FORM No., 881—Oregon Trust Parts Series	03	OND	79 Politina 1929
72088 THIS TRUST DEE	TRUST	DEED VOI. (1979	Page 18959
VERNON G. STUART, SR LAMATH COUNTY TITI	and LODDATHE C CTURSE	Husband and wife	, 19 79, betwee
and RONALD G. KRETTI	NGER and SHARON K. KRETT	INGER, husband and wif	, as Granto , as Truste
Grantor insure 11	WITNES	SSETH:	, as beneficiary
The E1/2SE1/4NW1/4 of	grants, bargains, sells and cons County, Oregon, described as: Section 24, Township 23 of the SW1/4NE1/4 of Sec	'eys to trustee in trust, with	power of sale, the propert
PVI CIULI LIPPENT INCLU			
Roland and Geneva Hel	Ded in Deed from Harry E	E. Ayres and Susie M. A	ALSO EXCEPT that
thereto, over and acro	of Klamath County, Oregor	TOGETHER WITH an ea	Sement appuntement
10.77 diama the estab		ing conclusion in the	
	1100d fm=1.11		
together with an and is a	// III VOLUMA M//~ Daga	1EAFEY MY PULLEIDIDIDIDIDIDIDIDIDIDIDIDIDIDIDIDIDIDI	- Udten August 2 - 107
tion with said real estate. FOR THE PURPOSE O	he fenements, hereditaments and app and the rents, issues and prolits there F SECURING PERFORMANCE o	of and all fixtures now or hereafte	ereunto belonging or in anywis r attached to or used in connec
thereon according to the terms	of a promissory note of even date hereof, if not sooner paid, to the date of t	d 50/100 ** * * * **** * ***	n contained, and payment of th Dollars, with interest
becomes due and 11	he debt secured by this instrument is	the data that 1	
sold convoyed and a	c cvent the within described property	V of one which it	ne unal installment of said out
The above described real p	due and payable. Toperty is not currently used for agricult	inent incorportion	ity dates expressed therein, o
1. To protect, preserve and m and repair; not to remove or demolish	This trust deed, grantor agrees; aintain said property in good condition	4.5	or plat of said property; (b) join in
2. To complete or restore pro manner any building or improvement destroyed thereon and provement	aid property.	thereof; (d) reconvey, without warranty	ing this deed or the lien or charge
tions and restrictions allecting said pro	redisances, regulations, covenants, condi- perty; il the beneficiary so requests, to	be conclusive proof of the truthfulness services mentioned in this paragraph shall	therein of any matters or facts shall hereof. Trustee's fees for any of the be not less than \$5.
cial Code as the beneficiary may requ proper public office or offices, as well by filing officers or searching agencies beneficiary.	as the cost of all lien searches made	ime without notice, either in person, b pointed by a court, and without regard	[*] hereunder, beneficiary may at any y agent or by a receiver to be ap- to the adequacy of any required.
4. 10 provide and continuously	v maintain insurance an it is use	ssues and prolits, including those past d	he sue or otherwise collect the rents, are and unpaid, and apply the rents,
companies acceptable to the beneficiar policies of insurance shall be delivered	SUNADIE Value, written in y, with loss payable to the latter; all to the beneficiary as soon a	11. The entering upon and taki	ng possession of said promotion of
tion of any policy of insurance now	it least lifteen days prior to the expira-	issurance policies or conjensation or awa roperty, and the application or release t aive any default or notice of default h ursuant to such notice.	rds for any taking or damage of the
may determine, or at option of benefic.	reby and in such order as beneficiary de iary the entire amount so collected as	ereby or in his performance of any agree	ayment of any indebtedness secured ment hereunder, the beneticiary ment
act done pursuant to such notice.	of delault hereunder or invalidate any di	mber or grazing purposes, the beneliciar	" is currently used for agricultural,
charges become past due or delinquent	of such faxes, assessments and other and and promptly deliver transfer to the art	ortgade or direct the trustee to foreclo	eclose this trust deed in equity as a set this trust deed in a set of the set
by direct payment or by providing b	er charges payable by grantor, either sa eneliciary with lunds with which as u	id described real property to satisfy the	default and his election to sell the obligations secured hereby
rust deed, shall be added to and becom	scribed in paragraphs 6 and 7 of this the ne a part of the debt secured in the the	13. Should the beneficiary elect to	foreclose by advertisement and tale
ovenants hereof and for such payments erty hereinbelore described, as well as	the grantor, shall be bound the prop-	RS 86.760, may pay to the beneficiary	or other person so privileged by
described, and all such payments shall bout notice, and the nonpayment thereof ender all sums secured by this trust de constitute a breach of this trust de	e immediately due and payable with- shall, at the option of the beneficiary, ted immediately due and payable and be	lorcing the terms of the obligation and eding \$50 each) other than such portion due had to definite the such portion	and expenses actually incurred in trustee's and attricey's lees not ez- of the principal as would not the
6. To pay all costs, lees and ex, f title search as well as the other costs in connection with or in enforcing this c ees actually incurred.	penses of this trust including the cost plan and expenses of the trustee incurred in	14. Otherwise, the sale shall be dismissed 14. Otherwise, the sale shall be hel ace designated in the notice of sale. The	by the trustee. d on the date and at the time and trustee may sell said property site
<i>1. To appear in and detend an</i> <i>flect the security rights or powers of b</i>	y action or proceeding purporting to shu	clion to the highest bidder for cash, pi all deliver to the purchaser its deed in pupperty would be be the first deed in	walle at the time of sale. Trustee form as required by law convening
ny suit for the foreclosure of this deed luding evidence of title and the benefic mount of attaces is to	in y of trustee may appear, including of b, to pay all costs and expenses, in-	the truthlulness thereof. Any person, e	rs of lact shall be conclusive proof scluding the trustee, but including
and by the trial court and in the even error of the trial court, grantor further error of the trial court, grantor further effate court shall adjuide remonable a ey's fees on such aqueal.	of an appeal from any judgment or agrees to pay such sum as the ap-	ill apply the proceeds of sale to payme ding the compensation of the trustee an	the powers provided herein, trustee of (1) the expenses of sale, in- if a reasonable chards by trustee
It is mutually agreed that: B. In the event that any portion of order the right of sevent that any portion of	or all of said property shall be determined	ing recorded liens subsequent to the subsequent to the subsequent to the d as their interests may appear in the o plus, if any, to the granter or to his su plus.	iferest of the trustee in the tous
ght, it it so elects, to require that all c compensation for such taking, which a	or any portion of the monies payable time are in excess of the amount required succ	appoint a successor or successors to a	aw beneficiary may from time to
plied by it first upon any reasonable co oth in the trial and appellate courts, n	s, shall be paid to beneficiary and pow osts and expenses and attorney's tees, here recessarily paid or insurred by here	veyance to the successor trustee, the la ers and duties conferred upon any tr	tter shall be vested with all title, ustee herein pamed or annutite.
d events and granter agrees, at it is evente such instruments as shall b instruments and shall b	ance applied upon the indebtedness and s own expense, to take such actions Cler e necessary in obtaining such course.	its place of record, which, when record, which, when recorder of the country or countries I be conclusive proved of the county or countries	with receive to this tust deel add in the office of the County in which the property is stronged
9. At any time and from time to iary, payment of its lees and presenta dotsement (in core of but	time upon written request of bene- tion of this deed and the note for obli-	17. Trustee accepts this trust whe nowledged is made a public record as	n this deed, duly executed and provided by law. Trustee is
	nt of the indebtedness, trustee may shall	t or of any action or proceeding in wh I be a party unless such action or proc	ich grantor, beneliciary or trustee reding is brought by trustee.
	trusten hereunder must be nither an attorney, a do husiness under the laws of Oregon or th tes, agents or branches, or the United States o	, who is an active member of the Oregan in United States, a title involunce compar- or any agency thereof.	i State Bar, a bank, trust company y authorized to insure tale to real
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1930018960 This Trust Deed is being re-recorded to show trustee. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-NOTE: fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except as stated above. and that he will warrant and forever defend the same against all persons whomsoever. 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, family, household or agricultural purposes (see Important Notice below), (b) - for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural -purposes. -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 masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. TUART SR. P. Stua * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary 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-Noss Form No. 1306, or anuivalent. If compliance with the Act not required, disregard this notice. imon 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.) ALDSKA STATE OF OREGON, D: ST ANCA. Juliodschutes County-of (ORS 93.490) STATE OF OREGON, County of , *19*..... Personally appeared who, being duly sworn, ..., 19...79 each lor himself and not one lor the other, did say that the lormer is the 83 Personally appeared the above named. Vernon G. Stuart president and that the latter is the secretary of. Stuart, husband and wife , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-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. ment to be the instru-... voluntary act and deed. Betore me: Before me: (ORFICIAL SEAL) Sones (OFFICIAL UNIC Notary Public for Preson ALAS KA SEAL) Notary Public for Oregon My commission expires: My commission expires: My Commission expires ----July 28, 1980 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: 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: Beneliciary t secures. Both must be delivered to the trustee for cancellation before reconveyance will be mo State of Oregon, ss, County of Klamath £ 1.11 I hereby certify that the within instrument was received and filed for record on the 14th STATE OF OREGON AND SSIDNE R day of <u>August</u>, 19 79, at 10:49 S5. County of Manath o'clock <u>A</u> M. and recorded on Page <u>19299</u> I certify that the within instrument was received for record on the in Book M79 Records of Mortgages Dtlh.day of Arrite 19.7 at. 10:45 o'clock M, and recorded in book. 15 on page 2055 or as file/reel number. 12073 of said County. PAEDRCHE WM. D. MILNE, County Clerk WITHER RAYSEN By Bernetha Apuls the Deputy RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. \$7.00 NDEXEL Fee AT ILH HECORDING RETURN TO Title RETER Byglaniah LE Ersk P Deputy Fec \$7.16"