FORM No. 881 - Oregon Trust Deed Series - TRUST DEE D (Assignment )	Restricte 1)COPPregist read
IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	RUST DEED VOL 94 Page 36506
JERRY L. STOUT	
VERNON V. SHUCK and MANUAL	, as Grantor,
	State of the state
KLAMATH County Oregon,	s and conveys to trustee in trust, with power of sale, the property in described as:
The SELSWL of Section 35 Twnship Meridian Akbamath County A0 egon, 161 WATO COTMA Mark Proto - Cono.10 CONV C 4000. CONV C 4000.	40 South, Range 10 East of the Williamette lyin; Easterly of the Railroad Right of Way.
together with all and singular the tenements, Arteditament or hereafter appertaining, and the rents, i sues and profits the property.	ts and appurtenances and all other rights thereunto belonging or in anywise now s there if and all fixtures now or hereafter attached to or used in connection with
of SIXTY THOUSAND and NO/1(0-	MANCE of each agreement of grantor herein contained and payment of the sum
note of even date herewith, payable to be net; iary or ord not sooner paid, to be due and payable	Dollars, with interest thereon according to the terms of a promissory for any made by grantor, the final payment of principal and interest hereof, if Y
becomes due and payable. Should the grantor's interest by this is erty or all (or any part) of grantor's interest in it without beneficiary's option*, all obligations secured by this instru- come immediately due and payable. The execution by gran assignment.	instrue ant is the date, stated above, on which the final installment of the note to, at smpt to, or actually sell, convey, or assign all (or any part) of the prop- ument, irrespective of the maturity dates expressed therein, or herein, shall be-
1. To protect the security of this trust (leed, grantor age 1. To protect, preserve and maintal 1 the property i	rees:
3. To comply with all laws, ordinancis; refulations	incurred therefor.
4. To provide and continuously maintain insurance damage by the bene ticiary.	on the building of the buildin
written in companies acceptable to the beneficiary m	may in m time to time require, in an amount not less than s neurable. Use loss or
cure the same at grantor's expense. The am uni collected un any indebtedness secured hereby and in such order as benefici or any part thereof, may be released to grantor, such applic under or insolutions.	insura ce now or hereafter placed on the buildings, the beneficiary may pro- der any fire or other insurance policy may be applied by beneficiary upon iary may determine, or at option of beneficiary be entire anounce on other insurance policy may be applied by beneficiary upon
assessed upon or against the property here from cristic ction liens promptly deliver receipts therefor to beneficiary; should the	and t. pay all taxes, assessments and other charges that may be levied or ch tar s, assessments and other charges become past due or deliver or deliver
secured hereby, together with the obligations described in na	and the amount so paid, with interest at the rate set forth is all
bound for the payment of the obligation herein bek re describe and rhe nonpayment thereof shall, at the opt on the benefit able and constitute thereof shall, at the opt on the benefit	and a ring from breach of any of the covenants hereof and for such payments, ad, as vell as the grantor, shall be bound to the same extent that they are and al such payments shall be immediately due and payable without rowing clear, conder all
trustie incurred in connection with or in entruing this oblight	luding the cost of title search as well as the other costs and exposure i
and it any suit, action or proceeding in which the beneficiary to pay all costs and expenses, including evidence is title and it	or to stee may appear, including any suit for the foreelosure of the trustee;
It is mutually agreed that:	appent to court shall adjudge reasonable as the beneficiary's or trustee's at-
	shal' be taken under the right of eminent domain or condemnation, bene- or sn , portion of the monies payable as compensation for such taking,
or avaigs and loan association authorized to do business uniter the laws of property of this state, its subsidiaries, affiliates, agents or branches, the Unite "WARFNING- 12 USC 12011 a monitorial and the state of the state	of Gregen or the United States, a tille insurance company authorized to insure tille to real
	otaining beneficiary's consent in complete detail.
TRUST DEED	STATE OF OREGON,
JERRY L. STOUT	County of
Granter	and the day of
VERNON V. SHUCK WANDA L. SHUCK	FOR in book/reel/volume No
Beneficiary	ment/microfilm/reception No
After Recarding Return to (Name, Address, Zip): KLAIATH COUNTY TITLE COMPANY	Witness my hand and seal of County affixed.
422 MAIN STREET	
KLAMATH FALLS, OR 97601	By, Deputy

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36607

which are in excess of the amount required is pay all reasonal le costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to be neliciary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-ness secured hereby; and grantor agrees, at its own expense to take such actions and execute such instruments as shall be necessary in obtaining such compensation, prompily upon beneficiary's equest. 9. At any time and from time it time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reprovements, for cancellation), without atfecting the liability of any person for the payment of the indebtedness, trustee may (a) consumt to the making of a ny map or plat of the property; (b) join in granting any essement or creat-ing any restriction thereon; (c) join in any subordination o other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons lefally entitled thereto," and the rectines there ind any mark rs or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor beret order, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regived to the adequa y of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part here d, in its own nune sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, liss of sta and expenses of operation and collection, including reasonable att

to be appointed by a court, and withou : rejurd to the adequary of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part hers 4, in its own nue a use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, hes us its and expenses of operation and collicion, including reasonable attorney's less upon any indebtedness secured hereby, and in such over as a beneficiar vany determine.
11. The entering upon and taking possission of the projecty, the collection of such rents, issues and profits, including thoses past and other investing or any advect time.
12. Operated law type any estavit or notice of def uit hereunder or invalided any act done pursuant to such notice.
12. Operated law type any estavit or notice of def uit hereunder or invalided any act done pursuant to such notice.
13. Operated and yranter in gany and the estave advectory or in grantor's performants' control any agreed frame hereinse there have any action or elease thereof as aloresad, shall not cure or waive any estavit or notice of def uit hereunder or invalided any action or past sectors. However, and in a such an event the beneviciary may defer of more and taking a granter in gany the sectore and in equity, which the beneficiary may defer or many direct the trustes to foreclose this trust deed in the manner provided in OSS & 153 to 86,753.
13. After the trustes has commerced 'oreclosure by ac vertisement and sale, give notice thereol as then required by law and proceed to to the sector any other persons as privileged by OKS & 53, may care the default or classifier or any other has and to the take the default occurred. Any other default or defaults, it is default to a subold in the manner privided in OSS & 153 to 86,753.
13. After the trustes has commerced 'oreclosure by ac vertisement and sale, not contice thereol as the required by law and proceed to foreclosure by accure the d

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and that the grantor will warrant and foreven defend the same against all persons whomsoever. The grantor warrants that the process of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal 'amily or house's ld purposes (see Important Notice below), (b) for an organization, or (even) if grantor is a nature' person) are for business or commercial purposes. This devid applies to, insures to it e beneticit of and bint's all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assid is. The term bere ficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In construing this trust deed, it is uncerstood that the grantor, trustee and/or beneticiary may each be more than one person; that it the context so requires, the singular thall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof any by equally to corporations and to individuals.

IN WITNESS WHEREOI', tin + grantor has i xecuted this instrument the day and year first above written.

		Herry 2	l'Itant	
not applicable; if warrar as such word is defined beneficiary MUST compl disclosures; for this purp	elete, by lining out, whichever warran ity (a) is applicable and the beneficiar i in the Truth-in-Lording Act and Reg y with the Act and Regulation by m ase use Stevens-Nois Form No. 1319, ct is not required, disregard this notig	thy (c) or (b) is ry is a traditor julatior 2, the aking : squired or equivalent.		······
	STATE OF CECON	County of SAN MAtco vas a knowledged before me on	)ss.	1094
	by TERISY L	STO 4T	ſ,	
	Thus instrument w	vas a knowledged before me on	,	19,
	by			
Not	GLORA DE LEON COMUL & 997019 avy Public Colinitia NI MATEO COLINIT Imm. Expires JUN 9, 1997	GIORIA Delton My commission expires	Notary Public for 6.9.97	
2 <b>4</b>	· · · · · · · · · · · · · · · · · · ·	and the set of the set		
STATE OF OREGON	I: COUNTY OF KL AMATH:	-β <b>SS</b> , and a graphic for the part		
			the1st	day
of Dec	A.D., 19 94 at	ty ] itle Co 10:44 o'clockA_M., and du	ly recorded in VolM	
	of Mort	gages on Page366		
		EVELVII DIEIIII		
FEE \$15.00	1、""我,你们的一里你说,是我们一餐餐,小牛的"吗。 1.1712—1.2013-11-14、11日、11月、一番店户公司。	By By	e Mullendore	

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