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Vol 151 Page 1

Salem Oregon

1913

MAY 30 1913 Deed of Trust

SEARCHED INDEXED FILED FEB 20 1913

RECORDED REC'D.

THE STATE OF OREGON, 2nd  
JAMES E. MC INNIS and ROBERT H. MC INNIS, husband and wife,  
and wife's son and daughter-in-law, 1216 Madison St., Salem, Polk County, Oregon;

STATE OF OREGON, KENNETH A. STONE, INC., as Oregon Corporation;  
TOM A. COOKSON INSTITUTE, INC., as Oregon Corporation;

and the undersigned Grantor, his and her Consents, Powers and Right, with Power of Substitution,  
Grant, Release and Convey the herein described Land, with Power of Substitution, to

A Portion of that parcel land recorded in Volume 272 at page 154, Deed Records of  
Polk County, Oregon, described therein as the East Half of Tract 71, State Survey  
Subdivision No. 1, in the County of Marion, State of Oregon.

Being therefore that portion and particularly described as follows:

Beginning at a 1 foot from pipe marking the east Northwesterly corner of said tract  
71 of State Survey Subdivision No. 1, thence South along the East boundary of said tract a  
distance of 177.17 feet or a 1 foot from pipe thence South by the west parallel with the  
South boundary of said tract 177.17 feet, to a 1 foot from pipe thence West parallel  
with aforesaid East boundary 64.47 feet to a 1 foot from pipe thence South 10° 30' 30" West  
parallel with aforesaid South boundary of said tract a distance of 179.47 feet to a 1  
foot from pipe on the West boundary of the East half of aforesaid tract 71, thence North  
1° 11' 30" East along said West boundary to a 1 foot from pipe marking the Northwest corner  
thereof; thence North 39° 30' 30" East along the West boundary of said tract, 400.77 feet,  
more or less, to the point of beginning.

This document is being re-recorded to correct legal to read  
thence South 30° 30'

LAND AND PROPERTY) is not currently used for agricultural, timber or grazing purposes.

Together with all the fixtures, improvements, and appurtenances thereto or thereon belonging, and  
the rents, issues, and profits thereof. Subject however, to the right, power, and authority hereinabove given to and conferring upon Grantor  
power to reduce and apply said rents, issues, and profits.

To him and his heirs, and the administrators and executors,

For the Purpose of Securing Performance of such instruments of Credit herein contained and contained in the acts of

STATE-WIDE UNITED STATE SIGNED FEB 20 1913 AND REC'D.

and those documents recited in the terms of a previous note, due March 1, 1913, in  
respect to the hereinabove or other and such by Grantor, the first payment of principal and interest required, if the same shall have been  
paid prior to the first day of April 12.

The term agreed or contracted and made or made and agreed to be paid by the parties to the instrument or instrument in which  
One-Tenth interest in the hereinabove described property is held by the Grantor, the instrument or instrument in which  
the same is held by the Grantor.

5280

**To Protect the Security of the Fund of State, County Agent.**

1. To keep real property in good order and condition so they have no real or substantial or serious and other damage, depreciation, waste and other damage.

2. To maintain all fixtures, fittings and equipment well and workmanlike and in good working order and condition which may be constructed, furnished, or maintained thereon, and for which the art and skill required therefor, and for the cost thereof, if any part thereof is being replaced by the person or persons constructing or repairing such real property, greater further agrees:

(a) To construct buildings generally and at all times during 10 days from the date of the commencement of the Department of Housing and Urban Development, and complete under it, maintenance with plans and specifications submitted by Beneficiary.

(b) To allow Beneficiary to inspect real property at all times during construction.

(c) To replace any work or materials subcontracted to Beneficiary, within fifteen (15) calendar days after written notice from Beneficiary of such fact, except notice may be given to the Contractor by supplemental deal, prior to 10 days from completion, or by personal notice of the same.

(d) That work shall not cease on the construction of real improvements for any reason whatsoever for a period of fifteen (15) calendar days.

The Contractor agrees presentation to it of an affidavit signed by Beneficiary, setting forth facts showing X-Billant to Beneficiary under the numbered paragraph, is satisfactory in that it will complete all facts and documents therein, and is not otherwise incorrect.

1. Not to remove or demolish any building or improvement thereon.

2. To comply with all laws, ordinances, regulations, covenants, conditions, and restrictions affecting said property.

3. To provide and maintain sufficient accommodations in the said other houses, cottages, and outbuildings including for storage as may be required from time to time by the Beneficiary, as such accommodations and the cost thereof as may be required by the Beneficiary, shall also provide to the Beneficiary and Contractor, all those services may require, and to deliver all property to Beneficiary, which delivery shall constitute an assignment to Beneficiary of all rights thereto.

4. To appear in and defend any action or proceeding purporting to affect the economic terms or the rights or property of Beneficiary or Contractor, and defend Beneficiary or Contractor, at its expense, or to defend any such action or proceeding, to pay all costs and expenses, including costs of collection of title and attorney fees, in a reasonable sum awarded to Beneficiary or Contractor.

5. To pay or have 100 per cent of compensation of assessments upon water consumption usage, and to make contributions and charges for water, sewerage, gas, heat, or a combination of such and payments as per, when due, of contributions, charges and fees paid, to any local utility, or real property or any real interest which is held under or to be given or acquired before, or on all costs, fees, and expenses of the Fund of State.

6. To pay contributions and without limitation all assessments levied by Beneficiary or Contractor, with notice from date of commencement of the real property to the property owner, and for expenses thereof shall be repaid thereby.

7. To do all acts and tasks of payment required of Contractor and of the owner of the property to make and keep and the Fund

of these rights for insurance to Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to file or cause or suffer it to be filed, any action which will void such insurance during the existence of this Deed of Trust.

24. Notwithstanding that:

a. Should Grantee fail to make any payment as to the sum due as before provided, then Beneficiary or Trustee, but without obligation as to the said unpaid balance to or secured upon Grantee, and without releasing Grantee from any obligation thereto, shall Waive or do the same as such trustee and in such manner as either may direct necessary to protect the security herein, Beneficiary or Trustee being authorized to enter upon the property for such purpose, unobstructed, without or hindrance, any action or proceeding pertaining to affect the security herein or the rights or powers of Beneficiary or Trustee, pay, purchase, control, or compromise any encumbrance, charge, or lien which is the subject of other security to be prior or superior herein; and in recovering any such payment, costs and expenses, except whatever amounts is to discharge Beneficiary's claim thereon, therefore, including costs of collection of title, attorney's fees, and per diem reasonable sum;

b. Should the property or any part thereof be taken or claimed by reason of any public improvement or condemnation proceeding, or damaged by fire, or catastrophe, or at any other accident, Beneficiary shall be entitled to all compensation, awards and other payments or relief therein, and shall be entitled as to appear to condemnor, trustee or, and prosecute in its own behalf, any action or proceedings, or to make any compromise or settlement, in connection with such taking or damage, all such compensation, awards, damages, rights of action and proceeds, including the proceeds of any policies of fire and other insurance affecting said property, are hereby assigned to Beneficiary, but shall after deducting therefrom all or expenses, including attorney's fees, attorney's costs, damages so incurred by or to apply the same as any indebtedness secured thereby, Grantee agrees to execute such further assignments of any compensation, award, damage, and rights of action and proceeds to Beneficiary or Trustee, as respects;

c. In conveying payment of any sum secured hereby after the date hereof, Beneficiary does not waive, release either or require payment payment after due of all other sums so secured as to extend default for failure to pay;

d. At no time and from time to time upon written request of Beneficiary, payment of as far and presentation of the Deed of Trust and the note for confirmation in case of full nonpayment for consideration and retention, without affecting the liability of any person to the payment of the indebtedness, Beneficiary may convert to the holding of any title or right of real property, the just or reasonable compensation for canceling any restriction thereon, and in any nonpayment or other agreement affecting the Deed of Trust or the note or charge thereof, all amounts, without limitation, all or any part of the property;

The Beneficiary or any nonresident shall be described in the "Deed of trust" legally certified thereon, and the trustee thereof, if any resident, or those used to conclusive proof of the truthfulness thereof.

e. An additional provision, Grantee hereby agrees to Beneficiary during the continuance of these rights, all sums, losses, damages, and profits of the property affected by the Deed of Trust and of any personalty property located thereof, shall Grantee shall submit to the payment of any indebtedness secured hereby or in the performance of any agreement hereinabove, Grantee shall have the right to collect all such sum, losses, damages, and profits earned prior to default as then become due and payable;

25. Upon any default, Beneficiary may at own time without notice either in person, by agent, or by a receiver to be appointed by a court, and without regard to the insolvency of any security for the indebtedness hereby secured, enter upon any real property of real property as and when desired, at the rate made and for an otherwise valid sum, costs and profits, including those just due and unpaid, and apply the same, less just and expenses of signature and collection, including reasonable attorney's fees, which are indebtedness secured hereby, and as well make a Beneficiary free therefrom. The entering upon and taking possession of real property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not give or cause any claims or action of debt or otherwise to creditors and other persons or such trustee;

26. Upon default by Grantee a percentage of any indebtedness secured hereby or in performance of any agreement hereinabove, or should the Deed and note, note for mortgage be eligible for insurance under the National Housing Act within ~~120~~ days, trustee may the date herein written, demand of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development funds sufficient

to ~~pay~~ <sup>pay</sup> ~~the~~ <sup>the</sup> sum due then the sum of the Deed of Trust, including all costs and fees and the Deed of Trust, being deemed conclusive proof of such indebtedness, or should the commander of the Department of Housing and Urban Development to cause the loan made to be a full force and effect for any reason whatsoever, Beneficiary shall declare of such indebtedness discontinued, due and payable to Beneficiary or trustee of another indebtedness of benefit and service for one, and of another series of benefits and is deemed to cause the property to be sold, which cause Trustee shall cause to be done that the trustee Beneficiary shall file papers with trustee the Deed of Trust, the conveying all documents constituting indebtedness recorded thereby, notwithstanding the foregoing, the amount due as to be recovered by the Beneficiary after the cancellation the insurance under the National Housing Act and in the Beneficiary's behalf to meet the mortgage insurance premium to the Department of Housing and Urban Development.

27. After the date of such sale as may then be required by law following the cancellation of one series of benefit, and before or while having been given as close temporal to the date, written demand on Grantee, shall sell said property or the real and personal fixed to it or used thereon or used, either as a whole or in separate parcels, and it shall enter as a true statement that Grantee has no statutory right of Grantee to affect the sale of whole such property, if consisting of several houses, lots or parcels, shall be sold to public auction in the highest bidder for cash or credit money of the United States, payable at time of sale. The sale may consist of all or any portion of real property or public improvements or such real and public or real property or public improvements may comprise the sale in public auctionment of the same land by the preceding description. Trustee shall deliver to the trustee or Deed conveying the property as sold, but without any covenant or warranty, rights or interest. The trustee or the Deed of any trustee or body shall be conclusively bound by the cancellation thereof. Any person, including Grantee or Beneficiary, may purchase at the sale. After conducting all sales, and expenses of trustee and of the trustee, including one or two hundred and twenty-five dollars (\$225) in connection with each, trustee shall apply the proceeds of sale to the payment of all sums expended under the terms, period and time named, with interest accrued to the date provided for the principal sum, at which rates then existing by law, and the remainder, if any, to the person or persons legally entitled thereto.

28. Beneficiary may, from time to time, as provided by statute, acquire another house or place and cause of trustee before

~~CONFIDENTIAL~~  
I certify that I am a citizen of the United States, aged 21, and I have read and understood the following terms and conditions of this instrument and I agree to them.

III. The Owner shall cause to be paid to the lessee, attorney, expenses, administrative expenses, insurance and expense of the premises herein. All obligations of Grantee hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including jointers, of the same successive interest, whether or not named as Beneficiary herein.

IV. Lessee accepts this Lease when the Deed of Trust, duly executed and acknowledged, is made public record in accordance with law. Lessee is not obligated to satisfy any party hereto of recording.

JOSEPH E. MC MULLEN  
State of Georgia  
County of Fulton

Solicitor of Fulton

I, the undersigned, Joseph E. McMullen,  
do hereby, on this 1st day of March, 1965, personally appear before me,  
Joseph E. McMullen and Sandra E. McMullen,  
and do declare to be the individual mentioned in and who executed the above instrument, and acknowledge that the same  
is my true and voluntary act and deed for the uses and purposes  
therein intended.  
Given under my hand and the day and year last above written.

and acknowledge other Deed of Trust or of any action or proceeding  
in which Grantee, Beneficiary or lessee shall be a party, shall  
be brought by Owner.

V. On this "Deed of Trust," as hereinafter used, means the  
owner and the beneficiaries under the term "Trust Deed," as used  
in the form of Conveyance instrument Deed of Trust and Trust Deed  
Agreement used, the original holder shall include the grantee, the  
holder, the assignee, and the one or more grantees used by reference to all previous.

VI. As used in the Deed of Trust and in the term "Beneficiary," shall mean another instrument in this, which shall be construed as an Appellate Court.

*Joseph E. McMullen*  
JOSEPH E. MC MULLEN  
Solicitor of Fulton

I, the undersigned, Sandra E. McMullen,  
do hereby, on this 1st day of March, 1965, personally appear before me,  
Joseph E. McMullen and Sandra E. McMullen,  
and do declare to be the individual mentioned in and who executed the above instrument, and acknowledge that the same  
is my true and voluntary act and deed for the uses and purposes  
therein intended.

*Sandra E. McMullen*  
Sandra E. McMullen  
Agent Public or Notary Public for the State of Georgia

My commission expires 1-21-65

#### Request for Full Recourse

On our demand, to be paid only when same have been paid.

For Owner:

The undersigned is the legal owner and holder of the same and all other instruments referred to in the above Deed of Trust, being now  
together with all other instruments referred to said Deed of Trust, has been fully paid and satisfied, and are not herein repeated and  
demands no payment to you of any sum or amount owing to you under the terms of said Deed of Trust, to cancel and make above mentioned, and all  
other evidence of indebtedness referred to said Deed of Trust delivered to your bare hands, together with the said Deed of Trust, and is  
willing, without necessity, to the parties designated by the terms of said Deed of Trust, at the time now said to him thereafter.

Date:

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State of Georgia  
County of

I hereby certify that the above Deed of Trust was sent to the office for Record on the  
A.D. 1965 at about 10:00 A.M. and was duly recorded on the day of  
of County of Fulton, State of Georgia, on

day of

6263

5763

STATE OF OREGON

RECEIVED IN THE OFFICE OF THE  
FEDERAL BUREAU OF INVESTIGATION

1000 TO 1000 OF 1935

The occupant shall, with the prior approval of the Federal Housing  
Commissioner, or his designee, discharge all rents secured by this occupancy  
to be immediately due and payable if all or a part of the property  
is sold or otherwise transferred (other than by devise, descent or operation of  
law) by the occupant, pursuant to a consent of sale executed and filed  
within 14 months after the date of execution of this occupancy or the lesser  
of 14 months after the date of a prior transfer of the property and prior  
to title to the property, to a purchaser whom credit has not been approved by  
accordance with the requirements of the Commissioner.

See attached  
Robert T. Pogue

THE CASE NO. IS NUMBER 108

STATE OF DEED OF TRUST

This STATE OF DEED OF TRUST is attached or set aside a part of the DEED OF  
TRUST dated July 1, 1971, at 15 1/2.

BENEFICIARY:

GRANTORS Joseph E. Schlesinger and Sandra E. Schlesinger

TRUSTEE Jeffrey P. Drury &amp; Sonnen, Inc.

DEBTOR'S ATTORNEY: Lewis &amp; Crowley Attorneys, Inc.

ONE-SAY MORTGAGE INSURANCE PROVISION

Grantor and Beneficiary acknowledge and agree that the SMI Mortgage Insurance Premium has been prepaid for the entire term of the loan secured by this Deed of Trust and will not be paid in monthly installments as required by the Deed of Trust. The terms and conditions of this Deed of Trust shall be construed and enforced consistent with such prepayment. If the cost of prepayment of the loan secured by this Deed of Trust is below or refund of unearned mortgage insurance premium, if any, will be calculated and paid in accordance with applicable SMI rules and regulations.

ADDITION TO PARAGRAPH 13

There is added to Paragraph 13 of the DEED OF TRUST the following: Beneficiary may not decline all or any amount hereby immediately due and payable because of the ineligibility for insurance under the National Housing Act if such ineligibility results from Beneficiary's failure to retain the mortgage insurance premium to the Department of Housing and Urban Development.

*John Drury, Jr.  
Jeffrey P. Drury  
JPD/JD  
7/1/71*

*John Drury, Jr.  
JPD/JD  
7/1/71*

*John Drury, Jr.  
JPD/JD  
7/1/71*

COURT OF OREGON - COUNTY OF CLACKAMAS

Filed for record or record of Joseph E. Schlesinger on 7-1-71  
AD. B 15 at 15 1/2 and the record is 15 1/2  
RECORDED on 7-1-71  
RECORDED on 7-1-71

SEE 15 1/2 RECORDED 7-1-71 RECORDED 7-1-71

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SEE 15 1/2 RECORDED 7-1-71 RECORDED 7-1-71