		Stork and set		ANT THE REAL	Morth Construction
OLM No. 881-Oregon Trust Dood Series Upon reco	ording mail	to WellsFa	rgoRealtySe	Tvices at 57	2 F Creen
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THIS, TRUST DEED, mede this 2 Vivian J. Carlson, married wo ransamerica Title Insurance 7	man, as her	r sele and a	anuary	, 19	77., between
ransamerica Title Insurance C d Wells Fargo Realty Services	Inc., Cal				
Grantor irrevocably grants, bargain Klamath County, Orego	s. sells and co	nvevs to trust	ee in trusț, will	h power of sale,	the property
Lots 3 and 4 of Block 41, Orego uly recorded in the office of th	n Pines, as e county re	same is s corder of s	hown on plat aid county.	filed June 3	0, 1969 -
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	i des a visit				
n († 1977) 1999 – La Barrana, 1997 – Statistic Statisticus, 1977 – 1977 – 1978 – 1978 – 1979 – 1979 – 1979 – 1 Na Statisticus, 1979 – Statisticus, 1979 – 1979 – Statisticus, 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – Na Statisticus, 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 1977 – 197					
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ch said described real property does not exceed enances and all other rights thereunto belongin all fixtures now or hereafter attached to or used FOR THE PURPOSE OF SECURING PE of One Thousand Three Hundr	d in connection w ERFORMANCE ed Nineteer	vith said real esta of each agreeme n dollars ar	appertaining, and t ite, int of grantor here ad 60/100-	he rents, issues and in contained and p	profits thereof
eon according to the terms of a promissory not	to of even date h	berewith, payable	to beneficiary or	order and made i	y grantor, the
payment of principal and interest hereof, if no				energene og en en gesterne er en er energene gesterne som er	
To protect the security of this trust deed, for 1. To protect, preserve and minitain said property repaid; not to remove or demolish any building or imp to commit or permit any waste of the property. 2. To complete or restore prompoperty, and in good net any building or improvement which and in good net any building or improvement which and in good	in good condition	(a) consent to the	te making of any maj	nce, for cancellation), ment of the indebted o, or plat al said prop y, restriction thereon; ting this deed or th	erty; (b) join in

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-tions and restrictions affecting said property: If the beneficiary so request, to poin in esecuting such financing statements pursuant to the Uniform Commer-cial-Code as the beneficiary may require and to pay for hing same in the proper public olifier, or officer, as well as the cost of all licen searches made by filling outlicert' or searching ascercies as nave to deal the pay for the searches made by filling outlicert'.

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aking of any map or pre-t or creating any restriction thereon: (C) point and t or creating any restriction thereon: (C) point and t adreement affecting this deed or the lien or charge without warranty, all or any part of the property. The weyance may be described as the "person or persons by" and the recilids therein of any matters or facts shall t the truthulness therein of any matters or facts shall the truthulness therein of any matters or facts shall the truthulness thereinder, beneficiary may at any elident in person, by agent or by a receiver to be ap-and without regard to the adequacy of any scurity loo-by accured, enter upon and take postession of said prop-of; in its own name sue for or otherwise collect the rents, cluding those past due and unpaid, and apply the same, and other and collection, including resonable attor-

time .

ind exper-ices upon any sciary may determin. 11. The enter collicition of such re-impurance policies or c property, and the any waive any, delaists of operation and collection, including reasonable attor-indebitdness accured hereby, and in such order as bene-ne, eining upon and taking possession of asid property, the ents, issues and profits, or the proceeds of irre and other compensation or awards for any taking or damaee of the pplication or release thereof as aloressid, shall not cure or or notice of delault hereunder or invalidate any act done ice.

o such notice. Upon default by grantor in payment of any indebtedness security in his performance of any agreement hereunder, the beneticiary may sums secured hereby immediately due and payable. In such an event at his referention may proceed to forciolse this trust deed in equity gage in the manner provided by law for mortgage foreclosures or trustee to foreclose this trust deed by advertisement and cause to be trustee to foreclose this frust deed shall execute and cause to be hereby all out beneficiary at his "as" a mortgage in direct the trustee the latter event t deed in equity foreclosures or nt and sale. In nd cause to be e said described ipon the trustee ren required by rovided in ORS direct the trustee to foreclose this trust deed by advert the latter event the beneficiary or the trustee shall even recorded his written notice of delault and his election to teal property to satisfy the obligations secured hereby, a shall in the time and place of sale, give notice thereof aw and proceed to loreclose this trust deed in the man 86.740 to 86.795.

teal property to satisfy the obligations secured hereby, whereupon the trustee shall its the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 85.740 to 85.785.
13. After delault at any time prior to live days belore the date set by the trustee lo roth trustee as lie, the grantor or other persons to mivilaed by ORS 85.740 to 85.785.
14. After delault at any time prior to live days belore the date set by the trustee lo roth trustee's and; the grantor or other persons to mivilaed by ORS 85.760, may pay to the benelicary or his successors in interest, espander the entry at mount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually inclured in enforcing the terms of the obligation and trustee's and attorney's less not exceeding 350 each) other than such portion of the principal as would not then be due had no delaul cocurred, and threby cure the delault, in which event all increcionus proceedings shall be held on the date and at the time and in one parcel or in separate parcels and hall sell the parcel or parcels at suction to the highest bidder for cash and hall sell the parcel or parcel at suction to the highest bidder for cash and able at the time of all. Trustee thall deliver to the purchaser, if deed in proble at the time of late. Trustee the life trustee and a second the expense or including the trustee and a second by law converging the granter and be due highly the proceed of any matters of late. This will be statisticar and beneficiary may success at the sole.
15. When trustee sells pursuant to the powers provided herein, trustee shall ably the proceed of all to parcel at a second be charle by trustee's atterned the doling and second the date and (4) the successor on angle at the divide the other shall be highly the proceed of all persons the sole of

and not rd of trust or of any, action or proceed shall be a party unless such action

0108-1049

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

NOTE: The fruit Deed Act provides that the trustee hereunder must be either an attainey, who is an or sovings and loan association authorized to as business under the Jaws of Dregon or the Un real property of this state, its subsidiaries, affiliates, agents or branches. athive member of the Oregon State Bar, a bank, trust company miled States, or a title insurance company outbarized to insure title to



4606 Ø and that he will warrant and lorever defend the same against all persons whomsoever. Sec. 94 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)⁹ primarily for grantor's persunal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the bonefit of and binds all partles 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. Vivian J. Carlyon 855 E. Haltern St IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (c) 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-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this nelice. Ca Azusa 91702 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF GREET STATE OF OTEGON, IORS 93.490 County of Las Ungiles march 10 ..., 19. Personally appeared the above name duly sworn, not one for the other, did say that the former is the each for himself and president and that the latter is the and acknowledged the foregoing instrusecretary ofvoluntary act and deed. ment to bo a corporation, corporate seal and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by suthority of its board of directors; and each of them seknowledged said instrument to be its voluntary act and deed. References Before me: NATHLAR SEAT acknowled DEFICIAL (OFFICIAL SEAL) Notary Fublic for Oregon 15-77 My commission expires: MY COMMISSION EXPIRES JULY 15, 197 Grantor Benefician County on page 4605 seal WellsFargoRealtyServices ins TRUST DEED within es of said Co hand and record pue 上北沿江 o'clock P.M. 881 3 the for KLAMAT H OF OREGON FORM No. received for that Mortgages Vivian J. Carlson WM. D. MILNE Â CLERK number certify affixed. Witness 5 8 COUNTY I cer was file I of County day STATE book County 1154 #13;14 Record 83 â g 2 8 ÷ 5 FEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been beid. TO: Truntos The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust doed. All sums secured by cald deed have been fully paid and setisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of trust said trust deed or pursuant to statuto, 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 2 estate now held by you under the same. Mail seconveyence and documents to. 1 DATED: . 19 114.1 A CALL STREET STREET Baneficiary Do not lose or destroy this Trest Dood OR THE HOTE which historyre. Both stort by delin Strate 2 and the second OWNER