	동일은 방법을 가운 것이 같은 것이 집에 집에서 가지 않는 것이 없다.
TS 80374	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
TRUST DEED	Vol. Mgo Page 2458
THIS TRUST DEED and the 17th	
James Stephen Merrill II and Anna day of Decen	nber 10 79
THIS TRUST DEED, made this 17th James Stephen Merrill II and Anne M. Merrille H Transamerica Title Insurance, Co.	husband and wife
Transamerica Title Insurance, Co. and Wells Fargo Realty Service, Inc. a Californi Trustee under Trust 7213 WITNESSETH	, as Grantor,
and well's Fargo Realty Service. Inc. a Californi	as Trustee.
Trustee under Trust 7213	La corporation as as Beneficiary
(ireptor irrevent)	Barrier (Carlos Carlos
Grantor irrevocably grants, bargains, sells and conveys to trustee in Klamath County, Oregon, described as:	n truct with and the second
in Klamath County, Oregon, described as:	in trust, with power of sale, the property
Lot 51, Block 44, Tract 1184 Oregon Shores Unit the Map filed on November 9, 1978 in Volume 21	그 같은 것은 것 같은 것을 가지 않는 것 같은 것 같
the Map filed on November Q 1070 in Shores Unit	2-1st Addition as shown on
the Map filed on November 9, 1978 in Volume 21, the County Recorder of said County.	Page 29 in the office of
scale of said County.	•=• •=• •=• •
그는 것 같은 방법에 가장 같은 것을 수 있는 것을 알았다. 방법에 가장 같은 것이 같은 것을 하는 것을 수 있는 것을 했다.	그는 것은 분락하였다. 그는 한국가 모두는 것이 있는 것이 없는 것이 있는 것이 있는 것이 있는 것이 없다.
	이 아이 물병원들이 많이 가지 않는 것이 같이 하는 것이 같이 하는 것이 같이 않는 것이 않는 것이 같이 않는 것이 같이 않는 것이 않는 것이 않는 것이 없다. 이 집에 있는 것이 없는 것이 않
LEG21 DETTD	
에는 것 같은 것 같은 것 같은 것 같은 것 않아요. 이 가지 않는 것 같은 것 같	「ないない」というないないです。
그는 그는 것이 아이는 것이 아이는 것이 같은 것이 가지만 것을 가지 않는 것이 같이 있다.	n an an an Arrange ann an Arrange a An Arrange ann an Arr

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諸主國國際的 FORM No. 881.

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

The second states and a second

The above described real property is not currently used for uging To protect the security of this frust deed, grantor agrees: 1. To protect preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon: 2. To commit or permit any waste of said property. 2. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to ion in covenant allecting statements pursuant to the Uniform Commits, to cial Gode as the linancing statements pursuant to the Uniform Commits, to proper public to restrictions and the said property. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting statements pursuant to the Uniform Commits, to cial Gode as the binancing statements pursuant to the Uniform Commits, to be the or searching affencies as may be deemed desirable by the beneticiary. To exclude and continuously maintain insurance on the buildingt

ions and restrictions allecting tails, ordinances, regulations, covenants, conditions of recently success, to call Code as the beneficiary may require prime of an to the Uniorm Commerproper public officer or offices, as well as the cost of the intermember of the transmitter of the Uniorm Commerproper public officer or offices, as well as the cost of the intermember of the successful and the successful and

instrument, irrespective of the maturity dates expressed therein, or vicultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination exemped or creating any restriction thereon; (c) join in any subordination exemped or creating any restriction thereon; (c) join in any subordination exemped or creating any restriction thereon; (c) join in any subordination exemped any thereing this deed or the lien or charge thereof; (d) reconver, afreement affecting this deed or the lien or charge thereof; (d) reconver, afreement affecting this deed or the lien or charge thereof; (d) reconverting the maturity all or any part of the property. The drame in this paragraph shall be not less than \$5.
10. Upon any delault by grantal be not less than \$5.
11. Upon, any delault by grantal be not less than \$5.
12. Upon any delault by grantal be not less than \$5.
13. The entering upon and taking possession of said proprior the indelations accurd, enter upon and taking or any carbon being any part thereot, in its own name sue or otherwise and a benerical and apply or the indelations there are any of the indelation or clease these of any taking or damage of the collection of such rests, issues and taking possession of asid property, the collection of such rests, issues and taking possession of asid property, the collection of such rests, issues and taking possession of asid property, the collection of such rests, issues and any agreement bereadler, the methicitary may there or or parsonal to such motive.
12. Upon delault by grantor in payment of any indeltedness secured hereby and in such orders.
13. The entering upon and a said property is currenty used to maginate any secure any approxement provided by law for marking deviation of a said property in this performance of any agreement bereadler, the methicitary may and there any advertisement and said any approxement bereadler, the secure any order any

surplus, if any, to the granter or to his successor in interest entitled to such surplus. If, For any reason permitted by law heneliciary may from time to the appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and during appointment and substitution shall be made by written instrument, each such appointment and substitution shall be made by written instrument exceeds by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Records the coupler appointment of the successor trustee, 17. Trustee proof of proper appointment of the successor trustee, exceeding is made a public record as provided by law. Trustee is not obligated to notin any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

Fee \$7.00

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

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

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57 07 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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his h

the purchase of a dwelling, use instrument is the purchase of a dwelling, use instrument is not to be a first lien, use is equivalent. If compliance with the Act not required in the signer of the above is a corporation, use the form of acknowledgement apposite.] STATE OF OPTION, County of LOS (1980) Personally appeared the above named Action of the above the above the above	mm No. 1305 or equivalent; ANNE M. Merrill vens-Ness Form No. 1306, or lired, disregard this notice. (ORS 93.490) (ORS 93.490) STATE OF OREGON, County of
My commission expires: S.T. 24, Notary Public for Orgent My commission expires SED 24, 1982 OFFICIAL SEAL PHYLLIS RUBEL NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires SEP 24, 1982 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO:	
DATED:	त्रातः प्रथम् केन्द्रातः भूमिकार्यः अत्य त्रात् भूत् वर्णस्य भूत् दुष्ट्रत्यान्त्र राज्यत् प्रयुत् । तन्त्रीः भीमन्त्रेः ज्ञान् वर्ष्यकेकार्यात् त्याः वयुत् ना स्वत्य भूत् दुष्ट्रयान्त्र राज्यत् प्रयुत् । ब्राह्म
	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.