The sells a sells a	VITNESSETH:
County, Oregon, o	'ITNESSETH: nd conveys to trustee in trust, with power of sale, the propert described as:
Lot 15, Block 7, KLAMATH COUNTRY, in the County of Klamath, State of Oregon, as shown on Map filed in Book 20, Page 6 of Maps in the office of the County Recorder of said County.	
an a	
ur Thousand Eight Hundr	and appurtenances and all other rights thereunto belonging or in anywise is thereof and all fixtures now or hereafter attached to or used in connec- NCE of each agreement of grantor herein contained and payment of the ed Ninety-Five and 53/100
gned or alienated by the grantor without iary's option, all obligations secured by the	roperty, or any part thereof, or any interest therein is sold, agreed to be first having obtained the written concent or series is sold, agreed to be
e security of this trust deed, frantor agrees reserve and maintain said property in dood condition of demolish any building or improvement there are a security of any security and in good and workman improvement which may be constructed, damaged y where means all costs incurred therefor. the all laws, ordinances, regulations, covenants, cordinations, ordinances, regulations, covenants, construction, and property. If all laws, ordinances, regulations, covenants, cordinates, and property. If the beneficiary so reguests, and property. If all laws, ordinances, regulations, covenants, cordination, and property. If all laws are and to pay tor liting same in y another as all costs incurred therefor. A continuously maintain insurance on the building on the said prometal cost of all lien searches may blices, as well as the cost of all lien searches may on the beneficiary may from time to time require, as the beneficiary may from time to the latter, search to provide the same at grantor pays prior to the explication or release to the beneficiary at board any be applied by beneficiary at least filter days prior to the explication or release the another of grantor. Such apparent of the another and the another another and the another another another and the another	 pricultural, timber or grazing purposes. (a) consent to the making of any map or plat of said property: (b) join in substanting any easement or creating any restriction thereon: (c) join in any substanting any easement or creating any restriction thereon: (c) join in any substanting any econveyance may below the granter in any reconveyance may ball of any part of the property. The fragily entitled thereto? and the recital dravibed as the "person or charks or isfally entitled thereto?" and the recital dravibed as the "person or charks or conclusive proof of the truthulmes there of any any test the solution of the aspect of any of the truthulmest or back shall be conclusive proof of the truthulmest or backs shall be conclusive proof of the truthulmest or backs shall be conclusive proof of the truthulmest or backs shall be conclusive proof of the truthulmest or backs shall be conclusive proof of the truthulmest or backs shall be conclusive proof by a gent or by a gent or by a security to be any or any part thereol, in its own norm and take possession of said property, the promety or any part thereol, in its own norm and index possession of said property, the induction of any indebtedness secured hereby, and in such order as there. If the application or relaxe there or invalidate any act there any indebtedness secured hereby and in the order as there in property, and the application or any any application or invalidate any the do the application or relaxe there and applicate any act the any concerned with any thereform any application or invalidate any call do there approach terts, issues and profits in the proceeds of the and other property, and the application or awards for invalidate any act do the application or the any agreement hereunder, the beneficiary may determine. 11. The entering upon and taking possession of said property, the invalidation of such terts, issues and profits in the and other property, and the application or awards for invalidate. In such other any act any agree
of this deed, to pay all cours appear, including the beneficiary's or trustee's attorney's lees; the entioned in this paragraph of all cases shall be in the event of an uppear trust all cases shall be in the event of an uppear trustee's attorney's lees; the appearance of the trustee's attorney and the ap- earmable as the beneficiary sore trustee's atto- ed that my partient of all of soft property shall be taken umain or conformation. Lenchman shall he taken that all or any partien of the trustee's atto- te that all or any partien of the trustee to passifie ing, which are in excess of the trustee to passifie expenses and attorney's lees needen by add or proceedings, shall be paid to be the trustee for easonable costs and expenses and attorney lees, to courts necessarily paid or incorred by ben- as shall be necessary in obtaining such com- diciary's request. and time to time upon written request of bene- conveyances, for cancellation), without allecting the payment of the indebtedness, trustee more	the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the supernet of sale, in- ations the compensation of the trustee and a meaning charge the trustees the supernet of the grant sourced by the trustee the trustee of sources over the grant source by the trustee the sources the supernet of the grant sourced by the trustee the trustee the source of the grant source by the trustee the trustee sources over the grant source by the trustee the sources the sources of the grant source by the sources of the sources the sources of the grant source by the sources of the sources the sources of the grant source by the sources of the sources the sources of the grant source by the sources of the sources the sources of the grant source by the sources of the sources the sources of the sources of the sources of the sources of the sources the sources of the grant source the latter shall be writed with all this hereunder. Each sources of the sources of the sources of the sources and the sources of the count of the sources of the sources of the sources of the sources of the source of the sources of the sources of the sources thereunder. Each sources of the sources of the sources of the source of the sources of the sources of the sources of the sources of the source of the convey and the sources of the source of the source of the source of the convey and the sources of the source of the source of the source of the convey and the sources of the source of the source of the source of the sources of the source of the source of the source of the source of the source of the source of the source of the source of the source of the converse of the source of the source of the source of the source of the converse of the source of the shall be conclusive proof of proper appointment of the sources of the source of trust of the of the source
	Block 7, KLAMATH COUNT shown on Map filed in 1 Recorder of said County. Recorder of secured by the sinstrum yable. In the event the within described p maturity of the debt secured by this instrum yable. In the event the within described p field or allenated by the grantor without ary's option, all obligations secured by this immediately due and payable. Stibed real property is not currently used for as security of this trust deed, grantor agrees recreated maintain said property in good count improvement which argo is good and workman. Improvement which argo is good and workman. Stifes, as well as the cost of all links same in a ching agencies as may be deemed desirable by t the doments pursuant to the side of some requires. The said property: if the battors, covenants, con- the said property is not surrent work has the said in the said surgers regulations of admage by the statements pursuant to the said struct on the said state out of all in some some as insure fragments to prove any bot infinition as insure fragment to prove any bot infinition as insure fragment to prove any bot infinition and the said provider is the said strate of all such order as beneficiary to the insurance policy may be applied by and the equi- tive the same at grantor septement for domage and beneficiary with lunds with which his as sured hereby and in such order as beneficiary in other insurance policy in the said resource any part of such tars, allores and to pay the band to the charge spanshe by granter investigation as the granter of the bott secured by this and there there on any spinet spannet there bis and state

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3. -FORM No. 881-Origin Trust Deed Series-TRUST DEED.

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of Trust 7461 as Beneficiary,

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es.

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 loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to resure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an extraw agent licensed under GVS 505 to 676 585.

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TEVENS-NESS

TRUST DEED

as Grantor, Transamerica Title Insurance Company Wells Fargo Realty Services, Inc., a California corporation as Trustee, and Trustee

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property

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). (k) MARKANARA SALANA (k) MARKANARA SALANA MARKANA SALANA **CPURSONS**. 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. Glenda Kay Adams (dams) * 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 as 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 dwelling, use Stavens-Ness Form No. 1305 or equivalent; the sinstrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stavens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)) 55. STATE OF OREGON, County of , 19 STATE OF OREGON, and County of MUNTNOMAN)s FEBRUARY 17, 1923 Personally appeared who, each being first duly sworn, did say that the former is the Personally appeared the above named OLENDA NAY ADAMS president and that the latter is the a corporation, and that the seal affixed 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 and deed. secretary of and acknowledged the foregoing instru-HER Samary - 1101 Before me: ment to be RUTH PRANZETTI Before mes (OFFICIAL SEAL) (OFFICIAL Notary Public for Oregon SEAL) Notary ROMARTOPODLECOREGON My commission expires: 3/19/85 My, Commission Expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and notice of all indedicatiess secured by the totegoing that deed. All same secure by and 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 TO: trust deed there been turity paid and satisfied, for 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 saw was used or pursuant to statute, to cancel an evidences or indepledness secured by saw itust used (which are derivered 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 estate now held by you under the same. Mail reconveyance and documents to . 19 DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be STATE OF OREGON. - ss. TRUST DEED Klamath County of I certify that the within instru-[FORM No. 881] ment was received for record on the STEVENS NESS LAW PUB. CO., PG 9th day of Earch . 19 03. at 11;59 Sclock M. and recorded in book reel volume No. Y 83 SPACE RESERVED Glenda Kay Adams or as document_fee/file/ page 3509 Grantor FOR instrument/microfilm No. Record of Mortgages of said County. RECORDER'S USE Wells Fargo Realty Services, Inc. Witness my hand and seal of 572 East Green Street Pasadena, California 91101 County affixed. Beneficiary' Evelyn Siehn Slamath Co. Clerk AFTER RECORDING RETURN TO By Gernethand Seloth Deputy Wells Fargo Realty Services, Inc. 572 East Green Street Pasaderia, California 91101 IL Fee \$ 8.00 at m. longely