TS

and

4

in C -----

100 15 A-27177

FORM No. 881-Oregon Trust Daed Series-TRUST DEED BT SPECIEUS LAW PUBLISHING CO., PONTLAND, OH, 67204 17326 76 Page 12685 Siv Vol TRUST DEED b THIS TRUST DEED, made this day of August 19.76 , between Frank E. Kennemur and Elaine C. Kennemur, husband and wife , as Grantor, Klamath County Title Company , as Trustee, Martin Development Corporation, a California corporation , as Beneficiary, WITNESSETH; Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lot 3 in Block 8 of TRACT NO. 1093. PINECREST together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Nine Thousand Five Hundred and no/100, \$9,500.00 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 final payment of principal and interest hereol; if not sconer paid, to be due and payable. February 10, 1990 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or graxing purposes. To protect the security of this trust deed. drantor adverss: (a) consent to the making of any may or obtained to said note of the size of the size of the scoribed real property is not currently used for agricultural, timber or graxing purposes. The above described real property is not currently used for agric To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain smid property in kood condition and repair; not to remove or demolish any building or improvement thereon: 1. To complete or restore promptly and in kood and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 1. To comply with all laws, ordinances, redulations, covenants, condi-tions and restlictions altecting said property; if the beneficiary so requests, to the subscription of the second strength of the filling same in the proper public officer or searching agencies as may be deemed desirable. by the beneficiary. 4. To provide and continuously maintain insurances or the strength. Iturel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in framing any restinetion of creating any restingtion thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereon; (d) reconvey, without warranty, all or any part of the lien or charge transfer in any reconveyance may be described as part of the property. The frame in any reconveyance may be described as part of the property. The frame part of the transfer of any matter of the property of the services mentioned in this program ball be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this program ball be on these than §5 or any of the services mentioned in this program ball be on these than §5 or any of the services mentioned in this program ball be one these than §5 or any of the services mentioned in this program ball be one to be share been to be appointed by a court, and without restart to the adecute of any security for the indebtedness hereby recursed, cutter upon and takkaby day day active thered, in its own name sue or otherwise on the state program best adored by a court, and without program of unput, and unput, and the rests, less the appoint the problement best of any secure at the rest of any court be appointed by a court, and without program and takkaby data the rest be appointed problement beneficien and collection, including those anter secure and unput, and the most be theready of the secure data and unput, and theready a the thered in its own name sue or otherwise and the state secure best and systems and any part of the secure data and unput, and theready a the secure data and unput, and the state secure data any determine.
11. The entering upon and taking possestion of and property, the collection of such tents, issues and prodices or compression of and other advected of the advected of the such and the secure data any determine.
11. The entering upon and Inion of the description of the state property is the observement to the Uniform Commercial Code as the beneficiary may require and to pay for filind same in the deficiency may require and to pay for filind same in the profile of the beneficiary may require and to pay for filind same in the deficiency may require and to pay for filind same in the profile of the beneficiary may require and not for the solid of the same the solid particle as may be deemed desirable, by the particle of the said premises against loss or demage by fire and such other heards as the beneficiary, with loss payable to the latter; all not one of the solid same and solid particles and such other heards as the beneficiary and with the same and sone and solid particles and solid part of a solid particle and solid particles and and solid particles and so any determine. I. The entering upon and taking possession of said property, the of such rents, issues and profits, or the proceeds of line and other policies or compensation or awards for any taking or damage of the and the application or velease thereof as addressid, shall not cure or y delault or notice of delault hereunder or invalidate any act dome to such rocice. collection of such rents, issues and prolits, or the proceeds of the and other insurance policies or compensation or average lor any indepted the application or release thereof as aloresaid, shall not cure or waive any delault to notice of delault hereoff as aloresaid, shall not cure or waive any delault or notice.
 Anerky and the application or release thereoff as aloresaid, shall not cure or waive any delault or notice.
 Anerky and the application or any agreement hereunder, the beneficiary, may define the above delault hy mandaid? Use and purposes, the property is currently used for adjoint of the above delault here provide the state and any agreement hereunder, the beneficiary may define the above delault here provide the state any strength used to larcelose this trust deed in equity as a mortgage in the any may proceed to for a constraint or mortgage for the trust deed in equity as a mortgage in the any may proceed to be records this frust deed in equity as a mortgage of alored to be recorded to for the strust deed in equity as a mortgage or direct the trustee to for loss this trust deed in equity as a mortgage in and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said deed in groeces (a) coreclus this trust deed in the manner provide that any insprets to for close by advertisement and sale then trustee shall the the definity of the trust deed in the manner provide that any the proceed (a) for close by advertisement and sale then trustee in the day and the beneficiary of the trust deed in the manner provide that any single proceed (a) sale and to may advertisement and sale the trustee her trustee's all, the detail of the trust deed in the manner provide that any the beneficiary of the trust devel in the manner provide that any the beneficiary of the trust devel in the manner provide that any the beneficiary of the trustee.
 As bould the bost detail pro 15 * KL - 15 1 1 substitution shall ontaining reference recorded in the miles in which the pointment of the s when this deed, has provided by pending sale and county or con of proper app its this trust Clerk or Recorder of the course of contines in sense the process shall be conclusive proof of proper appointment of the successor 17. Trustee accepts this trust when this deed, duty, c networkedfield is made c public record as provided by law. To childpried to notify any party hereto of publics also under any a trust or of any action or proceeding in which stanter, benefician shall be a party unless such action or proceeding is brought by and NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 tille insurance company authorized to insure tilte to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

1277

12



12686 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. 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, 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 measures the plural. IN WITNESS WHEREOF, said grantor has hereunto so his hand day and year first above written. * 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. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. and C3.⁴-9 VAC True St Elaine C. Kennemur (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (OR5 93.490) STATE OF OREGON, STATE OF OREGON, County of ... 1 89)ss. Klamath //US County of, 19 August ., 19 76 Personally appeared and Personally appeared the above named. each for himself and not one for the other, did say that the former is the Frank E. Kennemur and Elaine C. PE-Kennemur president and that the latter is the secretary of and that the seal affixed to the foregoing 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, Before me: their IAL Clence F. ...voluntary act and deed. (OFFICIAL SEAL) Dark Notary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon PUMy commission expires: 8-7-79 My commission expires: 15 Elainē Grantor County 12685 seal Ľ0 Der reco DEED 612) and within Bene return record and and 7.726 8 ATH SD said page Torder Kennemur 881 Development KLAM theSIG clock AM. 97622 Developmen OREGON 5 ŝ Б TRUST recording AUGU that Mortgages (FORM WM. D. MILNE × vm number egon 141 CLE recer certify d of Mort Witness ختا artin D. 9. Box 1 щ 00 đ affixed 20 OF COUNTY County Frauk Martin was dav book M file T STATE da 24 el je or as fi. Record . County 17th 1.0 E. H 1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO ..., Trustee 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 fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for ncellation before reconveyance will be made State.e. 43-10 EH2

. Elsity