| 1A-827 | | T DEED | Vol. <u>M79</u> | Page 29360- |
|--|--|--|--|---|
| THIS TRUST DEED, made this Richard H. Marlatt | | •••• | December | , 19.79, between |
| s Grantor, <u>William L. Sisemore</u> Evelyn Lindsay | | | | , as Trustee, and |
| s Beneficiary, | •••••• | | | , |
| Grantor irrevocably grants, bargain Klamath | ns, sells and co | ESSETH: | stee in trust with _ | |
| Klamath County, | Oregon, descril | bed as: | sice in trust, with p | ower of sale, the property |
| The South 36.5 feet of the No Hot Springs Addition to the C official plat thereof on file County, Oregon. | JTV OF Klome | sth Rolle | 000000 00000 | 2 m m 1 - 13 |
| gether with all and singular the tenements, he w or hereafter appertaining, and the rents, issues in with said real estate. FOR THE PURPOSE OF SECURING m of Three thousand an te of even date herewith, payable to beneficiary | PERFORMANCE d no/100 | of each agreen | ment of grantor herein | ittached to or used in connec- |
| The date of maturity of the debt secured b comes due and payable. In the event the within d. conveyed, assigned or alienated by the gra- en, at the beneficiary's option, all obligations s rein, shall become immediately due and navable | y this instrument i in described proper antor without first ecured by this inst | s the date, sta ty, or any par having obtain rument, irresp | 19 ted above, on which the t thereof, or any interes ed the written consent ective of the maturity | tinal installment of said note therein is sold, aftred to be |
| The above described real property is not currer To protect the security of this trust deed, I. To protect, pre-ers and maintain said property repair, Point to remove us demolish any building on | grantor agrees: | (a) consent to | the makind of any man | plat of said property; (b) join in |
| to commit or permit any waste of said property. | provement thereon; | subordination o thereof; (d) rec stantee in any | r other agreement affecting onvey, without warranty, a | striction thereon: (c) join in any this deed or the lien or charge I or any part of the property. The |
| tuyed thereon, and pay when due all costs incurred there | ructed, damaged or | legally entitled | in the second seco | erron of any matters or facts shall |
| in executing such financing statements pursuant to the | Uniform Commer- | 10. Upo: time_without_m | n any default by grantor l | bereunder, beneficiary may at any |
| filing officers or searching agencies as may be deeme | lien searches made d desirable by the | the indebtedness erty or any part | hereby secured, enter upor | and take possession of said prop- |
| # To provide and continuously maintain insurance or hereafter erected on the said promises adving the | | less costs and e | nepses of oneseting and | and unpaid, and apply the same, |
| import not less than # 5000 and the time | to time require, in | liciary may dete | rnine. | ereov. And in such order as bene- |
| be granter shall fail for any reason to priorite any suc- | as soon as insured, th insurance and to | insurance policie property and th | or compensation or award | of the proceeds of fire and other s for any taking or damage of the |
| hipeboary may provide the sword hereafter placed | on soid buildings, | pursuant to such | motice, | runder or invalidate any act done |
| upon any indebtedness secured hereby and in such e | applied by benefi- order as beneficiary | declare all sum | secured hereby imposition. | ment of any indebtedness secured ent herrunder, the beneficiary may ly due and payable. In such an |
| cure or waive any default or notice of default hereunde done pursuant to such notice | ion or release shall r or invalidate any | in equity as a | nortgage or direct the trust | roceed to toreclose this trust deed |
| 5. To keep said premises free from construction l'e s, assessments and other charges that may be levied on set such property before any next of work to be | r assessed upon or | to sell the said | described and his writter | o satisfy the ubligations secured |
| ges become past due or definition and promptly defiv eneficiary, should the grantur fail to make payment of (s, instrance premium), liens or other charges payable | er receipts therefor | thereof as then the manner prov | required by law and proce ided in ORS 86.740 to 86.74 | ume and place of sale, give notice ed to foreclose this trust deed in 95. |
| e such cayment beneficiary with lun | ids with which to | trustee for the | trustee's sale the dramtos | reclose by advertisement and sale days before the date set by the or other person so privileged by |
| by, together with the obligations described in paragraph deed, shall be added to and become a part of the | in the note secured hs 6 and 7 of this | tively, the entire | amount then due under the | his successors in interest, respec- |
| aced, without waiver of any rights arising from bread nants hereof and for such payments, with interest as a bereinbetore described as well as the described as the | ach of any of the foresaid, the prop- | enlorcing the ter | ms of the obligation and tr | and expenses actually incurred in ustee's and attorney's lees not ex- |
| ib-d, and all such payments shall be immediately due police, and the poppayment thereof the little the police | and payable with- | the default, in v the trustee. | hich event all foreclosure | proceedings shall be dismissed by |
| The sums secured by this trust deed immediately due itute a breach of this trust deed. $5 T_0$ pay all costs fors and expenses of this trust | and payable and | be postponed as | in the nonce of sale of t | on the date and at the time and he time to which said sale may tee may sell said property either |
| in search as well as the other costs and expenses of the nnection with or in enforcing this obligation and truste ictually incurred. | he trustee incurred re's and attorney's | auction to the h | the separate parcels and si ishest bidder for cash, paya be nurchaser its dead in the | all sell the parcel or parcels at able at the time of sale. Trustee |
| T. To appear in and defend any action or proceed the security rights or powers of beneficiary or trustee | ling purporting to | the property so plied. The recital | sold, but without any cove | nant or warranty, express or im- |
| or processing in which the beneficiary or trustee may suit for the bireclosure of this deed, to pay all costs of evidence of title and the hosticiard as four to the | appear, including and expenses, in- | the grantor and b | encliciary, may purchase at | luding the trustee, but including the sale. |
| in G allocates i less mentioned in this paragraph 7 in by the trial court and in the event of an appeal from e of the trial court. Sumfor turber address to any mod | all cases shall be any judgment or | cluding the comp attorney, (2) to | ensation of the trustee and the philateon second has | of (1) the expenses of sale, in- A reasonable charge by trustee's |
| e court shall adjudge reasonable as the beneficiary so fees on such appeal. If is mutually agreed that: | or trustee's attor- | deed as their int | there subsequent to the int | ne rust dred, (3) to all persons erest of the trustee in the trust der of their priority and (4) the cessor in interest entitled to such |
| A. In the event that any portion or all of said proper the right of eminent domain or condemnation, hencies. | to shall be taken | urptus 16. For a | ne terrin or to di ta di | essor in interest entitled to such |
| in a so electry, to require that all or any portion of the inpensation for such taking, which are in excess of the w all reasonable costs approximate determines of the | e nomes payable amount required | uncersor trustee | appointed hereunder. Upon | such appointment, and without |
| d by it first upon any reasonable costs and expenses ar in the trust and appellate costs and expenses ar | d attorney a lees, | hereunder. Each nstrument execut | such appointment and subst | iter herein named or appointed itution shall be made by written |
| d birthy and granter plane of dame applied upon | the indebtedness | letk of Recorder | of the county or county | led in the office of the County |
| son, promptly upon beneficiary's request. 9, At any time and from time to time upon written | aining such com | 17. Truste | e accepts this trust when | this deed, duly executed and |
| payment of its less and presentation of this deed, ement (in case of full reconveyances, for cancellation), ability of any person for the payment of the indebted | without allesting 1 | tust or of any a | | ng sale under any other deed of |
| The Just Deed Art provider that the truster have | | | · | |
| ings and loan association authorized to do business under ty of this state, its subsidiaries, affiliates, agents or branc | the laws of Oregan | or the United Sta | in a sale in the Uregon | orde Bar, a bank, trust company i nutharized to inscre title to real ed under ORS 696.505 to 696.585. |

| TATE OF OREGON, (035 93-96) Concey of Klamath ss. December of Klamath ss. Personally expeased the above named 19 Personally appeared who, each heing litst Richard H. Marlatt Personally appeared who, each heing litst Part of advance/edged the largeform intru- tion of advance/edged the largeform intru- med edit below advance/edged said instrument to be its vulnatory act and each of the largeform intru- med edit below advance/edged said instrument to be its vulnatory act and each of vulner/edged said instrument to be its vulnatory act and each of vulner/edged said instrument to be its vulnatory act and each of vulner/edged said instrument to be its vulnatory act act and each provide value advance/edged said instrument to be its vulnatory act act act act average its its edged waver and holder of all indebetances accured by advance its and thus deed, all sums secured by said and decd by you under the same. Mail reconveyance and documents to and hold by you under the same. Mail reconveyance and documents to and hold by ou under the same. Mail reconveyance and documents to its of the same taking this front bad of the AOR which is struct. Sum aver, its be advanced is and acconcers user. STATE OF OREGON. Country of . Klamath instrument/ microfilm No. 78466. Reconcer of Mortiges of sa | fully seized in the | and with the barrier 293 |
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| <form></form> | in tee simple of said described | real property and has a valid, unencumbered title thereto |
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| and public densities and a single of the basel of a density and present density according a second baseling of the second and a second according to the baseling and a second density of the second second density of t | T 1 | |
| and public densities and a single of the basel of a density and present density according a second baseling of the second and a second according to the baseling and a second density of the second second density of t | (a)* primarily for grantor's personal, tamily, (b) for an organization, or (even if grantor i purposes. | e loan represented by the above described note and this trust deed are; household or agricultural purposes (see Importone Nitherst deed are; |
| If WITNESS WIREROF, said granter has hereurin os this hand the day and year first above writer. Prediction Monthly with here of the observe writery (of with in the data in the herein is the hand. Prediction Monthly with here of the observe writer (of with in the data in the herein is the herein | I his deed applies to, inuter to the t | out outsiness or commercial purposes and |
| Indecation Notice Ender, by Imag and where we wanted to be a by in a marked of the stand the day and year first above written. Indecation of the standard marked and the standard in the standard marked of the standard | IN WITNESS WHEREOF, said grant | on the singular number includes the plural. |
| The product of a base of the or field time of the origination of the product of the origination or the oris or the oris origin or the origination or the origination or the | * IMPORTANT NOTICE: Delete, by lining out, whichever was not applicable; if warranty (a) is applicable and the benef as such word is defined in the Truth-In-Land. | arranty (a) or (b) is ficiary is a creditor |
| a detailing us favorable in this lay, or is a to finder a favorable in the fa | disclosures; for this purpose, if this instrument is to be a Fl. | y making required is the first of the second |
| TATE OF OREGON, [03 5 2 J 07] Jan. PATE OF OREGON, [13] Jan. Personality approach the above named [14] Jan. Bichard H., Marlatt [15] Jan. Personality approach the above named [16] Jan. Bichard H., Marlatt [16] Jan. Personality approach [16] Jan. Status of Mathematic Status [16] Jan. Personality approach [16] Jan. Status of Mathematic Status [16] Jan. Mothematic Status [16] Jan. Status Statu | of a dwelling use Stevens-Ness Form No. 1306, or equival with the Act is not required discussed of the Act is not required | anse the purchase |
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| December 15 19 Jac Personally appeared the above named Image: State of the st | STATE OF OREGON. | |
| Personally appeared the above named International product of the above named Inte | December 15 | STATE OF OREGON, County of |
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| and advance/edged the terregional instrument is the second and advance/order is the index state in the distribution of the function of the function is the state is the second of the function | Richard H. Marlatt | duly sworn, did say that the torn who, each being first |
| develop of them acknowledged wild by instrument to be its voluntary and them acknowledged wild instrument to be its voluntary and the before me: Before me: Botter public for Oregon My commission expires: III-9-83 IIII-9-83 IIII-9-83 IIII-9-83 IIII-9-83 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII | | secretary of |
| develop of them acknowledged wild by instrument to be its voluntary and them acknowledged wild instrument to be its voluntary and the before me: Before me: Botter public for Oregon My commission expires: III-9-83 IIII-9-83 IIII-9-83 IIII-9-83 IIII-9-83 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII | and Acknowledged the foregoing instru- | a corporation, and that the seal allixed to the foregoing instrument is the |
| Bender me: Nature of the Normalisation expires: Notary Public for Oregon My commission expires: (OFFICIAL SEAL) C S H M, commission expires: 11–9–83 Notary Public for Oregon My commission expires: (OFFICIAL SEAL) Intervention of the Notary Public for Oregon My commission expires: (OFFICIAL SEAL) Intervention expires: (Intervention expires) Intervention expires: (Intervention expires) Intervention expires: (Intervention expires) Intervention expires: (Intervention expires) Intervention expires: (Intervention expires) <td>Voluntary act and deed.</td> <td>and each of them acknowledged said instrument was signed and and deed.</td> | Voluntary act and deed. | and each of them acknowledged said instrument was signed and and deed. |
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| D: | G i My commission expires | Notary Public for Oregon |
| It is used only when abligations have been paid. | | My commission expires: (OFFICIAL SEAL) |
| The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences so indebtedness secured by said trust deed (which are delivered to you under the same more all evidences so indebtedness secured by said trust deed (which are delivered to you under the same more all evidences so indebtedness secured by said trust deed (which are delivered to you under the same more all evidences so indebtedness secured by said trust deed (which are delivered to you under the same more all evidences so indebtedness secured by said trust deed (which are delivered to you under the same more all evidences so indebtedness secured by said trust deed (which are delivered to the parties designated by the terms of said trust deed the same more all by you under the same. Mail reconveyance and documents to D: | | ST FOR FULL RECONVEYANCE |
| now held bytyou under the same. Mail reconveyance and documents to D: | | T |
| Beneficiary not lase or destroy this trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. CRUST DEED (FORM No. 881) Understanding Grantor SPACE RESERVED (FOR Reconding Retruining Reconding Retruining Reconding Retruining Reconding Retruining Reconding Retruining Reconding Recon | | |
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| (FORM No. 881) STATE OF OREGON, EME-REES LAW PUR.CO., PORTLAND, ORE. County of Klamath SS. I certify that the within instru- ment was received for record on the 21st day of December 1979. Grantor SPACE RESERVED FOR Beneficiary RECORDER'S USE Beneficiary Record of Mortgages of said County. TER RECORDING RETURN TO Witness my hand and seal of County affixed. MATH AVENUE Math AVENUE H FALLS, OREGON 97601 Witnes | The undersigned is the legal owner and holder of all i deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a ED: | nout warranty, to the parties designated by the terms of said trust deed to you and documents to |
| AME-HEES LAW PUB.CO., PORTLAND, ONE. STATE OF OREGON, County of Klamath SS. Grantor SPACE RESERVED FOR I certify that the within instru- ment was received for tecord on the 21st day of December .1979. at 10:51 o'clock A M., and recorded in book reel volume No. M79 on Page 29300. or as document fee file/ instrument/microfilm No. 78463 Record of Mortgages of said County. D MORTGAGE CO. Witness my hand and seal of County affixed. Math Avenue H FALLS, OREGON 97601 Witness | The undersigned is the legal owner and holder of all i deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a ED: | nout warranty, to the parties designated by the terms of said trust deed to you and documents to |
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| FOR in book reel volume No. M79 on RECORDER'S USE page 29300 or as document fee file/ instrument/microfilm No. 78463 Beneficiary Record of Mortgages of said County. D MORTGAGE CO. Witness my hand and seal of MATH AVENUE Wm. D. Milne H FALLS, OREGON 97601 Byg/umath of Hitsch D Deputy | The undersigned is the legal owner and holder of all is deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a ED: | Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the for the formation of the SS. |
| RECORDER'S USE page 29300 or as document fee file / instrument/microfilm No. 78463 Record of Mortgages of said County. Witness my hand and seal of County affixed. MATH AVENUE H FALLS, OREGON 97601 With a seal of County affixed. Wm. D. Milne Sylematical Holding Deputy | The undersigned is the legal owner and holder of all is deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a ED: | Beneficiary Beth must be delivered to the trustee for concellation before reconveyonce will be made. |
| Beneficiary Record of Mortgages of said County. TER RECORDING ŘETURN TO Witness my hand and seal of D MORTGAGE CO. County affixed. MATH AVENUE Mm. D. Milne H FALLS, OREGON 97601 Byglumatical Hitsch Deputy | The undersigned is the legal owner and holder of all i deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden ith together with said trust deed) and to reconvey, with now held by you under the same. Mail reconveyance a iD: , 19, , 1 | Beneficiary Beth must be delivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was reveived for tecord on the 21st day of December . 1979. SE RESERVED |
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| By the device of Alloch Deputy | The undersigned is the legal owner and holder of all i deed have been fully paid and satisfied. You hereby an trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a ED: ED: TRUST DEED (FORM No. 881) VENS-NESS LAW FUB CO., FORTLAND, ONE Grantor Beneficiary FTER RECORDING ŘETURN TO ED MORTGAGE CO. | Beneficiary Beneficiary Bath must be delivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON, County ofKlamath SS. I certify that the within instru- ment was received for record on the 21st day of December |
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