| 35345 | | LellIC TR | 13543 -7 UST DEED | Vol.Mg | Page. | 5801 |
|---|---|---|---|--|--|---|
| THIS TRUST DI | EED, made this | 2nd | dav of | | + | 81 |
| | ->J | | | | : | Da., bety |
| as Grantor, | am P. Brandsnes Valley State B | is Jank | | | , as | Trustee, |
| as Beneficiary. | | | | | | |
| | | WIT | NESSETH: | · · · · · · | | |
| | y grants, bargains, s County, Ore | sells and o egon, desc | conveys to tru cribed as: | istee in trust, with p | ower of sale, | the prop |
| Bezi | nning at a point on the | W | · · · | | ··· • | |
| the | most Southerly corner of | T Di ante de | | Street, formerly Frankli Northeasterly thereon fro | om • | |
| بتحث Coun Gran | ty Clerk of Klamath Court Street 65 feet for the | nty, Oregon; | thence Northwest | erly at right angles to | he | |
| line | of Prospect Street to | of Prospect | Street; thence S | Southerly along the Easte | rlv | |
| C-7 begin | nning, and running paral arly at right angles to | 11-1 4- 41 | Tour wron a THIC I | scarcing from the point of | f uth- | |
| 10 | | • | | | | |
| Regether with all and singular now or hereafter appertaining, tion with said real estate. FOR THE PURPOSE | the tenements, heredite and the rents, issues at | aments and nd profits ti | appurtenances a | nd all other rights ther | eunto belonging | or in any |
| FOR THE PURPOSE | OF SECURING PRO | | | the non-currer a | mached to or u | sea in coni |
| note of even date herewith | | | Dollars, with i | nterest thereon percedi- | | |
| not sooner paid, to be due and The date of maturity of | payable Apri | rder and m | ade by grantor, | the final payment of pi 19.87 | g to the terms o rincipal and int | ot a promiss erest hereof |
| becomes due and payable. In the | he event the within des | scribed prop | erty. or any par | ted above, on which the | tinal installment t therein is sold | nt of said n |
| herein, shall become immediately | , an obligations secured | d by this in | strument, irresp | ective of the maturity | or approval of t dates express | he beneficia ed therein, |
| To model it | topeny is not currently us | sed for agrice | ultural, timber or g | grazing purposes. | | |
| | | | granting any ea subordination of thereof (d) | the making of any map or assement or creating any res r other agreement affecting onvey, without warranty, al. | plat of said prope striction thereon: this deed or the | erty; (b) join (c) join in a |
| and repair; not to remove or demolis, not to commit or permit any waste of a 2. To complete or restore pr manner any building or improvement destroyed thereon, and pay when due a | omptly and in good and which may be constructed, ill costs incurred therefor. | workmanlike , damaged or | grantee in any legally entitled | reconveyance may be dest thereto," and the recitals the | ribed as the "pe | he property. T proon or person prison or tacts sh |
| manner any building or improvement destroyed thereon, and pay when due a | rdinances, regulations, cove operty; if the beneficiary so nents pursuant to the Unite | nants, condi- requests, to | services mention 10. Upor | | | |
| beneficiary | es as may be deemed desin | rable by the | pointed by a co the indebtedness erty or any par | urt, and without regard to | the adequacy of | erver to be a |
| 4. To provide and continuous | ly maintain insurance on i | the building | less costs and profit less costs and ex ney's fees upon | s, including those past due penses of operation and coll any indebted | and unpaid, and | apply the same |
| and such other hazards as the bandin and such other hazards as the bandin an amount not less than \$ 1,2,000 companies acceptable to the beneficial policies of insurance shall be delivered i the grantor shall fail for any remov | ry, with loss payable to the | he require, in , written in he latter; all | Incurry may deter | rmine. entering upon and taking | possession of said | d property, th |
| deliver said policies to the beneliciary | at least fifteen days prior to | cance and to | Droperty and th | or compensation or awards or compensation or awards e application or release there to notice of default here notice. | ioi any taking or | damare of th |
| ollected under any fire or other insur lary upon any indebtedness secured h | rance policy may be applied ereby and in such order as | d by benefi- s beneficiary | 12. Upon hereby or in his | delault by grantor in payr | ment of any indeb | tedness secure |
| may determine, or at option of benefic may determine, or at option of benefic my part thereof, may be released to go to cure or waive any default or notice of done pursuant to such notice. | inc chune amount so | collected. or | event the benefic in equity as a re- | secured hereby immediatel | y due and payab oceed to foreclose | le. In such a this trust dee |
| 5. To keep said premises free axes, assessments and other charges the gainst said property before | from construction Lens and hat may be levied or assess | t to pay all sed upon or | advertisement an execute and cause to sell the said | d sale. In the latter event the to be recorded his written | he beneficiary or the notice of default a | i irust deed b he trustee sha and his electio |
| harges become past due or delinquent b beneliciary; should the grantor fail i pents insurance promiums insurance | and promptly deliver receipt to make payment of any ta | s and other ipts therefor axes, assess- | hereby, whereupo thereof as then t the manner provid | n the trustee shall lix the ti required by law and proceed ded in ORS 86.740 to 86.79 | me and place of s d to loreclose this | allons secure ale, give notic trust deed i |
| y direct payment or by providing the action of the payment, beneticiary may, | beneficiary with funds with at its option, make paym | antor, either h which to ent thereof. | then after default | t at any time prior to live | days before the d | ement and sal ate set by th |
| ust deed, shall be added to and becom | me a part of the debt secu | nd 7 of this ured by this | URS 86.760, may | y pay to the beneficiary or | his successors in i | nterest, respec |
| ty hereinbelore described, as well as | the grantor, shall be bo | I, the prop- | Cinal as would n | i thereby (including costs and ns of the obligation and true ints provided by law) other of then be due had no def hich event all foreclosure on | man such portio | n oi ine prin |
| it notice, and the nonpayment thereof nder all sums secured by this frust d | be immediately due and pa shall, at the option of the end immediately due and a | yable with- beneficiary, | the trustee. | | boccunigs anan De | aismissed by |
| 6. To pay all costs, lees and ex | penses of this trust including | nd the cost | be postponed as | provided by law. The truste | e may sell said r | said sale may |
| a actually incurred. | congetion and trustees and | attorney's | the property to the | e purchaser its deed in forr | n as required by | law conveyind |
| lect the security rights or nowers of b | eneficiary or trustee: and i | n any suit, r, including | of the fruthfulnes the grantor and be | a thereof. Any person, exclu- neliciary, may purchase at the | iding the trustee, | but including |
| tion or proceeding in which the benefic | ciary of trustee may appear | | | | | |
| tion or proceeding in which the benefit y suit for the foreclosure of this dee dding evidence of title and the benefic nount of attorney's less mentioned in ed by the trial evidence of the trial | this paragraph 7 in all cast | 's fees; the es shall be | cluding the compa | mation of it. | ~ (i) the expense | es of sale, in- |
| tion or proceeding in which the benefit y suit for the foreclosure of this dee dding evidence of title and the benefit sount of atforney's less mentioned in ed by the trial court and in the even cree of the trial court, frantor further late court shall adjudge reasonable a 's fees on such appeal. | this paragraph 7 in all cast | 's fees; the es shall be | cluding the compe attorney, (2) to t having recorded li deed as their inter | nsation of the trustee and a he obligation secured by the ens subsequent to the inter | reasonable charge trust deed, (3) est of the trustee | e by trustee's to all persons in the trust |
| tion or proceeding in which the benefit y suit for the foreclosure of this dee ding evidence of title and the benefit nount of attorney's less mentioned in ed by the trial court, grantor turthee late court shall adjudge reasonable a 's lees on such appeal. It is mutually agreed that: 8. In the event that any portion of the the of which any portion | d, to pay all costs and ex d, to pay all costs and ex elary's or trustee's attorney' this paragraph 7 in all cass t of an appeal from any ju t atrees to pay such sum a s the beneficiary's or trust or all of said property shall | s fees; the es shall be idgment or as the ap- fee's attor- | cluding the compe- attorney, (2) to t having recorded li deed as their inter- surplus, if any, to surplus. | nsation of the trustee and a he obligation secured by the ens subsequent to the inter ests may appear in the orde the grantor or to his succe. | r reasonable charge trust deed, (3) : est of the trustee of their priority soor in interest en | es of sale, in- e by trustee's to all persons in the trust and (4) the titled to such |
| tion or proceeding in which the benefit y suit for the loreclosure of this dee dding evidence of title and the benefit sount of attorney's less mentioned in ed by the trial court and in the even ree of the trial court, frantor hurther late court shall adjudge reasonable a 's less on such appeal. It is mutually agreed that: S. In the event that any portion of the tight of eminent domain or cor t, if it so elects, to require that all c compensation for such taking, which i | d, to pay all costs and ex- clary's or trustee's attorney' this paragraph 7 in all cass t of an appeal from any ju r agrees to pay such sum i is the beneficiary's or trust or all of said property shall demnation, beneficiary shall or any portion of the monin are in excess of the amoun | 's fees; the es shall be afgnent or as the ap- lee's attor- 'l be taken 'l be taken 'l be taken 'l be taken i have the cs payable i required | cluding the compe attorney, (2) to t having recorded hi deed as their inter surplus, if any, to surplus. 16. For any time appoint a suc successor trustee a | mation of the trustee and a he obligation secured by the ens subacquent to the inter ests may appear in the order the grantor or to his succe- y reason permitted by law cessor or successors to any t prointed hereunder. Upon s | treasonable charge trust deed, (3) i est of the trustee of their provity ssor in interest end beneficiary may f trustee named here uch appointment. | es of sale, in- e by trustee's to all persons in the trust and (4) the titled to such from time to sin or to any and without |
| tion or proceeding in which the benefit y suit for the foreclosure of this dee dding evidence of title and the benefit end by the trial court and in the even ree of the trial court, frantor further late court shall adjudge reasonable a 's lees on such appeal. It is mutually agreed that: S. In the event that any portion for the right of eminent domain or con ti, il it is oelects, to require that all c compensation for such taking, which a yay all reasonable costs, expenses an ured by frantor in such proceeding hed by it higt upon any reasonable co | d, to pay all costs and ex- clary's or trustee's attorney' this paragraph 7 in all cass t of an appeal from any ju r agrees to pay such sum a s the beneficiary's or trust or all of said property shall demnation, beneficiary shall demnation, beneficiary shall demnation beneficiary shall demnation be monie are in excess of the amoun at excess of the amoun d attorney's lees necessarily s, shall be paid to benefit sats and expenses and attorn | 's fees; the es shall be idgment or as the ap- fee's attor- 'I be taken 'I have the es payable at required y paid or iciary and | cluding the compe attorney, (2) to t having recorded it deed as their inter surplus. 16. For an time appoint a suc successor trustee a conveyance to the powera and duties | mation of the trustee and n he obligation secured by the ens subsequent to the inter ests may appear in the order the grantor or to his succe- v reason permitted by law dessor or successors to any t prointed hereunder. Upon s successor trustee, the latter conferred upon any truste | (a) The expense reasonable charge trust deed, (3) est of the trustee of their priority soor in interest ent beneficiary may f rustee named here rustee named here ush appointment, shall be vested w or herein named. | es of sale, in- e by trustee's to all persons in the trust and (4) the fitted to such from time to bin or to any and without with all title, or encounted |
| tion or proceeding in which the benefit y suit for the loreclosure of this dee dding evidence of title and the benefit sount of atformey's less mentioned in ed by the trial court and in the even ree of the trial court, frantor further late court shall adjudge reasonable a 's fees on such appeal. It is mutually agreed that: 'S. In the event that any portion of the right of emission of cor- ti, if it is oelects, for require that all compensation for in and expenses an urred by grantor in and expenses in the trial and appellation of the hind by it first upon any proceeding if the trial and appellation of the hind he trial and appellation of the ry in such proceedings, and the bar urred hereby, and grantor age to be here by the hereby and grantor the context. | d, to pay all costs and ex- clary's or trustee's attorney' this paragraph 7 in all cass t of an appeal from any ju r agrees to pay such sum a is the beneficiary's or trust or all of said property shall demnation, beneficiary shall or any portion of the monie are in excess of the monie at each such and the monie out and expenses and attor tacesantly paid or incurred lance applied upon the ind is own expense, to the suc | 's fees; the esshall be adgment or as the ap- ree's attor- te's attor- te's attor- til have the payable it required y paid or kiclary and my's lees, by bene- debtedness chactions | cluding the compe attorney, (2) to t having recorded it deed as their inter surplus, if any, to surplus. 16, For an time appoint a suc successor trustee a conveyance to the powers and duties hereunder. Each au instrument execute and its place of r. Clerk or Recorder shall be conclusive | mation of the trustee and a he obligation secured by the ens subsequent to the inter- ests may appear in the order the grantor or to his succes the grantor or to his succes of the grant of the grant of the pointed hereunder. Upon s successor trustee, the latter onferred upon any truste of hereitiary, containing which, when recorder of the history or counties in | reasonable charge itrust deed, (3) i set of the trustee r of their priority beneficiary may i trustee named here uch appointment, shall be vested w c herein named ition shall be mand i relevence to thi i ne he office of which the property | es of safe, in- e by frustee's to all persons in the trust and (4) the titled to such from time to sin or to any and without or appointed for by written the County is stust deed the County is situated. |
| tion or proceeding in which the benefit y suit for the foreclosure of this dee dding evidence of title and the benefit sount of atformey's less mentioned in red by the trial court and in the even ree of the trial court, frantor hurther late court shall adjudge reasonable a 's fees on such appeal. It is mutually agreed that: 8. In the event that any portion the the event that any portion of the of eminent domain or cor- on the elects, to require that all co- compress elects, to require that all company all reasonable costs, expenses an urred by functor in such proceedings when by functor in such proceedings when by functor in such proceedings when by the triat upon any reasonable courts, a prior by the last and appellate scourts, m | dially of itustice may appear of to pay all costs and ex- tany's or trustee's attorney' is an appear from any ju is an appear from any ju r afree to pay such sum . is the beneticiary's or trust or all of said property shall defamation, beneticiary shall of all of said property shall defamation of the amoun of attorney's fer the amoun of attorney's fer the amoun distorney's fer the amoun eccessarily paid or incurred fance applied upon the ind face applied upon the ind is own expense, to take suc be necessary in obtaining s quest. | 's lees; the esshall be idgnent or as the ap- ter's attor- l' be taken l' have the espayable it required y paid or iciary and nry's lees, by bene- tobtedness chactions tuch con- tol bene- | cluding the compe attorney, (2) to t having recorded it deed as their inter surplus, if any, to surplus. 16. For an inter appoint a suc successor trustee a, conveyance to the powers and duties hereunder. Each su instrument excute mistrument excute shall be recorder shall be conclusive shall be conclusive on the conclusive shall be conclusive acknowledged is mo | mation of the trustee and a he obligation secured by the ens subsequent to the inter ests may appear in the order the grantor or to his succes y reason permitted by law cessor or successors to any t ppointed hereunder. Upon s successor trustee, the latter conferred upon any truste ch appointment and substitu- th by beneficiary, containing | A transmitter of the experiment reasonable charge of the charge set of their priority ssor in mitterst em beneficiary may 1 trustee manuel here of the uch against and the shall be manuel here the herein manuel shall be manuel to be store of the the property of the successor i his deed, duly e wided by June Te | es of sale, in- tenses of sale, in- mathematical sale of sale in the trust and (4) the titled to such from time to be nor to any and without from time to any of any and without of appointed by written s trust deed the County y is situated, trustee. |

5802 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. 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 terminine 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. Bradley 7 * 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 as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Spire (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of..... County of Klamath April 2, 19 84 Personally appearedand Personally appeared the above named...... Bradley L. Spireswho, each being first duly sworn, did say that the former is the..... ····· president and that the latter is the and acknowledged the foregoing instrusecretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing mann ment to be withins. voluntary act and deed. Before me ORFFICIAL SEAU Noters Rublic for Oregon Red commission expires: 10-17-87 and deed. Before me: Notary Public for Oregon (OFFICIAL SEAL) 10-17-87 My commission expires: 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 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. TRUST DEED STATE OF OREGON. ss. (FORM No. 881) STEVENS-NESS LAW PUB. CO., I I certify that the within instrument was received for record on the ... 9th day of _____ April ____ 19.84, at 11:29 o'clock AM., and recorded in book/reel/volume No. M84 on an an an an sa -----SPACE RESERVED Grantor page 5801 or as fee/file/instru-FOR ment/microfilm/reception No. 35345., RECORDER'S USE Record of Mortgages of said County. -----Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk M.T.C. By PAm Amith. Deputy

Fee: \$8.00