7219-00521

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may hom time do time approximate a successor or successors to any trustee named herein or to any conversary trustee appointed hereinder. Upon such appointment, and without powers and the successor trustee, the latter shall be vince or any and powers and the successor trustee, the latter shall be only or any distout powers and due to appoint the successor trustee herein named or appoint powers and due to appoint the successor trustee herein name with all title hereunder. Each such appointment and substitution shall be made by written and its place of ereit, which, when recorded in the ollice of the trust deed (Letk or Recorder of the which, when the trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any patheters of perding sale under any other deed of trust or of any action or proceeding in which frantor, 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 on attorney, who is an active member of the Cregon State Ear, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon 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.

pellate court shall adjudge redsonable as the beneficiary's or tructor's attor-ney's less on such append. It is nutually adjread that: It is nutually adjread that: In the event that any portion or all of said property shall be taken under the light of eminent dennian or condennastion, beneficiary shall have the second and the such taking, which are in severes of the emonit sequired incurred by another taking, which are in severes of the emonit sequired incurred by another taking, which are in severes of the emonits parallel of nay all taken for such taking, which are in severes of the emonits parallel incurred by another taking, which are in severes of the emonits parallel by it first upon any reasonable costs and expenses and attorney be secured hereby, and dimension and the balance applied upon the indebtode secured hereby, and dimension are shall be necessarily and or incurred by bene-sed exceed such instrume angles, at its own expense, to take such actions pensation, promptly upon bankicary's request. 9. At any time and train presentation of this deed and the note for ficiary in symment of its less and presentation of this deed and the note for the liability of any person for the payment of the indebtodeness, trustee may

then, at the beneficiary so option, all obligations secured by this instru-herein, shall become immediately due and payable. The above described real property is not currently used for agrees: 1. To protect the security of this trust deed, grantor without it and repair, more proved and maintain said property in good condition on to commit or immove or demolish any, building or improvement thereon; 2. To complete any waste of said property. 3. To complete any waste of said property. 3. To complete any waste of said property, it figurations, covenants, condi-destroyed thereon, and pay when due all then have be constructed, damaged or in an any building or improvement pursuant therefor. 5. To complete the said property, it figurations, covenants, condi-securing such limancing statements pursuant therefor. 4. To provide any continuously maintain insurance on the buildings beneficiary. 5. To movide any continuously maintain insurance on the buildings be and such other harset's as the beneficiary as you for the said promised and the said of the security such thancing a gencies as nany, be deemed desirable by the beneficiary. 5. To provide any continuously maintain insurance on the buildings be and such other harset's as the beneficiary as you for the said will be detivered to the beneficiary as you have the latter; all companent not less than 3. 5. To end the insurance apolitor is expense. The amount if the grantor shall hill be delivered to the beneficiary as you have the sainter all contentiary applicy of insurance apolitor's expense. The amount for or any policy of insurance apolitor's sequent as be applied on said buildings the beneficiary may rocure the same bealter placed on said buildings of any any independent secure hereby and in may such insurance and to the deneficiary may the released to grantor's sequent and buildings of any any independent secure deneraby and insurance and the same the secure in the beneficiary with loss payable to inclusted as beneficiary of any any independent and promitery such

instrument, irrespective of the maturity dates expressed therein, or gricultural, timber or graxing purposes.
(a) consent to the making of any map or plat of said property. (b) join in some of the second of the proof of the proof of the formal subordination of the proof of the proof of the proof of the formal subordination of the proof of the truthulness there in any matters of lacts shall be conclusive proof of the truthulness there in any matters of lacts shall be conclusive proof of the truthulness there in any matters of lacts shall be conclusive proof of the truthulness there in the proof of the proof of the truthulness there is the proof of the proof of the truthulness there is the proof of t

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

Gerrage with from the day the hore which is evened. Both trues we derivered to

Lot 25 in Block 12 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.

and WELLS FARGO REALTY SERVICES INC., AS TRUSTEE UNDER TRUST NO. 7219 , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

ARIADNA REBECCA MCKENNA, AN UNMARRIED WOMAN, TRANSAMERICA TITLE INSURANCE CO.

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FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

S E. CALER ST. 215, 13* 64048

TRUST DEED Page 79

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720

5894

....., as Grantor,

1878-00353 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. 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 it granter is a natural person) are for basiness of commercial purposes other than a 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 hand the day and year first above written. * 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 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; equivalent. If compliance with the Act not required, disregard this notice. If the signer of the charge is a comparison ARIADNA REBECCA MCKENNA Iriadua Rebecca MA If the signer of the above is a corporation, use the form of acknowledgment opposite.] STATE OF CHEESEN, (ORS 93.490) JAN 8 + LOS Hagele STATE OF OREGON, County of, 19 Personally appeared the above named. Personally appeared each for himself and not one for the other, did say that the former is the A RIAdua Reberca McKenna president and that the latter is the secretary of and acknowledged the foregoing instrument to be... 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 authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:voluntary act and deed. Before me: (OFFICIAL Monkt. SEAL) MIS Notary Public for Oregon Calif. Mu commission expires: Notary Public for Oregon ------T. (OFFICIAL Ser. OFFICIAL SEAL My commission expires: SEAL. FRANK F. DeCANIO Notary Public - California My Commission Expires June 16, 1979 100 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. *TO:* _____ Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and notice of an indepledness secured by the toregoing that deed, an outly secure in out secure in out 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 trust acea have been unity paid and satisfied. Four necessing 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 said trust deed or pursuant to statute, to cancer an evidences of indecidences secured by said trust deed (which are derivered to you herewith together with said trist deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: ot lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED T

	STATE OF OREGON
Crantor	STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the SPACE RESERVED FOR RECORDER'S USE STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 1:31
WELLS FARGO REALITY SERVICES INC. AFTER RECORDING RETURN TO WELLS FARGO REALITY SERVICES INC.	Record of Mortgages of said County. Witness my hand and seal of County affixed
572 E. GREEN ST. PASADENA, CA 91101	By Curretha Allo the Deputy Fee-\$6.00