FORM No. 831—Grogen Trust Doed Sories—TRUST DEED.	cor	TRICAT 1862 BYRYSHE WEST IN	
1 68877 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	OTC 31021-	KR Vol.m931	³ agr_25190
KURT VONDERHULLS and ELIZABETH J.	AC CURRY, with the	September rights of survivor	19 ⁹³ , between
DAVID HARRIS & LOUISE HARRIS , or	OF KLAMATH COUNTY the survivor there	eof	, as Grantoi , as Trustee, and
Grantor irrevocably grants, bargains, se KLAMATH County, Orego	WITNESSETH:		, as Beneficiary
The southerly 5 feet of Lot RIVER, according to the offi the County Clerk of Klamath	6 and all of Lot 7	in Block 11 of Spi	RAGUE ice of
together with all and singular the tenoments, hereditam or hereafter appertaining, and the rents, issues and pro the property.	ents and appurtenances and lits thereof and all fixtures :	all other rights thereunto bel	onging or in anywise now
of the purpose of securing perfo	PRMANCE of each agreement / 100ths*****	nt of grantor herein contained	and payment of the sum
not sooner paid, to be due and payable November	1 KAY COM CORO		all and interest hereof, if
becomes due and payable. In the event the within des sold, conveyed, assigned or alienated by the grantor wit at the beneficiary's option, all obligations secured by the become immediately due and payable. To protect the security of this trust deal Assaches	s instrument is the date, sta ceribed property, or any par- hout lirst having obtained of is instrument, irrespective of	e written consent or approva the maturity dates expressed	ein is sold, agreed to be to the beneficiary, then, thersin, or herein, shall
1. To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste 2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all co	ty in good condition and re- of the property.	pair; not to remove or demo	lish any building or im-
3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement or pay for tiling same in the proper public office or old agencies as may be deemed desirable by the beneficiary	ns, covenants, conditions and nts pursuant to the Uniform	restrictions affecting the pro-	merty: if the hamelinians
damage by tire and such other hazards as the beneficial written in companies acceptable to the beneficiary, wit liciary as soon as insured; if the grantor shall fail for any sit least lifteen days prior to the expiration of any polic cure the same at grantor's expense. The amount collecte any indebtedness secured hereby and in such order as ber or any part thereof, may be released to grantor. Such ar under or invalidate any act done surgerest to see the same as the same	ance on the buildings now if may from time to time re he loss payable to the latter; reason to procure any such y of insurance now or hereal d under any tire or other in the liciary may determine, or a oplication or release shall not polication or release shall not the polication or release shall not procure the second	or hareafter erected on the equite, in an amount not less all policies of insurance shall insurance shall insurance and to deliver the piter placed on the buildings, surance policy may be applied to ption of beneficiary the encourse or waive any default of cure or waive any default of the properties and the same of t	property egainst loss or than 211 insurable be delivered to the bene- olicies to the beneficiary he beneficiary may pro- ed by beneficiary upon tire amount so collected, t notice of default bear
assessed upon or against the property before any part of promptly deliver receipts therefor to beneticiary; should liens or other charges payable by grantor, either by direct ment, beneticiary may, at its option, make payment it secured hereby, together with the obligations described it the dobt secured by this trust deed, without waiver of an with interest as aloresaid, the property hereinbefore described for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the bable and constitute a breach of this trust deed.	iliens and to pay all taxes, and such taxes, as sessments and the grantor fail to make past payment or by providing laterof, and the amount so pain paragraphs 6 and 7 of this y rights arising from breach ecribed, as well as the granted, and all such payments is ensitivity, render all sums since the granted and all such payments is ensitivity, render all sums.	ssessments and other charges do other charges become past yment of any taxes, assessment which with the same with wall with wall with interest at the rat a trust dead, shall be added to but any of the covenants hereof or, shall be bound to the san hall be immediately due and ecured by this trust deed im	that may be levied or due or delinquent and its, insurance premiums, hich to make such pay- e set forth in the note o and become a part of and for such payments, ne extent that they are payable without notice, mediately due and pay-
6. To pay all costs, fees and expenses of this trustrustee incurred in connection with or in enforcing this 7. To appear in and detend any action or proceed and in any cuit, action or proceeding in which the bench to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proficiary shall have the right, it it so elects, to require the	tincluding the cost of title sobligation and trustee's and independent of a lifet the clery or trustee may appear and the beneficiary's or trustee the by the trial court and in the the appellate court shall ad	earch as well as the other co attorney's fees actually incur security rights or powers of , including any suit for the fi tice's attorney's fees; the am e event of an appeal from any judge reasonable as the bene.	sts and expenses of the red, beneficiary or trustee; oreclosure of this deed, ount of attorney's fees y judgment or decree of ticiary's or trustee's at-
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this state, its subsidiarie agent licensed under ORS 696.505 to 696.585.	must be oither an attorney, wi	o is an active member of the O	regon State Bar, a bank.
And with antique to the court of the court o	State with the second of the s	STATE OF OREGO	N,
HUNT VONDERHULLS and ELIZABETH J. H. General Delivery Sprague River, OF 97639	CURRY	I certify that ment was received	
DAVID HARRIS & LOUISE HARRIS	PACE RESERVED FOR RECORDER'S USE	in book/reel/volume	M., and recorded
Sprague Kiver, OR 97639	 一点まりなける時からのはない。 ならればばらりの数としてない。 ならればはないない。 ならればないないない。 なられないないないない。 	pageor ment/microfilm/rece Record of	as fee/file/instru- ption No, of said County.
A NOUNTHIN TITLE COMPANY OF KLANATH COUNTY	An Agus Shall an Airean ann an Airean An Airean An Airean an Airean An Airean agus Lathar Airean an Lathar Airean Airean agus An Airean an Lathar Airean Airean an Airean an Airean an Lathar Airean Airean an Airean an Airean an Lathar	Witness my County affixed.	hand and seal of
222 S.SIXTH-STREET KLAMATH FALLS OR 97601	is the first of the second of the first of the second of t	NAME By	tore

., Deputy

and that the grantor will warrant and torvor defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for grantor's personal, family or household purposes (see Important Notice and this trust deed are:

This deed applies to, insures to the benefit of and birds all person) are for business or commercial purposes, see secured hereby, whether or not named as a benefitiary person are for business or commercial purposes.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that must be provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. sexumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

	CACCUTE of the same and to the same and the same of the period of the pe
	* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is such word is defined in the Truth-in-landing and shorefelling in the State of the Sta
	as such ward is defined in the Truth-in-Indian Act and Regulator States for this purpose.
ы	year first above
	word is defined to the control of the applicable workers workers were the world
	as such word is defined in the Truth-in-anding Act and Regulation 7 of the KURT VONDERHILLS. KURT VONDERHILLS.
ľ	Sectionics; for this with the Art and
-	as such word is defined in the Iruth-in-lending Act and Regulation Ly the Stevens-Ness form No. 1319, or equivalent. STATE OF OREGON, County of Klameth
	will the Act is not been shown and any making required
ž,	or entirely dispersed as
	STATE OF OREGON, County of Klamath by KURT VONDERHULLS and ELIZABETH J. RC CURRY This instrument was acknowledged before me on
	TO OREGON COURTY
	This County of
	has Killes instrument man Lameth
	oy word VONDEDUIT
	and Fit Told Defore many) 55.
	I has instrument
	by Deptember 30
	This instrument was acknowledged before me on

This instrument was acknowledged before me on 993..., as of

OFFICIAL SEAL

NOTARY PUBLIC OREGON

COMMISSION NO. 010431

MY COMMISSION FRIES NOV. 16, 1995 My commission expires 16 9 Bublic for Oregon

	My	٠.
STATE OF CORRE	CONTINUE TO SERVICE TO SERVICE AND SERVICE	_
-4. OKEGON	COUNTY OF	-
Filed for	COUNTY OF KLAMATH: SS.	

Filed for remark	OF KLAMATH: SS.			
Filed for record at request of Sept. of FEE \$15.00		Section 1		
	A.D., 19 93 " 11	Title Co		
of Fire	Mortage Mortage	o'clock A	the a	
¥15.00	- Edges	on Page 25	duly recorded in Vol	day
Control of the Contro	Martin to the same of the same of	Evelyn Biehn	10	193
147 Sept. 1 (1) 1	A Commence of the Second Second	By Crulen	County Clerk	
COLOR STATE OF THE			- Huri	

autine Mulendere