78236	TRUST DEED	Vol. 7	g_Page	28919
THIS TRUST DEED, made t Roger Neil Hart and Debra H				. 19.79 , betw
s Grantor, Transamerica Fitle Wells Fargo Realty Service				
as Beneficiary,				
•	WITNESSETH			
Grantor irrevocably grants, ba Klamath Cou	WITNESSETH: rgains, sells and conveys to nty, Oregon, described as:		with power of	sale, the prop
Grantor irrevocably grants, ba	rgains, sells and conveys to nty, Oregon, described as: ountry, in the County	trustee in trust, work of Klamath, S	tate of Ore	egon, as sho
Grantor irrevocably grants, ba Klamath Cou Lot 24, Block 3, Klamath Co on Map filed in Book 20, Pa	rgains, sells and conveys to nty, Oregon, described as: ountry, in the County	trustee in trust, work of Klamath, S	tate of Ore	egon, as sho
Grantor irrevocably grants, ba Klamath Cou Lot 24, Block 3, Klamath Co on Map filed in Book 20, Pa	rgains, sells and conveys to nty, Oregon, described as: ountry, in the County	trustee in trust, work of Klamath, S	tate of Ore	egon, as sho

or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Three thousand seven hundred ninety six dollars and nine cents sum of

Dollars, with interest 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, if

not sooner paid, to be due and payable is over the winter by generic the time to point on point in point in the intervention of the solution of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the granter 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.

0.1

1

•••

<text>

strament, integretive of the maturity dates expressed therein, of Morel, imber or grazing purpose.
a) convent to the making of any map or plat of such property, the join my suboffication or other agreement in creating any restriction thread. (c) pain is also suboffication of other agreement allocting this doed or the lum or charge promited in my receivant maturity, all or all paint of the lum or charge present in my receivant maturity, all or all paint of the lum or charge present in my received and the creates there of any metry or large the structure of the lum or charge present in my received and the creates there of any metry or large the infection of the truthelines thereof. There is any of the second in this particular between the second second to be adopted to be adopted of any second to be adopted of any part thereof, in its own name suc or otherwise of the adopted of any part. The second problement of a second receives there and mand, and again the second above the second to be adopted of any part. The second problement of any part any advector any second to adopted of adopted between second any cloud of the second to adopted to be adopted any second to adopted to any second a second to be adopted to be adopted between second any debeted of adopted to any second a second to be adopted by accord to be adopted by accord to be adopted by accord to be adopted by adopted to be adopted by accord to be adopted by adopted to bead by adopted to be adopted by

surplus, if any, to the grandor of to be successor in interst entitled to such surplus. 16. For any reason permuted by law benefocary may from time to time appoint a successor to every a daw trustee named herein or to any successor trustee appointed beruchter. Uson such appointment, and without convex and dates conternat uson any thire shall be vested with all title, issues and dates conternat uson any trustee herein named or appoint international by the substitution shall be made by written instrument executed by benefociers, containing reference to this trust deed and its place of record, which when recorded in the other 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 17. Trustee accepts this trust when this deed date securities and oblighted to motify any party hereto of pending side under any other deed of trust or of any action or proceeding in which game, burdle of trustee shall be a party unless such action or proceeding is bought by trustee.

Heiff. The front Deel Act provides that the tractee herewooder react be either on attainey, which an active reacher of the Magnet State Barrier barriery and homomorphic attain authorized to do homoes realer the has of Cregorian the United States of tild answards, engines a charged to assee other to real property of this state, as subvisiones, although to barriers or the United States or any agency thereof.

## 7461-01380

28920 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

(ORS 93,490)

\* 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 dwolling, 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 notice. If the signer of the above is a corporation. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

Romen Neit Harter Debra Kay Hart

County of N AR1510 9-24 STATE OF OREGON, County of . 19 79 ) ss. . 19 Personally appeared the above named Personally appeared Liser Ling Unroand who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of a a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors: and each of them acknowledged said instrument to be its voluntary act Before me: and acknowledged the foregoing instru-Notary Public for Oregon Notary Public for Oregon My commission expires: (OFFICIAL SEAL)

My commission expires:

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid

36.91

TO:

STATE OF OREGON,

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 lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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

. Trustee

DATED:

Beneficiary

Do not lase 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.

, 19

.

TRUST DEED (FORM No. 881) STEVENS: NESS LAW PUD. CO., POPTLAND. ONL	and and a second se	STATE OF OREGON
Grantor Benelicitary AFTER ALCORDING ALTURN TO Wells - tary,	SPACE RESERVED FOR RECORDER'S USE	County of Klamath [1] [1] I certify that the within instru- ment was received for record on the 17.thay of December [19.79] at. 2:36 o'clock P.M., and recorded in book. M79 on page 23919 o as file/reel number 73236 f Record of Mortgages of said County. Witness my hand and seal on County affixed. Win, D. Milme County Clerk Title By Market a Malach, Deputy Fee \$7.00