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<u>138-13877 428</u>	31.8	Vol. My	Page 2381	The second s
41780	TRUS	T DEED	Page 936	
THIS TRUST DEED, mad	e this 3rd day		, 1978 , between	
WILLIS O. CHILDERS and	-	-	, as Grantor,	
CASCADE TITLE COMPANY			, as Trustee,	
nd JOSEPH S. KOMINEK ar	•		, as Beneficiary	Contraction of the second
		SSETH: veys to Trustee in trust, with ; :	power of sale, the property	
Willamette Meridian, mo iron pipe which is Nort corner of said Section iron pipe; thence North Westerly along the cent	re particularly de h 1331.79 feet and l; thence North 88 a 01° 44' West to the erline of Crescent ginning; thence So	ownship 24 South, Range scribed as follows: Beg East 2078.17 feet from ° 16' East a distance of he centerline of Crescer Creek to a point that i uth 01° 44' East to the	ginning at an the Southwest 5 75 feet to an ht Creek; thence is North 01° 44'	
* This Trust Deed i	s being re-reco	rded to add the Trus	tee's name.	
ich said described real property is no	t currently used for agriculty	ural timber or organized burbones to	athen with all and since show of	
FIFTEEN THOUSAND and NC	all fixtures now or hereafter a NG PERFORMANCE of each /100 (\$15,000.00)	ittached to or used in connection with agreement of grantor herein contain	said real estate and and pay the sum of	
creon according to the terms of a pron				
yment of principal and interest hereog To protect the security of this tr	ust dead dramter advance			
1. To protect, preserve and maintain 1 repair, not to remove or demoliah any b to commit or permit any waste of taid proj. To complete or restore promptly mer any building or improvement which rivey di hereon, and pay when due all coat of the section of the	Mill property in good condition illiding or improvement thereon; erty. and in good and workmanilka May be constructed, damaged or incurred therelor, i regulations, covenants, condi- l the beneficiary so requests, to auant to the Unilorn Commer-	endorsement (in case of full reconveyan the liability of any person for the payn (a) consent to the making of any map istanting any essentsent or creating any istanting any essentsent or creating any istanting any experiment of the second thereoil (d) reconveyance may bay grantee in any reconveyance may bay leadily entiled thereoil, and the recital be conclusive proof of the truthfulmes ervices grantformed in this paragraph shall	tent of the industedness, trustee may or plat of and property; (b) join in restriction thereon; (c) join in any all or any part of the property. The described as the "present or present therein of any matters or lects shall therein of any matters or any of the borow in runtees i leve for any of the	
Code as the beneficiary may require and ber public ollice or ollice, as well as the filing ollicers or searching agencies as mu efficiary. 4. To provide and continuously main or harealter exected on the said premises such other hazards as the beneficiary ma	ain insurance on the buildings	10. Opon any default by granto time without notice, either in person, b pointed by a court, and without regard the indebtedness hereby secured, enter u erly or any part thereol, in its own name issues and prolits, including those part c less costs and expenses of poreation and	r hereunder, beneiciary may at any y agent or by a rocaiver to be ap- to the adequecy of any security for pon and take possession of said prop- aue for or otherwise collect the rents, lue and unpaid, and apply the same, collection includice any	
amount not less than \$, written in loss payable to the latter; all beneficiary aus soon as insured; ure any such insurance and to fiften days prior to the expira- lter placed on said buildings	licity may determine	ing possession of said property, the is, or the proceeds of line and other and for any taking or damage of the	
beneficiary may procure the same at cited under any fire or other insurance po r upon any indebiedness secured hereby a determine, or at opion of beneficiary th part (hereo), may be released to grantor. Sure or waive any default or notice of del done pursuant to such notice.	rantor's expense. The amount licy may be applied by benefi- nd in such order as beneficiary antire amount to collected or	pursuant to such notice. 12. Upon detauit by grantor in . hereby or in his performance of any age declare all sums secured hereby immedial beneficiary at his election may proceed as a more fight in the manner provided direct the further ware for to forectope this trust the larter ware for to forectope this trust	payment of any indebtedness secured ement hereunder, the beneficiary may	
5. To keep said premises Iree from n s assessments and other charges that may not said property before any part of suc fes become past due or delinquent and pr eneficiency; should the gantor lail to make a insurrow organizations likes or other should insurrow organizations.	be levied or assessed upon or taxes, assessments and other omply deliver receipts therefor payment of any taxes, assess-	recorded his written police of delault and real property to satisfy the obligations a shall list the time and place of sale, dis law and proceed to foreclose this trust of 85.740 to 86.795.	rustee mail execute and cause to be	
lifect payment or by providing beneficies each paymen, beneficiary may, at its the annount so build within treat at the ra- by logether with the obligations describd (deed, shall be added to and become a disd, without waiver of any rights arisis mants hereof and for such payments, with hereinbelors of the pay each of the pay extent the distribut, as well as the g extent the distribut, as well as the g	in paragraphs 6 and 7 of his urt of the debt secured by this	86.760 pays the entire amount then due the obligation secured thereby, other th would not then be due had no default or making such payment shall also pay to expenses actually incurred in enforcing the and attornavia fees not according \$10 and	under the terms of the trust deed and an such portion of the principal as courted, the grantor or other person the beneficiary all of the costs and a terms of the obligation and trustee's	
bec, and eff such payment thereol shall be reall sums secured by this frust deed inne- itute a breach of this frust deed, 	clatery due and rayable with- the option of the bensficiary, rediately due and payable and of this frust including the cost spenses of the frustee incurred m, and frustee's and attorney's	14. Alter the lapse of such time lowing the recordation of said motice of of sale, trustee shall sell said property as or in separate parcels, and in such order a to the highest bidder 1/3r cash in lowful at the time of sale. Trustee shall, delive as required by law conveying the proper of warranty, express or impolied. The sec	as may then be required by law fol- default and the giving of said notice provided by law, either as a whole is it may determine, at public succion money of the United States, payablo r to the purchaser its deed in form y as not will mouth any covenant	
7. To appear in and detend any action the security rights or powers of beneficiary on proceeding in which the beneficiary or suit for the foreclosure of this deed, to p and evidence of litle and the beneficiary or afford attorney's fees mentioned in this pa- by the trist court and in the event of an e of the trist court, grantor further agree for court shall adjudge ressonable as the	n or proceeding purporting to ity or (rustles) and in any suit, irustee may appear, including ay all costs and expenses, in- it rustles's attorney's lees; the agraph 7 in all cases shall be appeal from any judgment or.	cluding the trustee, but including the gr, at the sale. 13. When trustee sells pursuant to shall apply the proceeds of sale to payr cluding the lawful lease of the trustee and torney, (2) to the obligations secured by having recorded hem subsecure to the la	antor and beneficiary, may purchase the powers provided herein, trustee ent of (1) the expenses of sale, in- 1 the reasonable leve of trustee's at- the trust deed, (3) to all persons	
ites on such appeal. It is mutually agreed that: 8. In the avent that any portion or all r the right of eminent domain or condemns if it so elects, to require that all or any mpenation for such taking, which are in	of said property shall be taken tion, beneficiary shall have the portion of the monies payable	time appoint a successor or successors to successor trustee appointed hereunder. U conveyance to the successor trustee, the onwers and duties conferred upon app	law beneficiary may from time to any trustee named herein or to any on such appointment, and without latter shall be vested with all title.	
ay all reasonable costs, expenses and allo red by grantor in such proceedings, sha ed by II first upon any reasonable costs an in the trial and appellate courts, necessa y in such proceedings, and the baiance ed hereby; and grantor agrees, at its own execute such instruments as shall be nec- tion, promptly upon beanfaltary's request.	ney a lees necessarily paid or I be paid to beneficiary and d expenses and attorney's lees, ily paid or incurred by bene- pplied upon the indebtedness answer in the indebtedness	instrument executed by beneliciary, cont and its place of record, which, when re Glerk or Recorder of the county or count shall be conclusive proof of proper appoi	dining reference to this trust deed corded in the ollice of the County es in which the property is situated, niment of the successor trustee.	
ation, promptly upon beneficiary's request. 9. At any time and from time to time y, payment of its fees and presentation of		obligated to notify any party hereto of po trust or of any action or proceeding in a shall be a party unless such action or pr		

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2385 937 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 subject to easements of record, and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. (SE.AL) Plice Childers (SEAL) (SEAL) (if the signer of the above is a corp we the form of acknewledgment op (OKS 93.490) STATE OF OREGON, STATE OF OREGON. County of) County of Lane . 19 Personally appeared January 9 . , 19.78 Perionally appeared the above name Childers and Alice Childers Willis O. each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the foregoing instrument to secretary of......, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by author-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: their volumeary act and deed. Before mass (OFFICIAL Sulwins X SEAL) Notary Public for Orego (OFFICIAL SEAL) My commission expires: Notary Public for Oregon My commission expires: State of Oregon, County of Klamath] ss, BARBER + KILBY CASCADE TITLE COMPANY 075 Oak Street - Eugene, Oregon 9740. Granto I hereby certify that the within instrument was 107101 DEED 16th received and filed for record on the Compliments of day of January _, 19<u>78</u>, at <u>10:25</u> CINAL SIDNER TRUST Mortgages INDEXED of said County. WM. D. MILNE, County Clerk 4 100 hetech By ŵ 0.57 \$6.00 STATE OF OREGON; COUNTY OF KLAMATH; SS. Filed for record at request of Transamerica Title Co. this <u>8th</u> day of <u>February</u> A. D. 19 78 at 3: 39 clock PM., and on Page2384 Mortgages duly recorded in Vol. M78 Wm D. MILNE, County Clerk metha By D Fee \$6.00