S 1130	TRUST DEED	Vol. <u>so</u>	Page SS6k -
THIS TRUST DEED, made this CHARLES W. KERR, JR.			, 19.80 , betwee
as Grantor, MOUNTAIN TITLE COMPANY			
FRANK M. SCOTT			
s Beneficiary,			

PARCEL 1 - Beginning at the Northwest corner of HOMEDALE Tract 25, thence South 0°20' 128.5 feet to a stake; thence South 46°01' East 399.1 feet to a stake: thence North 26°30' East 75.9 feet to the Northeast corner of said Tract 25; thence North 43°30' West 464.5 feet to the point of beginning, being portions of HOMEDALE Tract 24 and 25. EXCEFTING THEREFROM that portion described as follows: Beginning at the Southwest corner of Lot 13, Homedale, Klamath County, Oregon; thence South 0°20' West along the East boundary of Homedale Road; 19.22 feet to a one-half inch iron pin; thence South 67°32' East, 32.26 feet to the Southerly boundary of Lot 13; thence North 43°16'30" West, along the Southerly boundary of Lot 13, 43.33 feet, to the point of beginning.

PARCEL 2 - Commencing at the Southwest corner of Lot 13, Homedale, Klamath County, Oregon: thence South 43°16'30" East, along the Southerly boundary of Lot 13, 43.33 feet to the true point of beginning; thence South 43°16'30" East, 75.17 feet to an iron pin; thence North 8°06'40" East, 31.88 feet to a one-half inch iron pin; thence North 67°32' West, 60.63 faet to the true point of beginning road the rente, foreditaments and appurtenances and all other rights thereanto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-SIX THOUSAND FIVE HUNDRED FIFTY AND NO/100

sum of TWENTI-BIA INCOMMENTIAL MOMENTAL Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if May 0, 19,90 not sooner paid, to be due and payable May 9, 19 90 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for fulling same in the proper public office or offices, as well as the cost of all lien searches made by filling offices or searching adencies as may be deemed desirable by the beneficiary.

To comply with all have, ardinances, redulations, covenants, condition in exercise subtransponds statements pursuant to the Under Augusts, to this of the search and the search of the search and the part of this same in the barding officer or offices, as well as the cost of all lien searchs made to find the search of an analysis, to the search of a sea

burd, timber or grazing purposes.
(a) consent to the making of any map or plat of sud property: (b) join in draming any essement or creating any restriction thereon: (c) join in any subordination or other adreement affecting this deed or the len or charge thereoit; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person person of the truthilines thereoit. This is not a start the property of the conveyance may be described as the "person or person person of the truthilines thereoit. This is not any of the services mentioned in this paragraph shall be not less than \$5.
(b) Upon any delault by grantor hereunder, benedicary may at any time without notice, either in person, by agent or by a creater to the any part of the any part of the any sound the property is a court, and without regul to the and take personant at any time without notice, either in our not the and take personant at any part bereod, and the personant at any time without notice, either the own name sue or otherwise the the property is the superior.
11. The entering upon and taking procession of sud property, the roblection of such any determine.
11. The entering upon and taking procession do sud property, the roblection of such any determine.
12. Upon deplication or release thereof as a bars thereor the sub-order as the sub-order of such any determine.
13. The entering upon and taking procession do such property, the roblection of such any determine.
14. The entering upon and taking procession do such property, the roblection of such any determine.
15. The entering upon and taking procession do such property, the roblection of such any addition of a such any act done property, and the application or release thereof a sub-order as the resonance policies or compensation or awards the any addition any determine.

troperty, and the application or release thereof and there of the model of the wave any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may default any act done in his performance of any agreement hereunder, the beneficiary may default any act done is an agreement hereunder, the beneficiary may default any also here here his trust deal in quity as a morifage or direct the trustee to forcelose this trust deal in quity as a morifage or direct the trustee to forcelose this trust deal by advertisement and sale. In the latter event the boneficiary or the trustee shall even the boneficiary or the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall his the time and place of sale, give notee thereof as then required by law and proceed to barcelose this trust deed in the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to forcelose the date set by the trustee is the trustee shall have any more and the and attract default at any time prior to five days before the date set by the trustee of the trustees is the neuron on priviled by any other than such parton so priviled by the obligation secured thereby including costs the trust of the priviles of the priviles with the under the under the under the prival equity including the terms of the obligation should be priviled by law; other than such parton of the priviled by any other than such parton of the priviled at the true and attracting would not then be due had mo default current, and thereby curves, the event all loreclosure proceeding the terms of the obligation and the under the time to what such as a start ended in the motice of sale or the true to what such as a start ended to the thereby including costs the true to what such as a second the prive trustee.
14. Otherwise, the sale shall be hel

surplus, it any, to the granter or to his successed in interest entitled to surplus 16. For any reason permitted by law beneficiers may from their time appoint a successor or successors to any firstee named herein or to successor trutice appointed hereinder (Join such appointment, and with comessance to the successor trustee, the latter shall be vested with all t powers and dates conferred upon any trustee herein named in appoint hereinder. Each such appointment and substitution shall be made by wri-instrument executed by beneficiary, containing reference to this trust of and its place of record, which, when recorded in the office of the Con-Clerk or Recorder of the courts or counters in which the property is situa-shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deal, daty executed acknowledged is made a public record as provided by law Trustee ere trust or of any action or proceeding in which grants, beneficiary or the shall be a party unless such action or proceeding is brought by trustee.

NOTE the Trust Deed Act provides that the trustee beteunder must be either an attorney, who is an active member of the Oregon State Bur, a bank, thist company or savings and loan association authorized to up business unner the cases of Oregon or the United States, a table mismance company authorized to insure tile to mail property of this state, its subsidiaries, attocates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under OFS 696.565 to 676.585.

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The gr. fully seized in	antor covenants and ag tee simple of said desc	rees to and cribed real p	with the beneficiary and roperty and has a valid	d those claiming under him, that l I, unencumbered title thereto	ne is law-
and that he w	vill warrant and foreve	r defend the	same against all perso	ns whomsoever.	
(a) prim	arily for grantor's personal	i. tamuly. hous	sebold or advicultural ourog	described note and this trust deed are: ses (see Important Notice below), castaction/putricks/office/Nam\c	
This deed tors, personal re contract secured	l applies to, inures to the presentatives, successors an hereby, whether or not nar	id assigns, The med as a benel	• term beneficiary shall mea	heir heirs, legatees, devisees, administrat an the holder and owner, including pled this deed and whenever the context so re- under the educal	gee, of the
				d the day and rear first above wr	itten.
not applicable; if as such word is beneficiary MUST disclosures; for th the purchase of a if this instrument of a dwelling use	TICE: Delete, by lining out, w warranty (a) is applicable ar defined in the Truth-in-lendi comply with the Act and R is purpose, if this instrument i a dwelling, use Stevens-Ness is NOT to be a first lien, or Stevens-Ness Form No. 1300	nd the beneficia ing Act and Re Regulation by m is to be a FIRST Form No. 1305 is not to finant 6, or equivalent	ry is a creditor gulation Z, the CHAR laking required lien to finance or equivalent; co the purchase	Lauls (U ((u ('	·····
(if the signer of the	required, disregard this notice. above is a corporation,				
	nowledgment opposite.)	(OR	5 93.492)		
STATE OF OR County of	Klamath)) ss.	STATE OF OREGON,) ss.
000000 00	May 8 , 1980	<i>o</i> .	Personally appea	n . , 19 Hred	and
Personally a CHARLES V	ppeared the above named I. KEER, JR.		duly sworn, did say tha		being first
1	14 J		president and that the		
S		••• •	secretary of		
ment to be	and Joknowledged the foreg		corporate seal of said c sealed in behalf of said	the seal affixed to the foregoing instru- orporation and that the instrument was corporation by authority of its board o nowledged said instrument to be its vo	signed and f directors;
OFFICIAL	Asit L Ma	hhi non	before me:		
SEAL)	otary Public for Oregon	1 1-1-1	Notary Public for Orego	on ((OFFICIAL
Δ	ly commission expires: 6	19 83	My commission expires.	:	SEAL)
			IEST FOR FULL RECONVEYANCE only when obligations have been pi	sid.	
TO:	• • • • • • • • • • • • • • • • • • • •		, Trustee		
trust deed have said trust deed o herewith togethe	been fully paid and satisfied or pursuant to statute, to c	d. You hereby cancel all evide to reconvey, wi	are directed, on payment to ences of indebtedness secure ithout warranty, to the par	he foregoing trust deed. All sums secur you of any sums owing to you under to d by said trust deed (which are delive ties designated by the terms of said tru	he terms of ered to you
DATED:		, 19			
				Beneticiary	
Do nat lose ei	destrey this Trust Deed OR THE N	IOTE which it socu	res. Both must be delivered to the	trustee for cancellation before reconveyance will be	made.
	IST DEED		ವರ್ಷ ಕೊರ್ಡಿಸಲಾಗಿದೆ. ಎಂದು ಹೇಳಿಕೆ ಕೊರ್ತಿ ಸಂಗಾರಣಗಳು	STATE OF OREGON, County of Klamath	}ss.
Charles W.	• • •	 		I certify that the with ment was received for record 9th day of May	in instru-
•	88, K. Falls, OR 9 Granto	1	SPACE RESERVED FOR	at 2:59 Sclock P. M., and in book reel volume NoM8 page 8568 or as document	recorded 0 on
Frank M. Sc 7.Kt. Box 24	, Grangeville, IL	083530	RECORDER'S USE	instrument/microfilm No. 84 Record of Mortgages of said	130 ,
	Beneliciary	r		Witness my hand and County affixed	seal of
	CORDING RETURN TO			County affixed.	
Mountain Ti	tle Co Kristi			Wm. D. Milne By Bernetliand Latock	
				By Dermettia A Lick	Deputy
				By Densettin A Lock Fee \$7.00	Deputy