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FORM No. 881—Oregen Trust Desd Series—TRUST DEED.			IBHING CO., PORTLAND, OH. 97204	
¹⁸ 43.187	TRUST DEED		Page 2888	
THIS TRUST DEED, made this OBERT L. LUCAS & GENIE S: TRANSAMERICA TITLE and WELLS FARGO REALTY SER	LUCAS, HUSBAND ANI INSURANCECO VICESINCTRUSTER WITNESSETH:	E.UNDER TRUST. #	7219., as Beneficiary,	
Grantor irrevocably grants, barg n	tains, sells and conveys to tru regon, described as:	istee in trust, with power	ot sale, the property	
Lot 24 in Block 1 OR County of Klamath, S October 3, 1973, in office of the County	Volume 20. pages 21	and 22 of MAPS		
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		and the second se		
tion with said real estate. FOR THE PURPOSE OF SECURI sum of two thousand four hi thereon according to the terms of a prantas tinal payment of principal and interest here The date of maturity of the dobt secc becomes due and payable. In the event the sold, conveyed, assigned or alienated by the then, at the beneficiary's option, all obligat herein, shall become immediately due and pa The chove described real property is no	UN GTEG. LWEILLY. BILLU. 2 sory note of even date herewith, pu- vol, it not sooner paid, to be due anu- ured by this instrument is the date, within described property, or any he grantor without list having ob- tions secured by this instrument, in syable. at currently used for egricultural, timbe	ayable to beneficiary or orde ayable do beneficiary or orde to part beneficiary or orde stated above, on which the f part thereot, or any interest otained the written consent or rrespective of the maturity ar or grazing purposes.	r and made by grantor, the 	
The doove destribut ted property is To protect the security of this trust I. To protect, preserve and maintain said and repair; not to remove or demolish any building not to commit or permit any waste of said property 2. To complete or restore provide may manner any building or improvemental coast incur:	deed, grantor agrees: (a) conser	It to the making of any map or p iny easement or creating any rest ion or other agreement alfecting f) reconvey, without warranty, all any reconveyance may be deacu- itiled thereto," and the recitals the ive prool of the furthinines there enjoined in this paragraph shall be r	lat of said property; (b) join in riction thereon; (c) join in any this deed or the lien or charge or any part of the property. The ibid as the "person or persons on of any matters or lacts shall	
destroyed inercon, and pay with all laws, ordinances, reg ions and restrictions affecting said property; if the	beneficiary so requests, to time with	itied thereto, and the recitals the live proof of the truthluines there entioned in this paragraph shall be r Upon any delault by grantor he out notice, either in person, by a y a court, and without refard to	ol. Truitee's lees for any of the oct less than \$5. reunder, beneficiary may at any gent or by a receiver to be ap-	
join in executing such linancing statements pursuan cial Code as the beneficiary may require and to proper public office or offices, as well as the cost by tilling officers or searching agencies as may be	t of all lien searches made e deemed desirable by the issues and	and expenses of operation and coll upon any indebtedness secured he	ue or otherwise collect the rents, and unpaid, and apply the same,	
beneficiary. 4. To provide and continuously maintain	inst loss or damage by lire ney's fees	y determine.	possession of said property, the	
beneficiary. A To provide and continuously maintain now or herealter erected on the said premises adja and such other hasrate as the beneficiary may inc an amount not less than 8. companies acceptable to the beneficiary, with loss policies of insurance shall be delivered to the bene- it the grantor shall thil to any reason to procure it the grantor shall thil to the beneficiary at least lifter terms of the beneficiary at least lifter	an time to time require, in s payable to the latter; all eliciary as soon as insured; any such insurance and to ro days prior to the explica	y detrime: The entering upon and taking ol such rents, issues and prolits, policies or compensation or awards and the application or release there y default or notice ol default here to such notice.	eol as aloresaid, shall not cure or under or invalidate any act done	
beneficiary. 4. To provide and continuously maintain now or herealier erected on the said premises again and such other hazards as the beneficiary may inco an emount noi less than a homeficiary may inco an emount noi less than a homeficiary with loss policies of insurance soil be delivered to the bene- li the grant policies to the beneficiary at least lifted deliver said policies to the beneficiary at least lifted the beneficiary may procure the same at grant the beneficiary may procure the same at grant of the said and thered, may the to procure the same at grant may determine, or at option of beneficiary the sam not cure or weive any delault or notice of delault at done pursuant to such notice.	minime to time sequife, in fichary many minime to time sequife, in 11. s payable to the latter; all collection any uch insurance and to an days priot to the szpina time sequence of the same sequenc	policies of complexation of the weather and the application of default here default of control of default here Upon default by grantor in pays in his performance of any agreeme tauma secured hereby immediately e above described real property farsing purposes, the beneficiary r quity, as a mortfage in the mant es. However il said real property	ed as iloreand, shall not cure or under or invalidate any act done ment of any indebtedness secured nt hereunder, the benelicary may fue and payable. In such an event s currently used for agricultural, nay proceed to foreclose this frust er provided by law for mortgage not ac currently used, the bene-	
beneficiary. 4. To provide and continuously maintain now or herealler erected on the said premises again and such other hasards as the beneficiary may fro an errount not less than 8 in beneficiary may fro an errount not less than 8 in beneficiary may fro an errount not less than 8 in beneficiary may fro an errount not less than 8 in beneficiary at least lifted deliver said policity of insurance now or herealter the gantor shall be the beneficiary at least lifted deliver said policity of insurance now or herealter the beneficiarder any tire or other insurance policy collect upon any indebteness socure hereby and i may patt thereoi, may be taleased to grantor. Such not cure or waive any delault or notice of delault at done pursuant to such notice. 5. To keep said premises tree from constit farse, assessments and other charges that may be against said property before any part of such ta charges become past due; or delinquent and promp	minime to time sequire, in fichary man print time to the latter; all collection as soon as in aurance any such insurance and to any such insurance and to any such insurance and to any such insurance and to any such insurance and to n days priot to the szpin trans be applied by beneli- itre amount so collected, or hereinder or invalidate any uction lens and to pay all ticary at the application or release shall time arount so collected, or hereinder or invalidate any uction lens and to pay all ticary at the arount so collected, or hereinder or invalidate any uction lens and to pay all the around to pay all the arount so collected, or hereinder or invalidate any the around to pay all the around the around to pay all the around to the around to pay all the around the	policies of compension of a water and the application or release ther o such noice. . Upon delault by granfor in pay in his performance of any agreeme sums accured hereby immediately is above described real property i grazing purpose, the beneficiary r quily, as a morifage in the man- his election may proceed to force or direct the trustee to loreclose In the latter event the beneficiary be recorded his written molice of a fibed real property to satisfy the trustee shall lix the time and place by law and proceed for loreclose I	ed as aloreaid, shall not cure or under or invalidate any act done ment ol any indebiedness secured in hercunder, the beneficiary may fue and payable he under the secured as currently used in action ar event any proved to lose done the inter- reprovide the law secured this trust decy negrecities this trust decy negrecities and this, trust decherling and or the trust beneficiary as a lose this trust decherling whether or the trust beneficiary and lose this trust decherling whether or the trust beneficiary whether of all and his escent on sell the bigations second hereby, where- ol alle, give notice thereof as then is trust deed in the manner pro-	
beneficiary. We characterize the series of	minime to time sequire, in fichary man print time to the latter; all collection as soon as in aurance any such insurance and to any such insurance and to any such insurance and to any such insurance and to any such insurance and to n days priot to the szpin trans be applied by beneli- itre amount so collected, or hereinder or invalidate any uction lens and to pay all ticary at the application or release shall time arount so collected, or hereinder or invalidate any uction lens and to pay all ticary at the arount so collected, or hereinder or invalidate any uction lens and to pay all the around to pay all the arount so collected, or hereinder or invalidate any the around to pay all the around the around to pay all the around to the around to pay all the around the	policies of compensation of a wature and the application or release ther of such noice. . Upon delault by grantor in pay in his performance of any agreeme sums secured hereby immediately is above described real property i grazing purposes, the beneficiary r quily, as a mortgåge in the manu- tes. However il said real property i his election may proceed to force or direct the trustee to lorectore or direct the trustee to lorectore.	well as alorenaid, shall not cure or under or invalidate any act done ment of any indebiedness secured at hereunder, the beneliciary may due and payable. In such an event sourcently used for adricultural, nay pruced to foreclose this trust er provided by law for mortgages not so currently used, the bene- tois trust deed in equity as a this trust of the state and leault and his election to self the bilidations secured hereby, where- of sale, give notice thereof as then its trust deed in the manner pro- vectore by advertisement and sale of days before the date set by the or other person so privileded by r his successing in interest, respec-	

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no note secured and 7 of this secured by this of any of the said, the prop-bound to the ligation herein then after dei trustee jor h DRS 86.760, tively, the eni obligation secu enlorcing the ceeding 450 e be vice had n all ioreclosure be vice had n all ioreclosure place designat in one parcel auction to the shall deliver the property. plice. The rec of the truthi the granter an Minerized "and all such payments shall be immediately due and payable with-yout police, and the nonpayment thereof shall at the option of the beneliciary, ounder all sums recured by this trust deed immediately due and payable and "6. To pay all costs, lees and expenses of this trust including the cost-of the scence as well as the other costs and expenses of the 'trust's incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. "7. To appear in and general of the cost in and expenses of the 'trust's incurred alleet the iscurity alpha in a dischart of any action or proceeding purporting to alleet the iscurity is the other is beneliciary or trustee; and in any suit, action or proceeding inform of this deed, to pay all costs and expenses, in cluding elocation and is the senticiary or trustee at itorney's lees including any suit to fine of libe and the beneliciary or trustee at itorney's lees ito cluding elocation and any action or proceeding information or proceeding information of the elevities and its and atterney is a standard and any action or proceeding information of the issues at a standard and the elevities at the elevities at a standard and atterney is less the information of the inf

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ne to any time app successor conveyan powers a hereundei instrumen and its Clerk or shall be obligated trust or shall be

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attancy, who is an active or savings and foon association authorized to do business under the taws of Oregon or the United States, a property of this state, its subsidiaries, offiliates, agents or branches, or the United States or any agency there

ana fees,

in the event of an appeal from any court shall adjudge reasonable as the benelicitary so rite is court shall adjudge reasonable as the benelicitary so rite iters on such appeal. It is mitually agreed that: It a right of eminent domain or condemnation . It is olects, to require that all compensation to react that all of reasonable.

its fees a e of full re person for

9. At any liciary, payment endorsement (in the liability of a

ance applied upon the indebtedness s own, expense, in take such actions e necessary in obtaining such com-uses. tigte upon writter request of bene-tion of this deed and the note for , for cancellation, without allecting at of the indebtedness, truttee may of the Oregor

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2889 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 werrants 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), (b) supremensation to the second s IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and yess first above written. IMPORTANT NOTICE: Dolete, 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 dwelling, use Stevens-Ness Form No. 1306 or equivalent; if this instrument is NOT to be a first lien, uso Stevens-Ness form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Pobert T. Iucas ROBERT . LUCAS Jene S. ura GENIE S. LUCAS (if the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) HAWAII STATE OF DECKNY STATE OF OREGON, County of ... City & .Honolulu Personally appeared January 17 ..., 19.7.8. Personally appeared the above named. Robert Kulcas and Genie S. Lucas who, being duly sworn, each for himself and not one for the other, did say that the former is thepresident and that the latter is the 5 3 A R secretary of , a corporation, and that the seal allized to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: edged the foregoing instrument to be cknow 5 thefr n Before me: * ... voluntary act and deed. of Before me: (OFFICIAL 2 a Meete iki SEAL) Noter Public State of Noter Public State of My commission expires: 12 Hawaii (OFFICIAL SEAL) My Notary Public for Oregon 12/7/78 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO: Trustee The undersigned is the legal 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 estate now held by you under the same. Mail reconveyance and documents to DATED. Beneficiary De not lase or destroy this Trust Deed OR THE NOTE will be Both must be delivered to the trustee for concellation h STATE OF OREGON TRUST DEED (FORM No. 881) County ofKlamath. I certify that the within instru-ROBERT L. LUCAS ment was received for record on the WREE SEELZ GENIE S. LUCAS at 10: 11.... o'clock. A... M., and recorded SPACE RESERVED Grantor FOR RECORDER'S USE Record of Mortgages of said County. WELLS FARGO REALTY SERVICES Witness my hand and seal of County attized. INC., Beneficiary CICES: ХĊ; AFTER RECORDING BETURN TO A tine: aa kan, GRANNED VED REPERVICE DAMA MM. D. Milnessen WELLS FARGO REALTY SERVICES INC., County Clerk and the second second 572 E. GREEN ST. By Gernethand felod Deputy in the part PASADENA, CA 91101 States States Fee \$6.00 atter that Baca