| 68590 ^{тал} | JST DEED | | |
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| THIS TRUST DEED, made this 24 day | of <u>MARSH</u> | | , 19, betwee |
| <u>RNCE J. MAYES AND CARLENE J. MAYES - Ημιβανό</u> IRANSAMERICA TITLE INSURANCE COMPANY, a CALII SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTI | WIFE NS TEMAN FORNIA CORPORAT | 75 <i>B₇ THE ENT</i> FION as Trustee, a | as Grante |
| WIT. Grantor irrevocably grants, bargains, sells and conveys | NESSETH: is to trustee in trust. s | with power of sa | le the property in KLAMAT |
| COUNTY, OREGON, described as: | | | |
| Lot | res-Unit 2-1st Additi nty Recorder of said | ion as shown on t County. | he map filed on November |
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| together with all and singular the tenements, hereditaments and appurtenances ar rents, issues and profits thereof and all fixtures now or hereafter attached to or use FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of g | I in connection with said rea | l'estate. | |
| | erest thereon according to th | e terms of a promissor | v note of even date herewith, payable |
| The date of maturity of the debt secured by this instrument is the date, state the within described property, or any part thereof, or any interest therein is so obtained the written consent or upproval of the beneficiary, then, at the benefic | d above, on which the final | installment of said note | · becomes the and payable. In the ever |
| expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or g To protect the security of this trust deed, grantor agrees: | | | |
| To protect, preserve and maintain said property in good condition and repatot to remove or demolish any building or improvement thereon; not to commit permit any waste of said property. | or deed or the lien or c | harge thereof: (d) reco. | ination or other agreement affecting nvey, without warranty, all or any par ance may be described as the "persor |
| 2. To complete or restore promptly and in good and workmanlike manner a building or improvement which may be constructed, damaged or destroyed there and pay when due all costs incurred therefor. | mentioned in this par | ragraph shall be not less | |
| J_{\pm} . To comply with all laws, ordinances, regulations, covenants, conditions, a carteriorius affecting said property: if the beneficiary so requests, to join in executing francing statements pursuant to the Uniform Commercial Code as the benefit with any engine and to pay for filling same in the proper public office or offices. | ng due notice, either in ci-without regard to th | person, by agent or by a adaquacy of any secu | under, beneficiary may at any time v a receiver to be appointed by a court, wity for the indebtedness hereby secu perty or any part thereof, in its own n |
| well as the cost of all lien searches made by filing officers or searching agencies may be deemed desirable by the beneficiary. r=4. To provide and continuously maintain insurance on the buildings now | 35 sue or otherwise co unpaid, and apply or including reasonable | llect the rents, issues i the same, less costs an | ind profits, including those past due ind profits, including those past due id expenses of operation and collect ject to paragraph 7 hereof upon |
| incrediere erected on the said premises against loss or damage by fire and such off hasards as the baueficiary may from time to time require in an amount not less th same the baueficiary may from time to time to companies acceptable to the beneficiary with loss payable to the latter; all policies of insurance shall be deliver | indebtedness secured an he | thereby, in such order i | as beneficiary may determine. ssion of said property, the collection |
| pencificary with tost payable to the atter, all poincies of instrabile shall be deriver to the beneficiary at soon as instruct. if the grantor shall fail for any reason procure any such insurance and to deliver said policies to the beneficiary at le fifteen days prior to the expiration of any policy of insurance now or heread | to such rents, issues and to compensation or aw ist application or release | f profits, or the proceed oards for any taking e thereof as aforesaid, | ds of fire and other insurance policies or damage of the property, and shall not cure or waive any default |
| blaced on said buildings, the beneficiary may procure the same at grantor's expen The amount collected under any fire or other insurance policy may be applied beneficiary upon any indebtedness secured hereby and in such order as beneficiary | se. 12. Upon default by 12. Upon default rev in his performance of | t by grantor in paymen f any agreement hereun | act done pursuant to such notice. it of any indebtedness secured hereby der, the beneficiary may declare all su |
| may determine, or at option of beneficiary the entire amount so collected, or a part thereof, may be released to grantor. Such application or release shall not cure waive any default or notice of default hereunder or invalidate any act done pursue. | or the beneficiary may | ty is currently used for proceed to foreclose th | ble. In such an event and if the ab- ragricultural, timber or grazing purpos is trust deed in equity, as a mortgage |
| to such notice. 5. To keep said premises free from construction liens and to pay all tax assessments and other charges that may be levied or assessed upon or against s | es. is not so currently us id trust deed in equity of | sed, the beneficiary at l as a mortgage or direct | reclosures. However, if said real prope is election may proceed to foreclose t the trustee to foreclose this trust deed a bandristic the the trust of the sec |
| property before any part of such taxes, assessments and other charges become p due or delinquent and promptly deliver receipts therefor to beneficiary; should grantor fail to make payment of any taxes, assessments, insurance premiums, liens | he and cause to be recond or described real prope | rded his written notice or rty to satisfy the obli | te beneficiary or the trustee shall execute of default and his election to sell the s leations secured hereby, whereupon |
| ither charges payable by grantor, either by direct payment or by provid beneficiary with funds with which to make such payment, beneficiary may, at potion, make payment thereof, and the amount so paid, with interest at the rate forth in the note secured hereby, together with the obligations described paragraphs 6 and 7 of this trust deed shall be added to and become a part of the d | ng law, and proceed to its to 86, 795. set 13, Should the | foreclose this trust dee | give notice thereof as then required d in the manner provided in ORS/86.7 irrectose by advertisement and safe th before the date set by the fusite for |
| secured by this trust deed, without watter of any fights arising from breach of any the covenants hereof and for such payments, with interest as aforesaid, the proper | ty the beneficiary or his | ntor or other person so successors in interest, | before the date set by the trustee for) prodeged by ORS 86,700, may pay respectively, the entire amount then d bligation secured thereby (including co |
| hereinbefore described, as well as the grantor, shall be bound to the same extent if they are bound for the payment of the obligation herein described, and all su payments shall be immediately due and payable without notice, and the nonpaym | ch and expenses actually nt and attorney's fees n | e incurred in enforcing of exceeding \$50 each, | the terms of the obligation and truste) other than such portion of the princi ccurred, and thereby cure the default |
| thereof shall, at the option of the beneficiary, render all sums secured by this tr deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of th | which event all forecl ite 14. Otherwise, t | osure proceedings shall he sale shall be held | be dismissed by the trustee. On the date and at the time and place and sell said property either in a |
| search as well as the other costs and expenses of the trustee incurred in connect, with this obligation. 7. To appear in and defend any action or proceeding purporting to affect (| parcel or in separate highest bidder for c the purchaser its deed in | e parcels and shall sell ash, payable at the ti 1 form as required by | the parcel or parcels at auction to me of sale. Trustee shall deliver to law conveying the property so sold, i |
| security rights or powers of beneficiary or trustee; and in any suit, action proceeding in which the beneficiary or trustee may appear, including any suit for foreclonure of this deed, to pay all costs and expenses, including evidence of title the beneficiary is as trusteen entrustant, fore somulated homore. | he matters of fact shall nd excluding the trustee | be conclusive proof c | ir implied. The recitats in the deed of a of the truthfulness thereof. Any pers stor and heneficiary, may purchase at |
| the beneficiary's or trustee's attorney's fees provided, however, in case the sui- between the grantor and the beneficiary or the trustee them the prevailing party sh be entitled to the attorney's fees herein described; the amount of attorney's f mentioned in this paragraph 7 in all cases shall be fixed by the trail court or by | all 15. When truste | of sale to payment of | e powers provided herein, trustee si [1] the expenses of sale, including |
| appellate court if an appeal is taken. It is mutually agreed that: | obligation secured to subsequent to the in | oy the trust-deed, (3 nterest of the trustee - | In charge by trustee's attorney, (2) to) to all persons having recorded li in the trust deed as their interests o) the structure is any its the econta or |
| 8. In the event that any portion or all of said property shall be taken under t right of eminent domain or condemnation, beneficiary shall have the right, u it elects, to require that all or any portion of the monice payable at competination? | hc Jus successor in infere by 16, For any reas of a necessor or succes | st entitled to such surp on permitted by law be sorts to any trustee na | methology may from time to time appointed herein or to any successive trus |
| such taking, which are in excess of the amount required to pay all reasonable cost expenses and attorney's fees necessarily paid or incurred by grantor in w proceedings, shall be paid to beneficiary and applied by it first upon any reasona | ts. appointed herounder ch successor trustee, the Me upon any trustee hero | Upon such appoint latter shall be vested s cut named or appointed | ment, and without convexance to sith all title, powers and duties conter d hereunder, Each such appointment c |
| costs and expenses and attorney's fees, both in the trial and appelate cour necessarily puld or incurred by beneficiary in such proceedings, and the balar applied upon the indebtedness secured hereby; and stantor screes, at its 0 | 15. substitution shall be a set reference to this true office of the County | made by written instru st deed and its place o y Clerk or Recorder o | nent executed by beneficiary, contain if record, which, when recorded in if the county or counties in which i |
| expense, fo take such actions and execute such instruments at shall be necessary obtaining such compensation, promptly upon beneficiary trequest. 9. At any time and from tone to time upon written request of beneficia payment of its fees and preentation of this deed and the note for endorsment | trustee. 17. Trustee accep | pts this trust when this | f of proper appointment of the succes (deed, duly executed and acknowled, », Furstee is not obligated to notify (|
| carrier of full reconveyance, for concellation), without affecting the liability of a person for the payment of the indebtedness, trustee may (a) consent to the mak of any map or plat of said property; (b) join in granting any easement or creating o | ny party hereto of pen ing proceeding in which | ding sale under any c grantor, benefictary or s | there deed of third or of any action trustee shall be a party unless such act |
| The grantor covenants and agrees to and with the benefi imple of said described real property and has a valid, unencurs | • | ning under him, t | hat he is lawfully seized in , |
| E: The Trust Deed Act provides that the trustee hereunder must be either an or savings and Ican association authorized to do business under the laws of (property of this state, its subsidiaries, affiliates, agents or branches, or the I | Dregon or the United States, | , a title insurance comp | in State Bar, a bank, trust company any authorized to insure title to real |
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13355 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 persoh) 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 includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. You have the option to void your contract or agreement by notice to the seller if you did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you received the Property Report less than 48 hours prior to signing the contract or agreement you have the right to revoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and Christmas. × Benerf Alance × Charlene V Mayis worrestopy: J & Jamo moch 20, 1977 Christmas * 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. If compliance with the Act not requirer, disregad this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) } ss. STATE OF HAWAII, Honolulu COUNTY OF. April 20, 1979 before me. the undersigned, a Notary Public in and for said County and State, FOR NOTARY SEAL OR STAMP John Parris personally appeared _____ known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn. deposed and said: That he resides at _______ 59-309 Ke Nui Road, Haleiwa, HI _; that and Carlene J. Mayes he personally known to <u>him</u> to be the person described in, and whose name is subscribed to the within and annexed name thereto as a witness to said execution. Signature _______ 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 , Trustee **TO:**. 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 cancellation before reconveyance will be made. STATE OF OREGON ss. TRUST DEED County of Klanath I certify that the within instrument was received for record on the 7th day of June ..., 19.79, at 19:25 o'clock & M., and recorded in book '170 on page 13364 or as file/recl number 63500, or as file/reel number Grantor Record of Mortgages of said County. ACE RESERVED Witness my hand and seal of FOR RECORDER'S USE County affixed. **Beneficiary** th. n. "ilne Wells Fargo Realty Services Inc. County Clerk Title 572 E. Green Street By Simithar Hets ch Deputy Pasadena, CA 91101 KAREN STARK Trust Services