FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		Vol.mel rage	154122020 DERTIZIND. OR. 97204
-™6021 6700	TRUST DEED	Vol. Mg1 Pag	T B W A CAR
THIS TRUST DEED, made this James J. Gonzales and Deidre	15th day of	July	, 19.80, between
as Grantor, Transamerica Title Wells Fargo Realty Services, Trustee under Trust 155	Insurance Compar Inc., a Califor	ly Thia corporation	as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargains, inKlamathCounty, Or	WITNESSETH: sells and conveys to tru regon, described as:	istee in trust, with power	of sale, the property
Lot 1, Block 5, Tract Fer9us Oregon, bein g a subdivision Range 13 East of the Willame	SOI the West & a	es, Klamath Coun of Section 5, To	ty, State of wnship 36 South
ju set indention, the "near Carlin tH€ PiCli securit	ан талан талан талар талар калар алар 19 теп жилтан дан талар калар алар калар алар	n an	
together with all and singular the tenements, heredit now or hereafter appertaining, and the rents, issues a tion with said real estate. FOR THE PURPOSE OF SECURING PER FOR THE PURPOSE OF SECURING PER ONE thousand three hund	<i>RFORMANCE</i> of each agree dred twenty two	ment of grantor herein conta dollars and eight	ined and payment of the nteen cents
note of even date berewith payable to bondicious		interest thereon according to	the terms of a promissory

o beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable interneting of order and made by grantor, the final payment of principal and interest hereol, if The date of maturity 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 thereol, 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. herein, shall become immediately due and payable. The above described mean payable. 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 first ther, at the beneficiary's option, all obligations secured by this insthered, shall become immediately due and payable.
The obove described real property is not currently used for ogricult to protect, preserve and maintain said proof, improvement thereon, and rentrice or restore promptly and in good and workmanike of the security of this trust deed, grantor agrees: To complete or restore promptly and in good and workmanike or extension of the security o

strument, irrespective of the maturity dates expressed therein, or llural, fimber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any assement or creating any restriction thereon; (c) join in any ubood finance of the agreement allecting this deed or the lien or charge frontee in any reconvertion without warranty, all or any part of the property. The frequent entited thereoin (correlate the proson or persons the conclusive proof of the truthfulness thereoil Trany matters or lacts shall services menioned in this paratgraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, henelicary may at any time without notice, either in person, by agent or by a conving the approximate of the indebideness hereois secured hereby, and in such order as beneficiary or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and septentes of operation and collection, including these as there insurance policies or compensation orders is larger vanidate any correct or proventy, and the application or release the last any indicatedness secured hereby, and in such order as beneficiary may dealult or notice.
12. Upon delault by grantor in payment of any indebtedness secured here any indicatedness secured hereby is currently used for acticultural, the above described real property is currently used for acticultural, the above described real property is currently used for acticultural, timber or grazing purposes, the beneficiary may proceed to loreclose this trust deed in equity, as a mortgage in the manner provided by law lor mortgade for diverter if and real property is not so currently used, the beneficiary and protect to sole of the indebideness there of the indebtedness secured hereby is currently used to assicultural, timber or grazing purposes, the beneficiary or any indebtedness the advertex seconded to loreclose this trust deed in e

surplus, if any, to the granner or no his successer in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to line appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reletence to this trust deed and its place of record, which, when recorded in the plice of the County Gletk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. In the successor trustee is not be able to be appointed and acknowid to be informed a public treat which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. In the successor trustee is not obligated to be informed a public treat when this devid, duly executed and acknowich and in place of record an provided by law. Trustee is not trust or of any action or proceeding in which the funder y 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to do business under the laws 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. 115

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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. 20258 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; 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. dicreared this notice min James 7 Gonzales Ð Deidre onzales Signatyres ants_ Re. DEFT Alle James Gonzal Deidre D Gonzale State of California Los Angeles) ss County of If other than individual, use corporate or partnership acknowledgment as appropriate. 13th On this July day. 1981 a Notary Public in and for said State, personally appeared James J. Conzales and Deidre D. Conzales Jennie M. Howell before me, known to me to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged that he/she/they executed the same. OFFICIAL SEAL JENNIE M. HOWELL NOTARY PUBLIC-CALIFORNIA NOTARY PUBLIC-CALITONIA LOS ANGELES COUNTY My Commission Expires Nov. 20, 1984 (SEAL) To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said, Trustee The undersigned is the legal owner and noticer of all indectedness secured by the toregoing 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 said this been of pursuant to statute, to cancer an evidences of indepretiness secured by said thus used (which are derivered to you is herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: 19 STATE OF OREGON,) Beneficiary ounty of Klamath) i which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. on this 23 ___day of November A.D. 19_81 1.4 STATE OF OREGON at 8:50 ____ o'clock _____ M, and duly County of Klamath recorded in Vol. <u>M 81</u> ANI SSIONER _of __<u>Mtge</u> I certify that the within instruoge_20257 was received for record on the day of November 19.81 ment 2nd Etyl. EVELYN BIEHN, County Clerk ...day of at.11:55.....o'clock.. A.M., and recorded RESERVEN By Ne (New Deputy ron≧ as file/reel number.....6021..... Fm 8.00 RECO Record of Mortgages of said County. Wells Fargo" Realty Services Inc. EO Witness my hand and seal of County affixed. 572 E. Green Street Evelyn Biehn Päsadena, CA 9101 Haria D.J Sounty Clerk odriguet Title ByDernetha Alto May Deputy Fee \$8.00 ۵ ک