TS . 736	323		DEED Vot	Page 21381
5.0' THI	S TRUST DEED, made	thislstde	y of September	, 19.17., betwee
Steve	A Kriegh and De	eborah Kriegh t	husband and wite	, as Granto
and Ker	neth Buss, Perso	onal Representat	tive of the Esta	, as Truste te of, as Beneficiar
Grace EL	len Garland, deceas	ed WITNES: pargains, sells and conve	SETH:	ith power of sale, the proper
in Klau	ath County,	Oregon, described as:		
Lots 1,	2, & 3, Block 2 led 3/68ths inter	2 Rainbow Park	on the Williamso	n together with an
Klamath	, State of Orego	on, TOGETHER WI	TH an easement 1	2' feet wide for
Ingress German	and egress purp Brown Lane on Lo	oses over the e	existing road wh s Northeasterly	ich begins at through the Souther
portior	ns of Lots 4 and			teren en 🗢 🖉 de la constant de la constant
	م منطقات مشاه محسناً الم محمد الم محمد الم الم الم الم الم الم الم الم الم الم الم من الم			
	ers a names in star search no sta			and a second
1	1999 (AN BARDON AND STOCK SPACE (AND AN AN A	HOTE which the control of the manage	in della engli fi di la sina della	
together wi	th all and singular the tenen eafter appertaining, and the r	ents, hereditaments and apprents, issues and profits ther	purtenances and all other rig eof and all lixtures now or h	hts thereunto belonging or in any erealter attached to or used in con
tion with se	id real estate.	IRING PERFORMANCE	of each adreement of drantos	berein contained and payment of
46	arding to the forms of a nrow	missory note of even date n	erewith. Davable to denelicia	ry or order and made by grantor,
Street, Territ	ant of principal and interest I	hereof if not sooner paid, to	be due and payable Aug	ust 20 , 1994 which the final installment of said
becomes di	ie and payable. In the event	the within described proper	ty, or any part thereoi, or an having obtained the written	ny interest therein is sold, agreed to consent or approval of the benefic
then, at th herein, sha	e beneficiary's option, all obli I become immediately due and	igations secured by this inst d payable.	rument, irrespective of the	maturity dates expressed therein
The	above described real property i protect the security of this tru	s not currently used for agricu	이 관계로 집을 바꿨는 것 같 것 같이 있는 것 같아요. 지 않는 것 같이 있는	, ny map or plat of said property; (b) jo
1. To	protect, preserve and maintain s	aid property in good condition ilding or improvement thereon:	granting any casement or creat	ing any restriction thereon; (c) join in at allecting this dead or the liep of c
manner anv	t or permit any waste of said prope complete or restore promptly a building or improvement which m	lay be constructed, damaged of	grantee in any reconveyance n legally entitled thereto," and th be conclusive proof of the truth	varranty, all or any part of the property, ay be described as the "person or pe ercitals therein of any matters or facts adulness thereoi. Trustee's lees for any o
diana and re	reon, and pay when due all costs in comply with all laws, ordinances strictions allecting said property; il	s, regulations, covenants, condi-	services mentioned in this paragra 10. Upon any delault b	iph shall be not less than \$5. y grantor hereunder, beneficiary may at person, by agent or by a receiver to b
cial Code as	ting such linancing statements pur the beneliciary may require and c office or offices, as well as the icers or searching agencies as ma	cost of all lien searches made	pointed by a court, and without the indebtedness hereby secured	t regard to the adequacy of any securit enter upon and take possession of said own name sue or otherwise collect the
beneticiary.	o provide and continuously maint alter erected on the said premises	ain insurance on the buildings	issues and prolits, including the less costs and expenses of opera	se past due and unpaid, and apply the tion and collection, including reasonable is secured hereby, and in such order as
and such of	her hazards as the beneliciary may not less than \$ 1050114018 ccentable to the beneliciary, with	Value, written in loss payable to the latter; all	collection of such rents, issues	and taking possession of said property and profits, or the proceeds of fire and
policies of in	nsurance shall be delivered to the or shall fail for any reason to pro- policies to the beneficiary at least	beneficiary as soon as insured; cure any such insurance and to	insurance policies or compensati property, and the application of	on or awards for any taking or damage release thereol as aloresaid, shall not cu default hereunder or invalidate any act
tion of any	policy of insurance now or here ny may procure the same at a der any lire or other insurance po	after placed on said buildings, granter's expense. The amount	pursuant to such notice. 12. Upon delault by gr	antor in payment of any indebtedness so any agreement bereunder, the beneficiary
ciary upon	any indebtedness secured hereby a ine, or at option of beneficiary th reol; may be released to grantor.	e entire amount so collected, or	declare all sums secured hereby and if the above described ro	immediately due and payable. In such an il property is currently used for agricu- beneficiary may proved to foreclose this
not cure or	waive any default or notice of deli suant to such notice. ~ keep said premises free from co	ault hereunder or invalidate any	deed in equity, as a mortgage foreclosures. However il said to	in the manner provided by law for mo al property is not so currently used, the seed to loreclose this trust deed in equit
taxes, assess	ments and other charges that may property before any part of suc- ome past due or delinquent and p	y be levied or assessed upon or the taxes, assessments and other	mortgage or direct the trustee and sale. In the latter event t	to foreclose this frust deed by advertis he beneliciary or the trustee shall execut n notice of default and his election to s
to benelicia	y; should the grantor fail to mak ance premiums, liens or other cha ayment or by providing benefici	e payment of any tares, assess-	said described real property to upon the trustee shall fix the th	satisfy the obligations secured hereby, ne and place of sale, give notice thereof a
make such	payment, beneficiary may, at its	ate set forth in the note secured	vided in ORS 86.740 to 86.795	ry elect to loreclose by advertisement an
trust deed,	without with the obligations described shall be added to and become a without waiver of any rights aris	and from breach of any of the	trustee for the trustee's sale,	prior to live days before the date set the grantor or other person so privileg hemeliciary or his successors in interest, due under the terms of the trust deed a
erty herein	ereof and for such payments, with before described, as well as the that they are bound for the p	avment of the obligation herein	enloring the terms of the oblig	luding costs and expenses actually incur dation and trustee's and attorney's lees r
out notice, render all s	nd all such payments shall be imi and the nonpayment thereol shall, ums secured by this trust deed in	at the option of the beneficiary,	be due had no default occurred all loreclosure proceedings shall	such portion of the principal as would not , and thereby cure the default, in which be dismissed by the trustee.
6. 7	breach of this trust deed. o pay all costs, less and expenses ch as well as the other costs and	ernenses of the trustee incusted.	place designated in the notice of	shall be held on the date and at the tin I sale. The trustee may sell said property parcels and shall sell the parcel of par
lees actuall	o socar in and detend any act.	ion or proceeding purporting to	shall deliver to the purchaser	for cash, payable at the time of sale. I its deed in form as required by law con out any covenant or warranty, express
action or p	ecurity rights or powers of benefic roceeding in which the beneficiary or the foreclosure of this deed, to	pay all costs and expenses, in-	of the truthiulness thereof. At the grantor and beneliciary, ma	of any matters of fact shall be conclusive by person, excluding the frustee, but in y nurchase at the sale.
cluding evi amount of	dence of little and the beneticiary s attorney's lees mentioned in this p a trial court and in the event of	s or trustee's attorney's tees; the paragraph 7 in all cases shall be an appeal from any judgment or	shall apply the proceeds of sa	pursuant to the powers provided herein, le to payment of (1) the expenses of so he trustee and a reasonable charge by to
decree of t	he trial court, greatur further age rt shall adjudge reasonable as the	e bonchelary's of trustee's attor-	attorney, (2) to the obligation having recorded liens subseque deed as their interests may ap) secured by the trust deed, (2) to all (ent to the interest of the trustee in the pear in the order of their priority and f
It	is mutually agreed that: In the event that any portion or all Abt of eminent domain or conden	nation beneficiary shall have the	surplus, 16. For any reason pr	or to his successor in interest entitled t emitted by law beneficiary may from t
	so elects, to require that all or an ation for such taking, which are in reasonable costs, expenses and all	ny portion of the monies payable in excers of the amount required (torney's lees necessarily paid or	time appoint a successor or an successor trustee appointed be conveyance to the successor fi	ecessors to any trustee named herein or reunder. Upon such appointment, and s ustee, the latter shall be vested with a
right, if it as compens to ony all	y grantor in such proceedings, si it first mon any reasonable costs	hall be naw to benchcially and	powers and duties conferred hereunder. Each such appoints	upon any trustee herein named or ap- nent and substitution thall be made by
right, if it as compen- to pay all incurred by applied by both in th	e frini and annellate coulls. Neces	and a second sec		h, when recorded in the office of the
right, if it as compete to pay all incutred b applied by both in th ficiary in	e trial and appellate courts, neces such proceedings, and the balance why and grantor adrees, at its ov	e applied upon the indebtedness wn expense, to take such actions	shall be conclusive proof of p	oper appointment of the successor truste
right, il it as compens to pay all incurred b applied by both in th liciary in secured .hi- and execut pensation, 9	e trial and appellate courts, neces	e applied upon the indebtedness wn expense, to take such actions necessary in obtaining such com- st, ne upon written request of bene- n of this derd and the note for	Clerk or Recorder of the coun shall be conclusive proof of p 17. Trustee accepts th acknowledged is made a pub obligated to notify any party	ty or counties in which the property is si oper appointment of the successor truste in trust when this deed, duly execute lic record as provided by law. Trustee hereto of pending sale under any other e ceeding in which grantor, beneficiary or

STORT

uiobaux a 21382 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawentreter strate to perturbate of the 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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, logatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 the day and yeer first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is * 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 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 compliance with the Act not required, disregard this notice, it the Act and required, disregard this notice. Steve A. Kriegh Robert Kriegh (If the signer of the above is a corporation, use the form of acknowledgment opposite.) ORS 93.490 STATE OF OREGON; STATE OF OREGON, County of Personally, appeared the above named. Steve..... Personally appeared A. and Deborah Kriegh each for himself and not one for the other, did say that the former is the president and that the latter is the erang sa pang sa dina. Tang sa pang sa dina secretary of..... and acknowledged the foregoing instrument to be their voluntary act and deed. and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument is the corporation, 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. Belore me: (OFFICIAL E ANTING. ... Mito Bair SEAL) Notary Public for Oregon 100 My commission expires: July 16, 1983 Notary Public for Oregon (OFFICIAL My commission expires: SEAL) To processive a control the transformed frame, and the process from the second process with the procession and property in foor of REQUEST FOR FULL RECONVEYANCE 100 anonae specified for be been to una fragmential cover for full RECONVEYANCE 111 AUGUST FOR FULL RECONVEYANCE 112 as the partition of the specific for the specific for the been pold. 113 as the partition of the specific for 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 tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said frust deed or pursuant to statute, to cancel all evidences of indebicdness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancer all evidences of indepicturess because by said trust deed (trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the non or bacaiter appertantich, and the reader toder med modific thereaf, and at months goar or predice are to the second solution of the reader are to the second solution of the second an and the other starts they enable the Beneficiary Do 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 DORCTONE (FORM No." Bai) V SUC STATE OF OREGON Block 2 Raintput Berts LAW PUB. CO. PORTLAND ORE TTANT STEVENS NESS aug ovrauge Molenesster. County of SkiAMATH

Steve A. and Deborah
Deborah

Minute two concerns and one of the state of the stat The state of the seconder's use traned in as file/reel number, 73623 ace criten (artand, georged MILMERTY LH Record of Mortgages of said County. 110 Concept pinta! AFTER RECORDING RETURN TO THE DIG COMPANY OF COMPANY Affixed Witness my hand and seal of Winema Real Estate ah Kriegh, husband and WI MW. D. WIINE $q \to 0.0$ P.O. Box 3765P21 DEED Ande elus WAN W SCOCEMINELCOUNTY CLERK .lst. Chiloquin, Ore. 97624 1 ASS/4 16233Title FEE \$ 7.00 By Sumetha Ahlath Deputy runn Net Cole Oregen Seel Oned Service 19145 DEED