Nº 121. 0 11.14 Sec. FORM No. 881-Oregon Trust Deed Series-TRUST DEED. INIT erz Sta Green Street Passana Manorela Silui STEVENS-NESS LAW PUBLISHING CO., PORTLAND, GR. 97204 TRUST DEED m Mone THIS TRUST DEED, made this . 1 Fage 3566 83 Glenda Kay Adams, 193, between as Grantor, Transamerica Title Insurance Company as Grantor,Transamerica Title Insurance Company Wells Fargo Realty Services, Inc., a California corporation as Trustee, and as Trustee, and of Trust 7461-1 as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: Lot 14, Block 7, KLAMATH COUNTRY, in the County of Klamath, State of Oregon filed in Book 20, Page 6 of Maps in the office of the County Recorder together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Four Thousand Eight Hundred Ninety-Five and Ninety-One cents note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it <text><text><text><text><text><text><text><text><text> tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. (b) pain in stanting any casement or creating any restriction therean: (c) pain in any subordination or other agreement allecting this deed or the lien or charle thereof: (d) reconvey, without warrany, all or any part of the propert. The feasibility of the thereof, and the recital there in any meters or lack shall be observed and the rule of the reconvey and there is any mater or the propert. The feasibility particular thereof is any reconvey and the recital there in any reconvey and the rule there is any matter or lack shall be conclusive proof of the truthulines thereof. Trustee's less for any of the provide services mentioned in this parator hereunder, beneficiary may at any be conclusive proof of the truthulines thereof.
10. Upon any default by grantor hereunder, beneficiary may at any the indebtedness hereby secure on and take possession of sail proverses and profits, including these past due and unpaid, and apply the reme, news less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The metring upon and taking possession of said property, the rents, collection of such removes and profits, or the proceeds of up and there and upside there and there include the application or release thereol a down and or damake of the rents, insues and profits, or the proceeds of up and there and upside the possession of said property, the rents, collection or release thereol a down and and the application or release thereol a down and admines or and and the and there and upside the rents, issues and profits, or the proceeds of up and the possession of a said property and the application or release thereol a down and at any or detaut the events of nore and there and upside any detaution or owards for am taking rescards of the any data down and take any act and said and apply the said the possession or such asaids or any said at the events and profits or waive any default or potice of default hereinder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or his performance of any agreement hereinder, the beneficiary may declare all sums secured hereby immediately due and the beneficiary may declare all sums secured hereby immediately due and the beneficiary may event the sum declared his written potice of default and his there have advertisement and xile. In the latter event the beneficiary or the inside have event the suid default event the time and place of state, all works secured hereby, whereupon the inder latter event the beneficary or the inside have hereby, whereupon the inder latter event the beneficary or the inside have hereby, whereupon the inder latter event the beneficary or the inside have hereby, whereupon the inder latter event the beneficary or the inside have hereby, whereupon the inder latter event the beneficary or the inside have hereby, whereupon the inder latter event the beneficary or the inside of the hereby, whereupon the inder latter event the beneficary or the inside of the hereby, whereupon the inder latter event to burclose this trust deed in the said due in ORS 86.740 to 86.745. 13. Should in ORS 86.740 to 86.745. 14. Should in ORS 86.740 to 86.745. 15. Here on the invite s aid, the fantor or other person ware set by the ORS 86.760, mystres s aid, the fantor or other person ware set by the ORS 86.760, mystres s aid, the fantor or other person ware set by the obligation secured thereb (huding costs and expenses actually in and the endorcing the terms of the induction and trustee's and attorney's lees mystred inder of the thereb of the obligation and trustee's and attorney's lees mystre the delault, in which event all toreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the turns celthe default, in which event all foreclosure proceedings shall be dismissed by the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the police of sale or the time to which said property sing in one parcel or provided by law. The trustee may sell said property ends auction to the higher place and shall sell the parcel will said. Trustee the property so sold without any covenant or warranty, espress or im-plied. The recitals in their without any covenant or warranty, espress or im-plied. The recitals in the without any covenant or warranty, espress or im-of the truthulness thereoid of any matters of lact shall be converse proof the frantor and beneficiary, may purchase at the sale. I. Swhen frustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-strume, the obligation sourced by the trustee with the birt frustee is the trus-teed as then interest may appear in the wide of their provided here in the the surplus, it any, to the granter or to his success in interest withel to such aurithe it and the sense in account to the interest of the trustee of the trustee in any appear in the wide of the provided here in the the surplus it any. In the granter or to his success in interest middle to such the surplus. surplus, if any, to the granter or to his successed in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from those to interappoint a successor or surveys to any trustee harmed bereau, to any successor trustee appointed trustee, the latter shall be vested with authout powers and duties conferred trustee, the latter shall be vested with authout powers and duties conferred trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be readed by confer-ding appointed to the successor of the successor trustee and powers and duties conferred trustee, the latter shall be readed by confid-ing the successor of the successor of the successor trustee instrument executed by beneficiary, containing reference to this trust ited and its place of record, which, when recorded in the office of the County clerk or Recorder of the courte recounties in which the property is counted and clerk of the courter appointment of the successor trustee scheme headed to make any public revord as provided So the courter of any achieve applies of a project appointment of the successor trustee and the public revord as provided So the courter of and achieve headed to make any public revord as provided So the courter of and obligated to make any public revord as provided So the courter of the aball 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 attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure this to trust property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under OPS 676 505 to 676.585.

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7461-01961

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

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and that he will warrant and forever defend the same against all persons whomsoever.

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IN WITNESS WHEREOF, said grantor	has hereunto set his	hand the day and year first	· - • - · · ·	
* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIR the purchase of a dwelling, use Stevens-Ness Form No. 1336, of a dwelling use Stevens-Ness Form No. 1306, or equivale with the Act is not required, disregard this notice.	anty (a) or (b) is iary is a creditor Regulation Z, the making required ST lien to finance D5 or equivalent;	Lenda Kay Adams	LIKL).	
(If the signer of the abave is a corporation, use the form of acknowledgment opposite.)				
	RS 93.490)			
County of MUNTNOHIAH }ss. FEBRUARY 17, 1983 Personally appeared the above named	STATE OF OREG	STATE OF OREGON, County of		
Paranally	Personally a		and	
GLENDA KNY ADAMIS			who, each being first	
2	duly sworn, did say	that the former is the		
	president and that	the latter is the		
	secretary of	e de la companya de l	a same a same	
and acknowledged the foregoing instru- ment to be (OFFICIAL SEAL) Notary Publicator Oregon: 10-OREGON M UM CATURDON of pictoristes3/19,	sealed in behalt of and each of them and deed. Hefore me: I otary Public for C		ument was signed and	
	<u> </u>	ires:		
TO: The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held bytyou under the same. Mail reconveyance DATED: , 19	l indebtedness secured b are directed, on paymen ences of indebtedness sec ithout warranty to the	y the foregoing trust deed. All a t to you of any sums owing to yo	ou under the terms of	
	··· ······ ····	Beneficiary		
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to (-	rance will be made.	
TRUST DEED	and an entry to be a state to a state to a state to	1. The second se Second second sec		
(FORM No. 881)		STATE OF OREGON	I I	
STEVENS-NESS LAW PUB. CO., PORTLAND, DRE.		County of Kla		
			he within instru-	
		ment was received fo	or record on the	
Glenda Kay Adams		9th day of Man at 11;59 po'clock A	rch 19 83	
Wells Fargo Realty Services, Giffer	SPACE REPERVED	in book reel volume I	Vu. M. 83 on	
572 East Green Street	FOR		coment fee file	
Pasadena, California 91101	RECORDER'S USE	instrument/microfilm_i	No.21177	
D = 11		Record of Mortgages	of said County.	

AFTER RECORDING RETURN TO Wells Fargo Realty Services, Inc. 572 East Green Street Pasadena, California 91101

. ait m. Dongely

Fee \$ 8.00

Witness my hand and seal of

By Servethard Retich Deputy

County affixed.