FORM No. 881—Oregon Trest Deed Series—TRUST DEUD.		STEVENS-NESS LAW PU	BLISHING CO., PORTLAND, OR. 97204
John Parris, single man	2th day of	Vol. <u>M79</u> Page1 March	, 19.79, between , as Grantor,
Tranamerica Title Insurance Co. and Wells Fargo Realty Services, 1			
Grantor irrevocably grants, bargains, so in Klamath County, Oregon, c	ells and conveys to	under Trust 7213 trustee in trust, with powe	승규가는 여러 전하는 것 같은 것이 가지만 것을 만들었다. 것은 것이 가지 않는 것
Lot 15, Block 29, Oregon Shores	Subdivision Un	it 2, Tract 1113, in t	he County of
Klamath, State of Oregon, as sho	own on the Map	filed on December 9), 1977 in
Volume 21 Page 20 in the office o	of the county rec	corder of said county	7. H 21 H H H H

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof,"il not sooner paid, to be due and payable 19

The date of maturity of the deb secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary; then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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sold, conveyed, assigned or alienated by the grantor without trust then, at the bonelicary's option, all objications secured by this instance in the bone interventiately due and payable.
The above described real property is not currently used for agriculation of the theorem of the tensor or density and property in Acod condition of the provide or density and the property in Acod condition of the tensor or density and the property in active theorem.
To complete or restore promptly and in good and workmanke or density of the tensor of the tensor

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tument, irrespective of the maturity dates expressed therein, or flured, timber or graing purpose.
(a) consent to the making of any map or plat of said property; (b) join in any theorem is a second allocing any restriction thereon; (c) join in any theorem is a second allocing and the said of the property. The property is any reconveyance may be described ap at the property. The property is any reconveyance may be described ap at the property. The property is any reconveyance may be described ap at the property. The provided thereof, and the recitats there in any reconveyance may be described approximates there of any increase to be approximate in any reconveyance may be described thereon; (c) join in any theorem index of the property of the indextedness hereby secured, part of the indextedness thereon; and the proson, by agent or by a receiver to be approximate on any delault by grantor hereunder, beneliciary may at any former whous notice, either in proson, by agent or by a receiver to be approximated to the indeputed pression of a said property for the indeputedness hereby secured, enter upon and tak prosession of said property, the same on politis, including those as benelicing may determine.
1. The entered, upon and taking possession of said property, the property, and the application or release theread as during and such order as benelicing may determine.
1. Opon delault by grantor in payment of any indebtedness secured heread as any indebtedness are appropriated as any indebtedness are appropriate any delault or notice of delault hereunder or invalidate any act done such order.
1. Opon delault by grantor in payment of any indebtedness secured heread as the property is not so currently used, the beneficiary may proceed to local as the investigation of a state any any indebtedness are appropriated as any appropriate in any indebtedness are appropriated as any

surphis, if any, to the granter or to his successor in interest entitled to such surphis. The second permitted by law beneficiary may from time to time appoint a successor or successors to any trustee hand herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor function, Upon such appointment, and without conveyance to the successor function, Upon such appointment, and without powers und duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of recourd, which, when recourded in the place of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. It appoints a place is the successor fusite is not oblighted is made a public record as provided by law. Trustee is not oblighted is not or proceeding in which kannot, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

Carl Carlos

7213-80202

NOTE: The Trust Deed "Act provides that the truster here oder must be either an artiorney, who is an active member of the Oregon Sace Car," a bank, trust company ar savings and loan association authorized to a universitie to regan or the United States, a talle insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, og mis a bankes, or the United States or any agency thereof.

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The grantor covenants a fully seized in fee simple of said	nd agrees to and d described real	d with the benefic property and has	iary and those claiming	under him, that he is law
				title thereto
and that he will warrant and fo	orever defend th	he same against a		
The grantor warrants that the (a)* primarily for grantor's per (b) for an organization, or (ev	proceeds of the lo	an represented by th		
The second se	发展的路线的 和11		tor Dusmess of confinercial out	TODSET TO DONE
Contract secured b	ors and assigns The	torm har parties h	hereto, their heirs, legatees de	visees, administrators, execu-
IN WITNESS WHEREON	e and the neuter, a F, said grantor h	and the singular num has hereunto set h	struing this deed and wheneve	er the
IN WITNESS WHEREON * IMPORTANT NOTICE: Delete, by lining ou not applicable; if warranty (a) is applicable or such word is defined in the Truth-in-L	le and the beneficiar	iny (a) or (b) is	is hand the day and year	r first above written.
beneficiary MUST comply with the Act an disclosures; for this purpose, if this instrume the purpose	Lending Act and Reg nd Regulation by m ent is to be a FIRST	gulation Z, the naking required	John Parras	⁵ 0
if this instrument is NOT to be a first lien, us equivalent, if compliance with the Ant	Vess Form No. 1305	tien to finance	Yum	Janis
(If the signer of the above is a corporation, use the form of acknowledgment apposite.) HAWAII	all	93.490)	\mathcal{T}	
STATE OF CANENDARY, County of Honolulu		STATE OF ORE	GON, County of	
April 24, 1979 ₁₉ Personally appeared the above page		Personally)ss
John Parris		[사업] · 이 화장 2016년 4월 2017 - 11 2017 - 12 2007 - 12 2007 - 12 2007 - 12 2007 - 12 2007 - 12 200	and not one for the other, did	who, being duly sworn, suy that the former is the
and acknowledged the for			president Secretary	it and that the latter is the
ment to be his voluntary	regoing instru-		allixed to the foregoing instru and that said instrument wa ation by authority of its board	
SEAL) Seal Motory Public for former	Canhae		and that said instrument wa ation by authority of its board d said instrument to be its	
Nothry Public for Reason H	lawaii 5/30/81	Notary Public for O My commission expi	Dregon	(OFFICIAL SEAL)
CIT E OF W		My Commission Cap	res:	
	REQUEST	FOR FULL RECONVEYANCE		
70;	<u></u> 17	when obligations have bee Trustee		
The undersigned is the legal owner ar trust deed have been fully paid and sutisfied said trust deed or pursuant to statuti, to c	nd holder of all inde d. You hereby are o	lebtedness secured by directed on name	the foregoing trust deed.	
nevewith together with said trust doed hand	ancel all evidences to reconvey, withou	directed, on payment s of indebtedness sec it warranty: -to the	to you of any sums owing to ured by said trust deed (wh	Il sums secured by said 9 you under the terms of ich are delivered to you
estate now held by you under the same. Mai DATED:	il reconveyance and	I documents to	arties designated by the term	is of said trust deed the
DATED:				
		當於 <u>認知的</u> 的。 在於法律的主要	Bandining	
De not less or destroy this Trost Deed OR (HE NO	OTE which it secures Bo	th must be delivered to th	Beneficiary	
				veyante will be made.
			STATE OF OREGO	
ALEVENENCES LAW PUB. CO., POPULAND. ONI			County of Klam	math
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Grantor	SPACE	E RESERVED	at 10:47 o'clock A	
	RECO	FOR RDER'S USE	as file/reel number.	70535
ATTER RICORDINALS Provider	99: 396 · · 		Record of Mortgages Witness my h	of said County. and and seal of
Wells Fals S Really Services Inc. 572 E. Green Street			County affixed.	
Pasadena, CA 91101	15 4 0		County Clerk	Title
True Series		A91	By Sernethan 94	(ets W Deputy

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