FORM No. 881—Oregon Trust Deed Series—TR OK	UST DEED. 1777-	17145-P.	L	SS LAW PUB. CO., PORTLAND,	, OF. 9720
66965	TRU	JST DEED	Pag Pag	e18517	Ş
THIS TRUST DEED,	made this 10th	day ofC	ctober	, 19.86 , be	tween
DAVID M. REED and as Grantor, MOUNTAIN TITL	PHYLLIS J. REED, hu E COMPANY OF KLAMAT	VITIMON UN	ife		e. and
BRIAN L. CURTIS & as Beneficiary.	DOLORES E. CURTIS,				·····
Grantor irrevocably gran	WITN nts, bargains, sells and co County, Oregon, descr	VESSETH: onveys to trus ribed as:	tee in trust, with pow	ver of sale, the pro	operty
Lot 1, Block 14, N on file in the off	ORTH KLAMATH FALLS, ice of the County C	according lerk of Kla	to the official math County, Ore	plat thereof	
			n on orden de Frank Rus Maria de Santa de Rus Maria de Santa de Santa		
	No and a constant of the second				
	2 774 (2014) 2004 (2014) 2007 (2014)	t dente a p ,	an a		
together with all and singular the tenow or herealter appertaining, and the tion with said real estate. FOR THE PURPOSE OF S THE PURPOSE DESTINGTION	ECURING PERFORMANCE	ereor and all lixt E of each adreem	ures now or hereafter atte	ached to or used in co	onnec-
(\$24 327)	SAND THREE HUNDRED	TWENTY SEVE	N AND NO/100	ف حدد حدد ماله منه منه جنو بای خو خو هم منه جو ما	
note of even date herewith, payable i not sooner paid, to be due and paya The date of maturity of the de becomes due and payable. In the evo sold, conveyed, assigned or alienated then, at the beneficiary's option, all herein, shall become immediately due The above described real property	ble per terms of the per terms of the vithin described prop d by the grantor without li obligations secured by this in and nevable	note , j t is the date, state perty, or any part rst having obtaine rstrument, irrespe	9	cipal and interest here inal installment of said therein is sold, agreed	eol, if d note 'to be
To protect the security of this 1. To protect, preserve and maintai nd repair; not to remove or demolish any	trust deed, grantor agrees: n said property in good condition building or improvements	(a) consent to t granting any chi	he making of any map or pl mement or creating any restri	ction thereon; (c) join i	in anv
2. To complete or restore prompti- namet any Building or improvement which estivyed thereon, such apy when due all cost 3. To comply with all laws, ordinar fors, and restrictions allecting such information prime and restrictions allecting such find Lodge at the hampting work information and the all code as the hampting work information and the such all code as the hampting work information and the such that that the such that that the such that the such that the such that the such that t	operiy; y and in kood and workmanlike may be constructed, damaged or s incurred therefor. rces. regulations, covenants, condi- ; il the beneficiary so requests, to pursuant to the Uniform Commer-	Arantee in any legally entitled t. be conclusive pri services mentione 10. Upon time without po	reconveyance may be describ hereto," and the revitals there of of the truthfulness thereo d in this paragraph shall be no any delault by grantor here there without in comments the	r any part of the property bed as the "person or p in uf any matters or facts f. Trustee's fees for any it less than \$5, under, heneliciary may a	y. The persons 's shall of the at any
y filing officers or searching agencies as i eneliciary. 4. To provide and continuously ma ow or hereafter erected on the said premis of such other harders as the heradionery	ne cost of all lien searches made may be deemed desirable by the infain insurance on the buildings ses against loss or damage by the	the indebtedness erty or any part issurs and prolits less costs and ex ney's fees upon a	hereby secured, enter upon a hereby secured, enter upon a thereof, in its own name su , including those past due an ponses of operation and collec any indebtedness secured here raine.	e Adequacy of any securi and take possession of said e or otherwise collect the ad unpaid, and apply the tion, including reasonable by, and in such order as	ity lor prop- rents, same, attor- bene-
n amount not less than s full is a companies accepteble to the beneficiary, wi officier of insurance shall be delivered to ti the granter shall laid to any reason to p eliver said policies to the beneficiary at leas on of any policy of insurance now or h he beneficiary may procure the same at	the beneficiary as soon as insured; procure any such insurance and to st lilleen days prior to the expira- erealter placed on said buildings,	insurance policies property, and the waive any defaul pursuant to such [2, Vinon	default by dramfor in -	the proceeds of fire and or any taking or damage of as aforesaid, shall not cu ider or invalidate any act	other of the ure or t done
Nected under any file or other insurence, ary upon any indebitedness secured hereby ay determine, or at option of beneficiary by part thereof, may be released to grantor of cure or waive any delauft or notice of d t cure or waive any delauft or notice of d t done pursuant to such notice. 5. To keep said premises free from	policy may be applied by benefi- and in such order as beneliciary the entire amount so collected, or . Such application or release shall elault hereunder or invalidate any	declare all sums event the benefic in equity as a n advertisement and everyte and came	default by grantor in payme performance of any agreement secured hereby immediately iary at his election may proc wortgage or direct the trustee I saie. In the latter event the to be recorded his written n described contaction	due and payable. In successful to the senticiary due and payable. In successful to foreclose this trust dee beneficiary or the trustee	y may wh an t deed ed by e shall
xes, assessments and other charges that m fainst said property before any part of si larges become past due or delinquent and beneficiary; should the grantor fail to ma ents, insurance premiums, lions or other c	hay be levied or assessed upon or uch faxes, assessments and other promptly deliver receipts therefor ike, payment of any faxes, assess- harder outsile by dependent in the	hereby, whereupo thereof as then a the manner provident of the manner provident of the there are a second of the the there are a second of the there are a second of the the the there are a second of the there are a second of the there are a second of the	required by law and proceed ded in ORS 86.735 to 86.795,	satisfy the obligation se he and place of sale, give to to foreclose this trust de	ecured notice eed in
r direct payment or by providing beneficiate such payment, beneficiary may, at it do the amount so paid, with interest at the reby, together with the obligations describ- ust deed, shall be added to and become a ust deed, without waiver of any rights ar	rate set forth in the note secured ed in paragraphs 6 and 7 of this part of the debt secured by this reind from breach and and the	sale, the grantor the delauit or de sums secured by entire amount du not then be due t	for any other person so privile laults. If the default consists the trust deed, the default e at the time of the cure oth bod no default	e date the trustee conduct ged by ORS 86.753, may of a failure to pay, when may be cured by paying ter than such portion as v	ts the v cure n due, ng the would
venant's hereol and for such payments, wit ty hereinbefore described, as well as the me extent that they are bound for the p scribed, and all such payments shall be im it notice, and the nonnavment thereot shall	h interest as aforesaid, the prop- grantor, shall be bound to the bayment of the obligation herein modiately due and payable with- at the pation of the handleiner.	obligation or trus delaults, the pers	be cured by tendering the p to deed. In any case, in add on effecting the cure shall p utilly incurred in enforcing th fee's and attorney's fees not c	erformance required unde lition to curing the defau ay to the beneficiary all	er the ult or costs
der all sums secured by this trust deed in nstitute a breach of this frust deed. 6. To pay all costs, fees and expense title search as well as the other costs and connection with or in enforcing this obligg	mmediately due and payable and s of this trust including the cost	14. Other place designated be postponed as in one parcel or	wise, the sale shall be held or in the notice of sale or the provided by law. The trustee	the date and at the time time to which said sale may sell said property e	e and may either
5 actuary incurrent. 7. To appear in and delend any act ect the security rights or powers of beneficiary ion or proceeding in which the beneficiary y suit for the forcelosure of this deed, to	tion or proceeding purporting to clary or trustee; and in any suit, or trustee may appear, including pay ell costs and exponent in-	shall deliver to the the property so s plied. The recitals of the truthfuines	the purchaser its deed in form old, but without any covenar in the deed of any matters o a thereof. Any person exclusion	e at the time of sale. Tr as required by law conve at or warranty, express or t fact shall be conclusive i that the time to be conclusive in	rustee eying r im-
whing evidence of fille and the beneficiary, sount of attorney's less mentioned in this set by the trial court and in the event of t tree of the trial court, grantor further agr late court shall adjudge reasonable as the 's less on such aspecia.	s or trustee's attorney's lees; the paragraph 7 in all cases shall be an appeal from any judgment or end to new such such such as the am	15. When shall apply the pu- cluding the compu- attorney, (2) to 4 baying recorded 1	frustee sells pursuant to the j rocceds of sale to payment of meation of the trustee and a the obligation secured by the intermediate of the secure of the secure the obligation secure of the secure	ne wire, powers provided herein, tri (1) the expenses of sale reasonable charke by trus frust deed, (3) to all per	ustee e. in- stee's rsons
It is mutually agreed that: 8. In the event that any portion or al ter the right of eminent domain or condens ht, if it so elects, to require that all or an compensation for such taking, which are i	nation, beneficiary shall have the portion of the monies payable n excess of the amount required	deed as their inter surplus, il any, to surplus. 16. Benetic sora to any truste	rests may appear in the order the grantor or to his success clary may from time to time	of the trustee in the 1 of their priority and (4) or in interest entitled to appoint a successor or sur	fruxt) the mich wces-
pay all reasonable costs, expenses and at urred by granics in such proceedings, sh blied by it first upon any reasonable costs a h in the trial and appellate courts, necess ary in such proceedings, and the balance ured hereby; and Stantor advens, at its ow	torney's lees necessarily paid or nall be paid to beneficiary and and expenses and attorney's lees, sarily paid or incurred by bene- applied upon the indebtedness of arguments to the such estimates	trustee, the latter upon any trustee h and substitution sh which when tecor	shall be vested with all title, erein named or appointed here all be made by written instru	conveyance to the succe powers and duties conle under. Each such appointn ment executed by benelici	essor erred ment iary,
l execute such interunents as shall be its isation, promptly upon beneliciary's request 9. At any time and from time to tim Aty, payment of its lees and presentation (ursement (in case of full reconvergences, lo	reessaty in obtaining such com- t, e upon written request of bene- ef this deed and the note for cancellation) without attertion	of the successor tru 17. Trustee acknowledged is n oblighted to polity	stee. accepts this trust when th ade a public record as prov	is deed, duly executed ided by law, Trustee is	and not
liability of any person for the payment of TE: The Trust Deed Act provides that the trust	of the indebtedness, trustee may	shall be a party u	sion or proceeding in which a nless such action or proceeding	rantor, beneficiary or tru is brought by trustee,	ister

NOTE: The Trust Deed Act provides that the trustee bareunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan astoriation 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, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

 \odot

The grantor sovenants and agrees to and with the beneficiary and those claiming under him, that he is law-18518 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. 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, tamily or household purposes (see Important Notice below), (b) -loc an organisation, or (oven it granter is a natural person) are for business or commorcial purposes;-This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the contract gender includes the leminine 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. * 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 require disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivation. If compliance with the Act is not required, disregard this notice. Wavid m. ee, David M. Reed lif the signer of the above is a corporation, use the form of atknowledgement opposite.) Phyllip J. Reed STATE OF OREGON, County of Klamath County of Klamath This issue in Klamath This issue in Klamath This issue in Klamath TARY Off, 19,06, by Paylo M. Reed & Phyllis J. Reed Reed Reed Klamath Nothry Fublic for Oregon STATE OF OREGON, County of This instrument was acknowledged before me on (SEALS) F. My continuisation expires: 8-116/88 Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE 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 The undersigned is the legal owner and noiser of all indepredness secured by the foregoing trust used. 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 dead to statute to cancel all evidences of indebtedness secured by said trust dead further are delivered to you trust deed nave peen unity paid and satisfies, I ou nereby are directed, on payment to you or 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 homowish to to the parties desidential and to recovery without warranty to the parties desidented by the terms of said trust deed the said trust deed or pursuant to statute, so cancel all evidences of indeptedness becuted 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 the DATED: , 19 not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED FORM No. BEI STATE OF OREGON, LAW PUS. CO., PORTLAND County of _____Klamath David M. & Phyllis J. **S**S, I certify that the within instrument REED was received for record on the 10th day of October 19 Sh at 9:27 o'clock A M., and recorded Granter BRIAN L. & DOLORES E. SPACE RESERVED FOR CURTIS RECORDER'S USE Beneliciary Record of Mortgages of said County. AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. MOUNTAIN TITLE COMPANY Sinh a Evelyn Biehn. County Clerk. CROCE Fee: \$9.00 NAME AME ATA mith Deputy TITLE Br ...