Vol. 79 Page 13395 FORM No. 881—Oregon Trust Deed Series—TRUST DEED. TRUST DEED THIS TRUST DEED, made this20thday ofMarch1979betweenHARVEY VASPER AND LUCILLE V.VASPER, HUSBAND AND WIFE, as Grantor,TRANSAMERICA TITLE INSURANCE CO., as Trustee,TRANSAMERICA TITLE INSURANCE CO., as Beneficiary,andWELLS FARGO REALTY SERVICES, INC., TRUSTEE UNDER TRUST 7219, as Beneficiary, WILINESELIN: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lot 20 in Block 9 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 Percender of coid founty 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 thereol and all lixtures 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 THOUSAND TWO HUNDRED SEVENTY-TWO-----97/100----Dollars, 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 line payment of principal and interest hereof, if not sooner paid, to be due and payable

TS

and

in

/ **m** • 72

ഹ

3

<u>[</u>]

The above described real property is not currently used for ugined To protect the security of this trust deed, grantor affrees: 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 complete or restore promptly and in good and workmanlike 2. To complete 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. 5. To comply with all laws, ordinatices, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to include as the beneliciary may require and to pay for thing same in the proper public office or offices, as well as the cost of all lien searches made by find officers or searching agencies as may be deemed desirable by the beneliciary.

3. To comply with divide property; if the beneliciary to it Commer-tions and restrictions alteriands statements pursuant to the links same in the ion in executing such dicinary may require and to pay fail lien searches made proper public on ordines, as well as the cost of and divide the ind proper public of ordinary dependences as may be determed deirable by the indications of searching adencies as may be determed deirable by the public offices, as well as the cost of and divide the indication and such other haratha as an anount patients of the beneliciary with loss papathe to the latter; all comparing mutance shall be delivered to throcure any such insurance and to the deliver said policies to the transe now or hereafter placed on as the anount the beneliciary may theor other insurance policy much order as beneliciary deliver said policies to the unsue now or hereafter placed on as the other and such other haratha as an anount patient of the dividence of the states and to the deliver said policies to the unsue now or hereafter placed on as the dividences collected many independences secure being much order as beneliciary deliver said policies to the insurance policy much order as beneliciary collected many independences secure being much order as beneliciary and thereol, may be relat or notice of delauth thereunder or invalidate any not cure or waive any do independence for the anount the beneliciary should be demonstrated many fail thereol any state there there by the as a notice of delauth thereunder or invalidate any not cure or waive any do independence for the state as and there and the active with interest as the state secured by alth which to real many secure payment or other insurance payment of any cars, assister and the active with the oblication or other cars, assessed ups of this observations; should the granner or horder as part of the deliver and a pay and the active with a deliver of the active secured by alth which to be read and the active and briefly as arised from breads with and and the

A

having obtained the written consent of operators expressed therein, or trument, irrespective of the maturity dates expressed therein, or soluted, timber or graing purpose. (a) convent to the making of any map or plat of said property; (b) join in any schement or creating any restriction therein, (c) yon in any schement or creating any restriction the property. The thereoit (d) reconvey, without was be described as the 'person or provide the solution of the restriction the property. The thereoit (d) reconvey, without was be described as the 'person or provide the solution of the property. The thereoit (d) reconvey, without was be described as the 'person or provide the solution of the property. The solution of the property. The solution of the property is the solution of the property. The solution of the property. The solution of the property is the solution of the property. The provide thereof, in this paratators hereof. Trustee's less for any set thereof, in its own nador and the solution of any receiving or pointed by secured, one and the possession of said property, the property is solution of the property of any security for pointed by secured near of the property of any security for pointed by secured near of the property of any security for pointed by the same of the property of pointed by secured near of the property is and other or property of the application or release thread as allowed or damage of the insurance of application or release thread as allowing the and other property of the application or release thread as allowed or damage at dome and the advect of the above of the solution or avaids for any inductedness secured the property is currently used for any secure at the solution of satisfy the above currently used the analyse there and a solution or avaids and any inductedness secured the application or solution any inductedness secured thereoited as allowing the property and the above current in satis and the above current is avariable on avariable an

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. It. For any reason permitted by law heneficiary may from time to time appoint a successor resonance. Upon such appointment, and without successor trustee appointed hereunder. Upon such appointment, and without concessors in the successor rustee, the latter shall be useded with all title powers and duries conterred upon any fuscient near here herein a to de-successor in the successor rustee, the latter shall be useded with all title powers and duries conterred upon any fuscient rustee herein barned to appoint hereunder. Each such appointment and substitut reference to the struct de-instrument and the second which, when texander in the other of the Coursy and its place of the wounts or counties in when the matter is struct de-shall be conclusive possible topset appointment of the successor trustee shall be conclusive possible topset appointment of the successor trustee shall be number appointed appendix appendix the struct and acknowledged to matter appets here to depending sate under any other ducit trust or of any action or proceeding in which structure.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregen State Bar, a bunk, trust company strugs and losa 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, allihiates, agents or branches, or the United States or any agency thereof.

7219-90408

• • •

Tully seized in fee simple of said described real pr	with the beneficiary and those claiming under him, that he is roperty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the	same against all persons whomsoever.
	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), tural person, and for Eminous or commercial perposes other than agricult
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 benefic masculine gonder includes the feminine and the perverse	binds all parties hereto, their heirs, legatees, devisees, administrators, ex term beneficiary shall mean the holder and owner, including pledgee, of
or such word is defined in the Truth-in-Lending Act and Regul beneficiary MUST comply with the Act and Regulation by mak disclosures; for this purpose, if this instrument is to be a FIRST lie the purchase of a dwalfure	alion Z, the HARVEY VASPER
it this instrument is NOT to be a first lien, use Stevens-Ness Form N equivalent. If compliance with the Act not required, disregard (if the signer of the above is a corporation, use the form of acknowledgment opposite.)	this notice. LUCILLE V. VASPER
STATE OF OREGON, HAURII County of HOM/U/U. 353. Proce 26, 19.77. Personally appeared the above named	STATE OF OREGON, County of
Lucille U. Vasper	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
Before me:	and that the seal affixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in bu- half 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:
My commission expires: 4-11-83	Notary Public for Oregon (OFFICIA) My commission expires: SEAL)
To be used only wi	DR FULL RECONVEYANCE hen obligations have been paid.
To be used only wi TO: The undersigned is the legal owner and holder of all indet frust deed have been fully paid and satistied. You hereby are di said trust deed or more than the satistied of the same same same same same same same sam	hen obligations have been poid. Tustee bredness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said touch doesn't be to you under the terms of
To be used only wi TO: The undersigned is the legal owner and holder of all indet frust deed have been fully paid and satistied. You hereby are di said trust deed or more than the satistied of the same same same same same same same sam	hen obligations have been poid. Sustee biedness secured by the foregoing trust deed. All sums secured by reid
To be used only with TO: The undersigned is the legal owner and holder of all indek trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without estate now held by you under the same. Mail reconveyance and of DATED:	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to
To be used only with TO: The undersigned is the legal owner and holder of all indeb trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without estate now held by you under the same. Mail reconveyance and of DATED: , 19	hen obligations have been poid. Fusice betedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to
To be used only with TO: , , Tr The undersigned is the legal owner and holder of all indek trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without pastate now held bytyou under the same. Mail reconveyance and of DATED: , 19	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to
To be used only within Trust Deed OR THE NOTE which it secures. Both Struct DEEED	hen obligations have been poid. Fusice betedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to
To be used only with TO: The undersigned is the legal owner and holder of all indels trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and of DATED: Do not lose or destrey this Trust Deed OR THE NOIE which it secures. Both TRUST DEED [FORM No. 881] STEVENS.NESS LAW FUD. COFORTLAND. ONE.	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for contellation before reconveyance will be made. STATE OF OREGON OREGUN (SS. County of Klamath
To be used only with TO: The undersigned is the legal owner and holder of all indels trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and of DATED: Do not lose or destrey this Trust Deed OR THE NOIE which it secures. Both TRUST DEED [FORM No. 881] STEVENS.NESS LAW FUD. COFORTLAND. ONE.	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON OREGUN Ss. County of Klamath I certify that the within instru- ment was received for second
To be used only with TTO: The undersigned is the legal owner and holder of all indels trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and of DATED: Do not lose or destrey this Trust Deed OR THE NOTE which it secures. Both TRUST DEED [FORM No. 881] STEVENS.MESS LAW FUD. CO. FORTLAND. ONE RVEY VASPER CILLE V. SPACE	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said frected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON OREGON County of Klamath I certify that the within instru- ment was received for record on the Stitling of June 1979. RESERVED
To be used only with TO: The undersigned is the legal owner and holder of all indels trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and of DATED: De net lose or destrey this Trust Deed OR THE NOTE which It secures. Both TRUST DEED [FORM No. 481] STEVENS.MESS LAW FUD. CO. FORTLAND. ONE. RVEY VASPER CILLE 4. CONTENT CILLE 4. CONTE	hen obligations have been poid. Sustee bitedness secured by the foregoing trust deed. All sums secured by said frected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for contellation before reconveyance will be mode. STATE OF OREGON OREGUN S. County of Klamath I certify that the within instru- ment was received for record on the Stitling of June 1979, RESERVED FON DER'S USE Stilling of received and the solution of t
To be used only with TO: , , Tr The undersigned is the legal owner and holder of all indel trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held by you under the same. Mail reconveyance and of DATED: , 19 Do not lose or destrey this Trust Doed OR THE NOTE which it secures. Both IFORM No. 881] STEVENS.MERS LAW FUD. CO. FORTLAND. ORE RVEY VASPER CILLE V. VASPER CILLE V. VASPER CLLS FARGO REALTY SERVICES, INC. Boneticiary AFTER RECORDING RETURN TO D. PEAK	hen obligations have been poid. Tustee bredness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for contellation before reconveyance will be mode. STATE OF OREGON ORDIUN SS. County of Klamath I certify that the within instru- ment was received for record on the St thay of June 1979. RESERVED FON in book. 17.9 on page 134.95 or as file/reel number
To be used only with TO: , , Tr The undersigned is the legal owner and holder of all indel trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and of DATED: , 19. ,	hen obligations have been poid. Tustee bitedness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON OREGUN () SS. County of Klamath I certify that the within instru- ment was received for record on the
To be used only with TTO: The undersigned is the legal owner and holder of all indek trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without bestate now held bytyou under the same. Mail reconveyance and a DATED: De not lose or destrey this Trust Deed OR THE NOTE which it secures. Both (FORM No. 881) STEVENS-MESS LAW PUB. CO. MORTLAND. ONE RVEY VASPER CLILLE V. VASPER CLILLE V. VASPER CLILLE V. VASPER CLILLE STARGO REALTY SERVICES, INC. Boneticiary AFTER RECORDING RETURN TO D. PEAK RGO REALTY SERVICES, INC	hen obligations have been poid. Tustee bredness secured by the foregoing trust deed. All sums secured by said rected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for contellation before reconveyance will be mode. STATE OF OREGON ORDIUN SS. County of Klamath I certify that the within instru- ment was received for record on the St thay of June 1979. RESERVED FON in book. 17.9 on page 134.95 or as file/reel number
To be used only with TTO: The undersigned is the legal owner and holder of all indek trust deed have been fully paid and satisfied. You hereby are di said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without bestate now held bytyou under the same. Mail reconveyance and a DATED: De not lose or destrey this Trust Deed OR THE NOTE which it secures. Both (FORM No. 881) STEVENS-MESS LAW PUB. CO. MORTLAND. ONE RVEY VASPER CLILLE V. VASPER CLILLE V. VASPER CLILLE V. VASPER CLILLE STARGO REALTY SERVICES, INC. Boneticiary AFTER RECORDING RETURN TO D. PEAK RGO REALTY SERVICES, INC	hen ebilgations have been poid. Tustee bredness secured by the foregoing trust deed. All sums secured by said trected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said trust deed (which are delivered to you warranty, to the parties designated by the terms of said trust deed the documents to Beneficiary must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON ORBJUN County of Klamath I certify that the within instru- ment was received for record on the Stitlay of June 1979, ALL: 56, o'clock A.M., and recorded in book. 179 on page. 13495 or DER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Ha. D. Milne Deputy