FORM No. 88),1-0	Pregon Trust Deed Series-TRUST DEED (No r	estriction on ossiar	ment MY- S	10 H-11/18	nso pag	10 10AFA	
8528	84130		JST DEED	Vol. 80	Page	8568 - 9	
THIS CHARL	TRUST DEED, made this ES W. KERR, JR.	9th	day of	May		, 19.80 , between	
	MOUNTAIN TITLE COMPAN	Υ.				, as Trustee, and	
ON FRANK	M. SCOTT and EVELYN G	. SCOTT,	husband and	l wife			
as Beneficiary,	Re-recorded to add	name to B	eneficiary	of this Trus	t Deed.	····	
Grantor irrevocably grants bargains sells and account							
In							
not sooner paid, to be due and payable							
2. To complet manner any outiding a destroyed thereon, and destroyed thereon, and state of the s	I premises free from construction lens other charges that may be levied or a before any part of such tares, assessment of such tares, assessment of the free free free free free free free fr	and workmanlike ted, damaged or covenants, condi- ty so requests, to milorm Commercial same in the resurches made desirable by the son the buildings damage by fire time require, in commercial same testing the same testing to the latter; all soon as insured; nsurance and to or to the expirassaid buildings, e. The amount plied by beneficiary so collected, or or release shall r invalidate any and to pay all trivial services the receipts therefor by tares, assessed upon or sents and other compts therefor by tares, assessed my this secured by the bound to the bligation herein a payable with-	received the second sec	onvey, without warram reconveyance may be thereto," and the recitive tool of the truthfulness ed in this paragraph she ed in this paragraph she ed in this paragraph she totice, either in person, unt, and without refar hereby secured, enter thereby secured, enter thereby secured enter thereby secured on the security of the secured hereby immerity at his election mortice, and elault by grantor in performance of any again secured hereby immerity at his election mortification or the secured hereby immerity at his election mortification of sale. In the latter end sale, the secured his well-beneficiary election of the secured his well-beneficiary at his election mortification of the security pay to the beneficiary ded in ORS 86.740 to the security pay to the beneficiary the security pay to the beneficiary and the security pay to the beneficiary and the security pay to the beneficiary of the security pay to the beneficiary and the security pay to the beneficiary mortification of the security of the security pay to the beneficiary the security pays the	ly, all or any pa of described as the state of the state	eneficiary may at any a a receiver to be approxy of any security for possession of said property of any security for possession of said property is collect the rents, I, and apply the same, uding reasonable attorion such order as benevold and the said, shall not cure or availate any act done by indebtedness secured or, the beneficiary may payable. In such an reclose this trust deed by the trust deed by the trust expension of the principal said and the said, shall not cure or a such an exclose this trust deed by the trust deed by the trust deed in such an experiment and sale to the said, sive notice of sale, sive notice one this trust deed in such an experiment and sale the date set by the soon to privileged by the said and	
of title search as well to no connection with or in ees actually incurred. To appear in dilect the security right iction or proceeding in my suit for the forceld funding evidence of title mount of attorney's leaved by the trial court lecree of the trial court lecree of the trial court shall adjuey's lees on such appear to the trial court than the sees on such appear to the trial court than the sees on such appear to the trial court than the such appears the s	is its teed, and expenses of this trust inci- sis the other costs and expenses of the it is the other costs and expenses of the it is the other costs and expenses of the it is and defend any action or proceeding s or powers of beneficiary or trustee; an which the beneficiary or trustee; an which the beneficiary or trustee; an or the dead to pay it is dead, to pay it costs and and the beneficiary's or trustee; and in the event of an appeal from a ind in the event of an appeal from a it, grantor further agrees to pay such is deer easonable as the beneficiary's or is.	luding the cost rustee incurred and attorney's purporting to nd in any suit, pear, including I expenses, in- rusy's less; the cases shall be y judgment or um as the ap- trustee's attor-	be postponed as in one parcel or auction to the hi shall deliver to t. the property so splied. The recitail of the truthfulnet the grantor and be shall apply the pcluding the compattorney (2) thaving recorded deed as their interest.	wise, the sale shall be in the notice of sale provided by law. The in separate parcels are generally as the process of the pro	of the time is that is the trustee may sell and shall sell the payable at the in form as required to the trustee of the powers properly to the powers proment of (1) the and a reasonable by the trust deep interest of the trust deep interest of the interest of the sell.	which said sale may is ald property either parcel or parcels at time of sale. Trustee ed by law conveying ranty, express or imfle the conclusive proof trustee, but including covided herein, trustee expenses of sale, incharge by trustee's d. (3) to all persons thus trustee.	

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8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the moies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fere required incurred by frantor in such proceedings, shall be paid to the production of the payable costs and expenses and attorney's fere required applied by it list upon any reasonable costs and expenses and attorney's fere appoint a successor truste. Appoint a successor truste appoint a successor truste appoint and payable to the successor truste appoint a successor truste appoint and payable to the successor truste appoint a successor truste appoint and payable to the successor truste appoint a successor truste appoint as uncessor truste app

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association 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 escrow agent licensed under ORS 696.50S to 696.58S.

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

and that he will warrant and forever defend the same against all persons whomsoever.

		J				
The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family, househo (b) You was organization, or the proceeds of the loan re	HEK HERTYON'N JEVEN FOX JOHEN HELES WITH ON	AMONE KOLOLUK POLICE KOLDEK, KILATINGE KILATINGE KALUTAKATIN				
This deed applies to, inures to the benefit of and bit tors, personal representatives, successors and assigns. The telescope personal representatives whether or not named as a beneficial	nds all parties hereto, their heirs rm beneficiary shall mean the he ry herein. In construing this deed the singular number includes the	s, legatees, devisees, administrators, execu- older and owner, including pledgee, of the I and whenever the context so requires, the e plural.				
masculine gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said grantor has	hereunto set his hand the o	lay and xear first above written.				
whichever warranty	(a) or (b) is	& William				
* IMPORTANT NOTICE: Delete, by limits on the beneficiary not applicable; if warranty (a) is applicable and the beneficiary	is a creditor CHARLES W	KERR, JR.				
as such word is defined in the trum-in-tending Astronomy making the Astronomy Pegulation by making	ng required					
disclosures; for this purpose, it this historian No. 1305 or	n to tinance · equivalent;					
the purchase of a dwelling, use stevens tens of is not to finance if this instrument is NOT to be a first lien, or is not to finance if this instrument is NOT to be a first lien, or is not to finance	the purchase					
if this instrument is NOT to be a riss tien, or is not to the of a dwelling use Stevens-Ness form No. 1306, or equivalent. It with the Act is not required, disregard this notice.	-					
and the shown is a compression.		•				
use the form of acknowledgment opposite.) (ORS S	23.490)	,) ss.				
STATE OF OREGON,)	STATE OF OREGON, County	, of				
Klamath)		and				
May 8 , 19.80	Personally appeared	who, each being first				
Possenally appeared the above named		ormer is the				
CHARLES W. KERR, JR.	president and that the latter is the					
	secretary of					
		1 Wand to the foresoins instrument is the				
	a corporation, and that the se corporate seal of said corpora	tion and that the instrument was signed and				
and acknowledged the foregoing instru-	sealed in behalf of said corpo	corporate seal of said corporation and that the matter seal of said corporation by authority of its board of directors; sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act				
ment to be his voluntary act and deed.	and deed.					
Briga Inc. Of	Before me:					
(OFFICIAL KATATI & WARNEST	Y	(OFFICIAL				
SEAL)(Notary Public for Oregon	Notary Public for Oregon	SEAL)				
My commission expires: 6/19/83	My commission expires:					
REQU	EST FOR FULL RECONVEYANCE					
	only when obligations have been paid.					
то:	, Trastec	All sums secured by said				
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w	ences of indebtedness secured by	y said trust deed (which are delivered to you designated by the terms of said trust deed the				
herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance	and documents to					
estate now held by you under the same. Mail reconveyant						
, 19						
DATED:		And the second of the second o				
		Reneficiary				
Do not lose or destroy this Trust Deed OR THE NOTE which it se	But must be delivered to the truste	e for cancellation before reconveyance will be made.				
Do not lose or destroy this Trust Deed OR THE NOTE which it see	cures. both most be					
		STATE OF OREGON,				
TRUST DEED		County of Klamath SS.				
(FORM No. 881-1)	maker _maker	I certify that the within instru-				
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	STATE STONE ROS	ment was received for record on the				
Charles W. Kerr, Jr.	A COMMENT OF THE PARTY OF THE P	Oth day of May 19.00,				
P. 2 Roy 188 & Colle MP9nAnl	I SANTANISA	at 2:59 o'clock P. M., and recorded in book reel volume No. M80 on				
Rt. 3, Box 288, K. Falls, OR 97601	SPACE RESERVED	page 8568 or as document fee file/				
The M Scott a Deller C Scott	FOR	instrument/microfilm No. 84130				
Frank M. Scott & Evelyn G. Scott	RECORDER'S USE	Record of Mortgages of said County.				
St. R. Box 26 Grangeville, ID83530	STATE OF ORGANISM	Witness my hand and seal of				
Beneficiary	AND DESTROYANT OF LAND	County affixed.				
AFTER RECORDING RETURN TO	でおどとストル	the D. Milne				

Mountain Title Co. - Kristi

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