FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	MTC-	8117	GG 21.*()() STEVENS-NESS LAW PUB	LISHING CO., PORTLAND, GR. 97204
75532	TRUST D	)EED	Vol. <u>m79</u> Pag	
승규, 승규는 것 같은 것 같	16th da	of Oct	ober Councy (76	
MOUNTAIN TITLE COMPANY		e staat inter		, as Trustee,
and OSCAR J. SHADLEY and MARSHA	WITNESS			and the second s
Grantor irrevocably grants, bargains in <sup>121</sup> Klamath County, Oregon	s, sells and conve n, described as: 16		n trust, with power	r of sale, the property
A parcel of land situated in the Range 10 East of the Willamette M		rter of Sec	いいて おおおよう やびがら トレールの 白	BET ETA BRATER A AN AN AN ANT AN AN AN AN AN AN
described as follows: Commencing at a bolt at the inter				
Road, county roads, and marking t South 89% 59' 50" East along the	South line of	'said North	west quarter,	30.00 feet to
the Easterly right-of-way line of said right-of-way line, 158.56 fe				
thence continuing North 00° 21' 4 thence North 89° 56' 43" East, 13	0" East along	g said right	-of-way line,	142.76 feet;
00° 17' 02" West along the East 1 feet to a 1/2 inch iron pin; then	ine of the So	outhwest qua	rter Northwest	quarter, 143.42
point of beginning.	ce South 09	.2021 wes	t, 1301.24 iee	r ro rue
DYLED: together with all and singular the tenements, her				
now or hereafter appertaining, and the rents, issu tion with said real estate upper the source (real, issue FOR THE PURPOSE OF SECURING F	UNITIONS ON DOCHT	កុលនេះ ស្	방상형의 그 승규는 것같아?	이 전문 선물님께서는 것 같아? 이 것이 같아요~ 것이
sum of ELEVEN THOUSAND EIGHT HUNDR thereon according to the terms of a promissory n	ED AND NO/100	rewith, payable t	beneficiary or order	Dollars, with interest
Final payment of principal and interest hereof, if The date of maturity of the debt secured b	y this instrument is	the date, stated a	bove, on which the fi	
becomes due and payable. In the event the withi sold, conveyed, assigned or alienated by the gra- then, at the beneficiary's option, all obligations s	antor without first l	having obtained t	he written consent or a	approval of the beneficiary,
herein, shall become immediately due and payable: The obove described real property is not curre	pin nasis aufs music stiffed	teritorie antes deservitatio		
To protect the security of this trust deed, 1. To protect, preserve and maintain said propert and repair; not to remove or demolish any building or in	y in good condition	granting any easeme subordination or oth	nt or creating any restricter	nt ol said property; (b) join in ction thereon; (c) join in any his deed or the lien or charge
c not to commit or permit any waste of said property. 2. To complete or restore promptly and in good manner any building or improvement which may be considerationed thereon, and pay when due all costs incurred there.	d and workmanlike tructed, damaged or	grantee in any recorve legally entitled there be conclusive proof	y, without warranty, all o nveyance may be describ to," and the recitals there of the truthlulness thereo	r any part of the property. The bed as the "person or persons in of any matters or facts shall f. Trustee's fees for any of the
3. To comply with all laws, ordinances, regulation tions and restrictions allecting said property; if the benefit	s, covenants, condi- ciary so requests, to	time without notice,	this paragraph shall be no y delault by grantor here either in person, by age	t less than \$5. eunder, beneliciary may at any ent or by a receiver to be ap-
for in eccenting account, and the advertise procession of pay for range of the second	그는 것 같아요. 그 옷에 있는 것 같아요. 그 가지는 것 같아요. 그 것	the indebtedness her erty or any part th	eby secured, enter upon an ereol, in its own name su	e adequacy of any security for nd take possession of said prop- e or otherwise collect the rents, ad unpaid, and apply the same.
(now or herealter erected on the said premises framit, insurant (now or herealter erected on the said premises framit, loss and such other hazards as the prelime was the light an amount not less than \$	ar damade by live	ney's lees upon any liciary may determin	indebtedness secured here	tion, including reasonable attor- by, and in such order as bene- ossession of said property, the
companies acceptable to the beneticiary, with loss payab policies of insurance shall be delivered to the beneficiary if the grantor shall fail for any reason to procure any su	as soon as insured; ch insurance and to	collection of such re insurance policies or property, and the ap	nts, issues and profits, or compensation or awards f plication or release thereo	the, proceeds of fire and other or any taking or damage of the I as aloresaid, shall not cure or
deliver said policies to the beneficiary at least litteen days tion of any policy of insurance now or hereafter placed the beneficiary may procure the same at grantors exy collected under any fire or other insurance policy may but	on said buildings. pense. The amount applied by benefi-	pursuant to such not 12. Upon de	ice. ault by grantor in payme	nder or invalidate any act done ont of any indebtedness secured hercunder, the beneliciary may
ciary upon any indebtedness secured hereby and in such may determine, or at ontion of beneliciary the entire and any part thereof, may be released to grantor. Such applica	order as beneficiary ount so collected, or ition or release shall	declare all sums secu and if the above d timber or, grazing pu	red hereby immediately du escribed real property is rposes, the beneficiary ma	e and payable. In such an event currently used for agricultural, y proceed to foreclose this trust
not cure or waive any default or notice of default hereund act done pursuant to such notice. 5. To keep said premises free from construction I tares, assessments and other charges that may be levied	ens and to pay all or assessed upon or	loreclosures. Howeve liciary at his electio	r if said real property is i n may proceed to loreclos	provided by law for mortgage not so currently used, the bene- e this trust deed in equity as a is, trust deed by advertisement
against said property before any part of such tares; ass charges become past due or delinquent and promptly/deli to beneficiary; should the grantor lail to make payment of ments; insurance premiums, liens or other charges payabl	ver receipts therefor of any taxes, assess-	and sale. In the lat cause to be recorded said described, real	er event the beneliciary of his written notice of definition of the history of the ob-	or the trustee shall execute and ault and his election to sell the ligations secured hereby, where- sale, give notice thereol as then
by direct payment or by providing beneficiary with fur make such payment, beneficiary, may, at its option, mal and the amount so paid, with interest, at the rate set forth	inds with which to ke payment thereol, in the note secured	required by law and vided in ORS 86.740 13, Should t	proceed to loreclose this to 86.795. The beneficiary elect to lore	trust deed in the manner pro-
hereby, together with the obligations described in parafra, trust deed, shall be added to and become a part of the co	phs 6 and 7 of this lebt secured by this each of any of the	then after default a trustee for the trus ORS 86,760, may r	any time prior to live of the contract of the second second second second second second second second second se to the beneficiary or l	lays before the date set by the other person so privileged by his successors in interest; respec- terms of the trust deed and the
covenants hereof and for such payments, with interest as erty hereinbefore described, as well as the grantor, shall same extent that they are bound, for the payment of the described, and all such payments shall be immediately, du	e and payable with-	obligation secured the enforcing the terms ceeding \$50 each) o	ereby (including costs an of the obligation and trus ther than such portion of	d expenses actually incurred in tee's and attorney's lees not ex- the principal as would not then
out notice, and the nonpayment thereol shall, at the option render all sums secured by this trust deed immediately d constitute a breach of this trust deed the share of the render of the strust deed the share of the strust deed the render of the strust deed the share of the strust render of the struct deed the share of the struct render of the struct deed the share of the struct render of the struct deed the share of the struct render of the struct deed the struct deed the struct render of the struct deed the struct deed the struct deed the struct render of the struct deed the struct deed the struct deed the struct deed the struct render of the struct deed the s	ue and payable and the cost including the cost	all foreclosure procee	dings shall be dismissed by the sale shall be held on	cure the delault, in which event the trustee. In the date and at the time and tee may sell said property either
of title search as well as the other costs and expenses of in connection with or in enforcing this obligation and true lees actually incurred. 7. To appear in and defend any action or proce	the trustee incurred stee's and attorney's	in one parcel or in auction to the higher shall deliver to the	separate parcels and sha st bidder for cash, payal purchaser its deed in form	Il sell the parcel or parcels at ole at the time of sale. Trustee n as required by law conveying
allect the security rights or powers of beneficiary or trust action or proceeding in which the beneficiary or trust action any suit for the foreclosure of this deed, to pay all coss cluding evidence of title and the beneficiary's or trustee's	ce; and in any suit,	plied. The recitals in of the truthfulness the grantor and bene	the deed of any matters (hereol.: Any: person, exclu liciary, may purchase at th	int or warranty, express or im- ol lact shall be conclusive proof rding the trustee, but including is sale.
cluding evidence of title and the beneficiary's or trustee's amount of attorney's lees mentioned in this paragraph ? fixed by the trial court and in the event of an appeal for decree of the trial court, grantor lutther agrees to pay s	m any, judgment, or	shall apply the proc cluding the compens	ceds of sale to payment of ation of the trustee and a	powers provided herein, trustee of (1) the expenses of sale, in- a reasonable charge by trustee's trust deed, (3) to all persons
pellate court shull adjudge reasonable as the beneficiary ney's lees on such appeal, an intervention of the second starts	s or trustee's atter- a dit in traction becau	having recorded lier devid as their interes surplus, il any, to t	s subsequent to the inter ts may appear in the orde	est of the trustee in the trust ev of their priority and (4) the ssor in interest entitled to such
8. In the event that any portion or all of said pro- under the right of eminent domain or condemnation, benel right, if it so elects, to require that all or any portion of as compensation lor such taking, which are in excess of t	perty shall be taken iciary shall have the the monies payable	surplus. 16. For any time appoint a succ	reason permitted by law	beneficiary may from time to trustee named herein or to any such appointment, and without
as compensation for such taking, which are in excess of to prove the second sec	necessarily paid or to beneliciary and and attorney's lees,	conveyance to the s powers and duties hereunder. Each suc	uccessor trustee, the latter conferred upon any trust h appointment and substit	shall be vested with all title, ee herein named or appointed ution shall be made by written
both in the trial and appellate courts, necessarily paid o liciary in such proceedings, and the balance applied up secured hereby; and grantor agrees, at its lown espens, t and execute such instruments as shall be necessary in c	r incurred by bene- on the indebtedness of take such actions obtaining such com-	and its place of re Clerk or Recorder of shall be conclusive i	ord, which, when recorde the county or counties in root of proper appointment	g reference to this trust deed, d in the office of the County i which the property is situated, it of the successor trustee,
pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon writh liciney payment of its lees and presentation of this dec	ten request of bene-	acknowledged is ma obligated to notily a	accepts this trust when de a public record as pr ny party hereto of pendin	this deed, duly executed and ovided by law, Trustee is not a sale under any other deed of
endorsement (in case of full reconveyances, for cancellation the liability of any person for the payment of the indebt	i), without affecting edness, trustee may	shall, be a party un	on or proceeding in which ess such action or proceed	frantor, beneficiary or trustee ling is brought by trustee.

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NOTE: The Trust Deed Act provides that the further hereunder must be either an attainer, who is an active member of the Oregon State Rer. a bank, trust company or savings and loan association authorized to do business under the laws of Oregon for the United States, or the United states or any agency thereof.

Subary of the light in transmission of the standard	45 de presider de Los generes autors en la comp	<del>2438.j</del>
fully seized in fee simple of said des	rees to and with the beneficiary cribed real property and has a y	and those claiming under him, that he is law-
Sing Marshing and the state of the second states have been explored and the state of the second states and the second states and the second states are set of the second states and the second states are set of the sec	(Ballistania) (Karan (Bal)) (Karan (Bal)) (Karan (Bal)) (Karan (Bal)) (Karan (Bal)) (Karan (Bal)) (Karan (Bal))	
and that he will warrant and forever	defend the same against all po	ersons whomsoever.
A should be a manufacture of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement o	[10] M. Martin, and J. S. Jansen, "Annual Strength and Distribution of the strength of the strength of the strength of the strength of the strength of the strength of the	an New York, and an
The grantor warrants that the proceed (a)* primarily for grantor's personal	eds of the loan represented by the al	to ottaliant bove described note and this trust deed are: urposes (see Important Notice below), without set and the set of the set
This deed applies to immediate	grantor is a natural person) are for l	usiness or commercial purposes other than agricultural
tors, personal representatives, successors and contract secured hereby, whether or not nam masculine gender includes the feminine and		o, their heirs, legatees, devisees, administrators, execu- mean the holder and owner, including pledgee, of the ing this deed and whenever the context so requires, the includes the obviou
IN WITNESS WHEREOF; sa	id grantor has hereunto set his i	ncludes the plural, hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, wh not applicable; if warranty (a) is applicable and or such word is defined in the Truth in lands	ichever warranty (a) or (b) is the beneficiary is a creditor	5-V. Mighton IER V. SINGZETON
disclosures; for this purpose, if this instrument is the purchase of a dwelling us Stevens Nerse	gulation, by making required to be a FIRST lien to finance.	can On Singleton AN A. SINGLETON
equivalent, if compliance, with the Act not rec		
use the form of acknowledgment opposite.]	(ORS 93,490)	nag na seanna ann an taonachta ann an taonachta ann an taonachta Al Mar 19 gar ga Al Mar 19 gar ga
County of <u>Klamath</u> October 16 10 79	) ss. )	
Personally appeared the above named PETER V. SINGLETON and JEAN A	each for himself and	and who, being duly sworn, not one for the other, did say that the former is the
SINGLETON, husband and wife		president and that the latter is the secretary of
and acknowledged the toregoi ment to be their voluntary act	and deed of said corporation a	ixed to the foregoing instrument is the corporation, and that said instrument is the corporate seal
(OEFICIAL SEAL)	half of said corporation	on by authority of its board of directors; and each of said instrument to be its voluntary act and deed.
Notary Public for Oregon	Notary Public for Or	
tion use ( <b>My Commission Expires July 13</b> , 1	1931 Commission expire	
and the experiments are the former of the second se	Controling and a second s	1994) - Alexandro Carlos de Car Novembre en presentan en compañía de Carlos
10 Brass require the figure first de-		PARAGE THE RESERVE AND LEASE OF THE RESERVE AND THE
Detected applied on the end of	to be used only when obligations have been	poid
trust deed have been fully paid and satisfied	loider, of all indebtedness secured by,	the foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	cel all evidences of indebtedness secu econvey, without warranty to the	red by said trust deed (which are delivered to you
NOW BU USINGS Shire Commences and the second	concertaine and documents to	요구 방법 방법 문화 방법을 얻고 가지 않는 것 같은 것이 하는 것 같은 것을 하는 것을 수 있는 것을 하는 것
BAIED:	, 19	And and a reasoning but the second second
Neet to a 1/2 inch iron fint in	ence South Sy <u>e sat stud</u>	Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the	In the Content of the
said right-of-asr line, 150.50	if anid Reeder Road the fact to the point of bes	Innin for this sector with
SULUTINGOI DEFDUCI	ine Soutavest corner of South line of said Nor +	STATE OF OREGON
Mr. and Mrs: Peter V. Singlet	ສະອິດແຕ່ເປັນ ແລະ ເພຍ ແຜຍແດນຖ ກາ	County of <u>Klamath</u> I certify that the within instru-
Crargel of lund siburbel in the	MELPHINES Pre- Grant Science	ment was received for record on the 16th day of October 1079
Grantor Mr. and Mrs. Oscar J. Shalley	SPACE RESERVED	at
	WITNESSETH	Record of Mortgages of said County.
AFTER RECORDING RETURN TO	1. SEVICEN Unapold and	County affixed.
WERSTRUST DEED made this	$\frac{100}{\Lambda_{\star}}\frac{dm}{31001,3003}\frac{dm}{200}\frac{27}{misburd}$	TORE TO STATE AND
AND THE CARD	TRUST DEED	By Deraitha Afets Deputy
1997 - H. 1997 - 1977 - 1977 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 1998 - 199 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	THE THREE DIMENSION	Fee \$7.00

Fee \$7.00

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