property of any part thereof, in the owner, in way any of the second and property is determined. The described any the property of any part thereof, in the owner, in the property of any part thereof, in the owner, the added provided the same described as the "person" indebted as second and collision and collision of a such there is such a described in the owner, indebted as a second profile, including partial and profile, including partial and profile, and the adjust of the indebted as a second profile in or compensation or awards the any inducted as dense in property, and the application or release therwards, without are are there investiged in the above described real property is currently under as a motifage in the owner the particular any act does include any and there is the advect described real property is currently under the beneficiary or the advect develop in the recover it said real property is a currently under the index of the i

satisfies if any, to the granted or to his successor in interest entitled to such surplus. If, For any reason permitted by law benchairs may from fine to time appoint a successor or successors to any trustee named hierand without successor trustee appointed hereunder. Upon such appointments or to any successor trustee appointed hereunder. Upon such appointment or and without convession trustee appointed hereunder. Upon such appointment or any station powers and divise conterred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be vasted with all title, powers and divise conterred upon any trustee herein named or appointed instrument executed by beneficiary, containing reference to the County and its place der of the county or counties in which the property is situated. Clerk or knowledged is made a public record as presented by law trustee and acknowledged is made a public record as present and the law or the derd of trust or of any action or proceeding in which be may there derd of trust or of any action or proceeding is brought by trustee shall be a party unless such action or proceeding is brought by trustee.

7219-602

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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, agants or branches, or the United States or any agency thereof.

The grantor covenants and agrees to and	with the beneficiary and those claiming under him, that he is la
fully seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is la property and has a valid, unencumbered title thereto
and that he will warrant and forever defend the	e same against all persons whomsoever.
The grantor warrants that the proceeds of the loa (a)* primarily for grantor's personal, family, hou (1) for an organization, or (over it tracker is an	an represented by the above described note and this trust deed are: schold or agricultural purposes (see Important Notice L.ow), natural parses) are for business or commercial purposes other than agricultu
parpears. This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benef masculine gender includes the feminine and the neuter, a	d binds all parties hereto, their heirs, legatees, devisees, administrators, exec e term beneficiary shall mean the holder and owner, including pledgee, of liciary herein. In construing this deed and whenever the context so requires, a and the singular number includes the nural
IN WITNESS WHEREOF, said grantor h	has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the benefician or such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness Form No.	ty (a) or (b) is ry is a creditor gulation Z, the naking required lien to finance or equivalent; m No 1306 er
STATE OF CALIFORNIA	nd this notice
COUNTY OF LOS Angeles SS.) ss.
State, personally appeared Reynaldo C. F Ofelia F. Prado	
	id say that the former is t int and that the latter is t
to be the personS whose name S are	known to me
to the within instrument and acknowledged that they	trument is the corporate set
WITNESS my hand and official seal.	ard of directors; and each of directors; and each of
Signature Junet in me Classey Janet M. McCrorey	ANE M. MCCROREY
Janet M. McCrorey	PRINCIFAL OFFICE IN OFFICIAL
Name (Typed or Printed)	My Commission Expires Aug. 9, 1982
······································	(This area for official notarial scal)
REQUES	IT FOR FULL RECONVEYANCE
	ly when obligations have been paid.
To be used on TO:	ly when obligations have been pold. , <i>Trustee</i>
To be used on TO: The undersigned is the legal owner and holder of all in trust deed have been fully paid and satisfied. You hereby ar said trust deed or pursuant to statute to correct ellipsid	ly when obligations have been pold. , Trustee indebtedness secured by the foregoing trust deed. All sums secured by said re directed, on payment to you of any sums owing to you under the terms o access of indebtedness secured by said trust deed (which are delivered to you nout warranty, to the parties designated by the terms of said trust deed the and documents to
To be used on TO: The undersigned is the legal owner and holder of all in trust deed have been fully paid and satisfied. You hereby ar said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance of DATED: , 19	ly when obligations have been poid. , Trustee indebtedness secured by the foregoing trust deed. All sums secured by said tre directed, on payment to you of any sums owing to you under the terms o ices of indebtedness secured by said trust deed (which are delivered to you nout warranty, to the parties designated by the terms of said trust deed the and documents to Beneficiary
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