38-26619 STEVENS-NESS HING CO. PORTLAND. OR. 97 Vol. 1187, Page 159079

THIS TRUST DEED, made this _____9th ____day of _____Septem KATHERINE ELINOR DAVIS AND LEE B. DAVIS ... between as Grantor, WILLIAM L. SISEMORE CERTIFIED MORTGAGE CO., an Oregon corporation ..., as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.................County, Oregon, described as: The West 100 feet of the North 1/2 of Lot 8, Block 8, and the West 100 feet of Lots 9 and 10, Block 8, ORIGINAL TOWN OF BONANZA, in the County of Klamath,

TRUST DEED

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 fixtures now or hereafter attached to or used in connec-tion with said real estate.

The said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of T

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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Ine above described real property is not corrently used to: ugited To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: (did repair, not teenove or demolish any building or improvement thereon: (did repair, not teenove or demolish any building or improvement thereon:). To complete any waste of said property.). To complete or restore promptly and in good and workmanike panner any building or improvement which may be constructed, damaged or firstroyed thereon, and painten due all costs incurred therefor. 3. To complete and paint an

Lions and restrictions allecting said properties in the benclicary, or equests, to fail Code as the benelicary may require and to pay the Uniform Commerciant Debug Mines and the second at the second at the benelicary may require and to pay the Uniform Commerciant Debug Mines and the said premises against loss or damage by the beneliciary. Mines and against a second at the said premises against loss or damage by the and and other hazards as the hegeliciary may from time to time require, in an amount not less than 3 . In The Debug Mines against loss or damage by the and such other hazards as the hegeliciary may from time to time require, in an amount not less than 3 . In The Tourse any such insurance shall be delivered to the beneliciary as soon the latter; all for any procure throws on hereafter prevention of the series of mutance shall be delivered to the beneliciary as soon the latter; all for any procure throws on hereafter placed on said sublidings, the beneliciary may recoure throws on hereafter placed on said sublidings, the beneliciary may determine, or at option of beneliciary the entity as soon relates that the said prevent the south order a beneliciary may be relaxed to grantor. Such applicat by beneliciary may determine, or at option of beneliciary the entity of the beneliciary or any part thereof, may be relaxed to grantor. Such applic and the such notice ary the south notice of delaut hereunder or invalues that against and other to may at thereof, may be relaxed to any bear and such notice. To know the such notice respected and the amount on by providing beneliciary with the south and such as assessments and other to such notice. To know the such notice respected and the amount of by reliving beneliciary with the south apprevent the south apprevent and the amount of the oblight providing beneliciary with the south apprevent and the amount of the south apprevent and the application of the south apprevent of the south apprevent of the south apprevent and the south apprevent and the south apprevents

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(a) consent to the making of any map or plat of said property; (b) join in granning any casement or creating any restriction thereon; (c) join in any subordination or other agreement all-cting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all on the property. The failure in any reconveyance may be described as the property of property in the property of the property

ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust deed advertisment and sale. In the latter event the beneficiary or the trustee shall execute and cause be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, give notice thereod as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose this trust deed in the answer of the trustee's sale, the grantor or other person so privileged by trustee for the trustee's sale, the grantor or other person so privileged by tively, the entire amount then due under the terms of the trust deed and the endors and the amount set of the terms of the trust deed and the endors and the amount set of the terms of the trust deed and the endors and the trustee's sale, the grantor or other person so tively, the entire amount then due under the terms of the trust deed and the endorsing the terms of the obligation and trustee's and attorney's lees not ex-ceding the amounts provided by law) other than such portion of the prin-tiped as would not then be due had no default occurred, and thereby cure the trustee. 14. Otherwise the stell the terms

the delault, in which event all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as private parcels and shall sell the parcel or parceliser auction to the high separate parcels and shall sell the parcel or parceliser auction to the high separate parcels and shall sell the parcel or parceliser auction to the high separate parcels and shall sell the parcel or parceliser auction to the high separate parcels and shall sell the parcel or parceliser the property so sold, but wire its deed in form as required by law conveying the property so sold, but wire person, excluding the trustee, but including the frantor and benchicary, may purchase at the sale. 15. When trustes sells pursuant to the powers provided herein, trustee cluding the proceeding of sale to payment of (1) the expenses of sale, in-cluding the compensation of sale to payment of (1) the expenses of sale, in-stroney, (2) to the observation of the trustee and a crassonable charge by trustors having recorded liens subsequent to the interest of the trustee the truster surplus, if any, to the grantow to the interest of the trustee in the fitting the density of the proceeding to the interest of the surferst material (1) the surplus, if any, to the grantow or to have success in millest inities of the surferst interest of the stretest of the stretest of the stretest of the stretest of the trustee surfly and (3) the surplus, if any, to the grantow or to have success in millest initiest of a success in the fitting the here the stretest of the stret

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 10, For any transm permitted by law beneficiary may from time to time appoint a successor to any trustee named herein or to any successor trustee appointer trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be vested with all title, powers and duties conferred in substitution shall be made by written instrument executed by boundary, containing reference to this struct de-grammer and the appointer and substitution shall be made by written instrument executed by boundary, containing reference to this fund de-dude of the conderval when recorded in the other of the Consty Clerk or Records of the county counties in what the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any patty here of a provided by law. Trustee is not obligated to notify any patty here of a proceeding is brought by trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan 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 title insurance company authorized to insure litele to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the seized in fee simple of said described real prop	h the beneficiary and the erty and has a valid, un	encumbered title thereto
d that he will warrant and forever defend the sa	me against all persons w	homsoever.
The grantor warrants that the proceeds of the loan r (a)* primarily for grantor's personal, family, househ (b) for an organization, or (even if grantor is a natu	iral person) are for business	or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benefit of and b rs, personal representatives, successors and assigns. The to intract secured hereby, whether or not named as a benefici	all parties hereto, their from beneliciary shall mean t ary herein. In construing this the singular number include	heirs, legatees, devisees, administrators, execu- he holder and owner, including pledgee, of the deed and whenever the context so requires, the es the plural.
IN WITNESS WHEREOF, said grantor has	s hereunto set his hand t	he day and year more than a
IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regu	(a) or (b) is is a creditor lation Z, the king required	ne Elinor Davis
isclosures; for this purpose, it this instrument is form No. 1305 of the purchase of a dwelling, use Stevens-Ness Form No. 1305 of this instrument is NOT to be a first lien, or is not to finance f a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice.	the purchase	B. Davis
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS	93.490}	,
STATE OF OREGON,) STATE OF OREGON,) SS.	1	ounty of) ss.
STATE OF OREGON,)ss. County of Klamath) September 9, 1983.	Berronally anneare	d
Personally appeared the above named Katherine Elinor Davis and	duly sworn, did say that i	the former is the
Lee B. Davis	provident and that the lu	atter is the
OTAR and acknowledged the foregoing instru- ment to be theft voluntary act and deed.	a corporation, and that t corporate seal of said con	he seal affixed to the foregoing instrument is the rporation and that the instrument was signed and corporation by authority of its board of directors; weldged said instrument to be its voluntary act
(OPFICIAL Justice & Cole SEAL) ONOTARY Public for Oregon	Notary Public for Orego	· · · ·
My commission expires: 6-19-84	My commission expires:	
To be used	JEST FOR FULL RECONVEYANCE only when obligations have been po	id.
trust deed have been fully paid and satisfied. Fou hereby said trust deed or pursuant to statute, to cancel all evi- herewith together with said trust deed) and to reconvey, v estate now held bytyou under the same. Mail reconveyan	Il indebtedness secured by the vare directed, on payment to dences of indebtedness secure vithout warranty, to the part ice and documents to	ties designated by the terms of said trust deed the
DATED: , 19		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it a	scures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County of Klamath ss.
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		I certify that the within instru- ment was received for record on the 14th day of "September., 1983
		ar 3:33o'clock P. M., and recorded
Grantor	SPACE RESERVED	in book reel volume No. M.83 or page 15907 or as document, fee/file/
	RECORDER'S USE	instrument/microfilm No. 28360 Record of Mortgages of said County
		Record of Mortgages of said County Witness my hand and seal o
AFTER RECORDING RETURN TO		County affixed.
Certified Mortgage Co.		Evelyn Biehn, County Cle By Phon In Deput
836 Klamath Ave.	_ *0.00	By PRen Am IL Deput
Klamath Falls, Or. 97601	Fee: \$8.00	