| ORM No. 881—Oregon Trust Deed Series—TRUST DEED. | STEVENSIN | AW FUBLISHING CO., PORTLAND. OR, 8720 |
|--|---|---|
| ACODH CONTRACTOR | TRUST DEED | 16 rage 3992 |
| 46937 | | 19.85 , between |
| -THIS TRUST DEED, made th | is 5th day of February | oter in the state of the state |
| 9 - 2 - 3, 6 - 5 2 6 second and block | A Tofoll (husband and | wife) |
| John lofell at | nd Erma K. Tofell (husband and tle Company | as Trustee, an |
| s Grantor, Rogue Land 11 | nterprises Company | |
| New, Capital, E | itterprises company | |
| | | |
| s Beneficiary, | WITH TCCETU. | ana ing kanalan karata Sarata. Karata |
| 4252988 | WITNESSETH: | h nower of sale the propert |
| Graptor irrevocably grants, bar | gains, sells and conveys to trustee in trust, with | n power or sale, the proper- |
| n Klamath Coun | A Second S Second Second Second Second Second Sec | المستوفية المستوفية المستوفية المستوفية المستوفية والمستوفية المستوفية والمستوفية |
| John and Frina K. Tofel | 1. Electronic de la constante d | |
| Lot 8 in Block 3, | Tract 1036, known as Second Ad | dition to valley |
| A CONTRACTOR OF A CONT | Coop | |
| View, Klamath Coun | ty, Oregon. AKA 5821 Valley | OULL' Klamach |
| JETICA LEL | | |
| Falls, Oregon 976 | 01 | |
| | | |
| The set and the Real and the set and the | NOIS which is seconds, both most the definition to the former or stand | 192 North C. M. B. B. B. State and C. Lander a |
| artes to! John Safer | | |
| 5821 Valley | Cocente | |
| Allow the the | NO. Mar Orlad 5 | and a second |
| | | s thereunto belonging or in anyw |
| | issues and profits thereof and all fixtures now or nere | aller allaches to of abea in obtain |
| now or hereafter appertaining, and the rems | , issues and promo moreor and an interest | |
| now or hereafter appertaining, and the rems | NG PERFORMANCE of each agreement of grantor h | erein contained and payment of t |

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

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040 9.90

sold, conveyed, assigned or alienated by the grantor without first barein, shall become immediately due and payabe.
The chove described real property is not currently used for egrucule the converse of sense of seld according to a grant of the security of this trust deed, grantor argents.
To protect, preserve and maintain selding or program selected in good condition and repair; not fo remove or sense promptly and in good and workmanike argents.
To complete or restore promptly and in good and workmanike argents.
To complete or restore promptly and in good and workmanike argents.
To complete or restore promptly and in good and workmanike argents.
To complete or restore promptly and in good and workmanike argent arge

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any granting any essented or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The farme in any reconversate may be described as the "person or persons feasily entitled thereoi" and the recitals therein of any matters or lacts shall be conclusive prof of the truthulness thereoi. Truster's lees for any of the truthulness thereoi. Use any of the truthulness thereoi. Truster's lees tor any of the pointed by a court, and without regard to the adequacy of any security for the indebledness hereby secure enter on and take possession on said property or any part thereby secure and use or otherwise collect the trusts is use and profits, including entroin and callection, including reasonable attorney's lees upon any indebledness secured hereby, and in such order as barrow, and there entering upon and taking possession of said property. The collection of such rents, issues and profits, including upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of thre and under a berrow, and the sum advection, including reasonable attorney is lees upon any indebledness secured hereby, and in such order as berrow wave, any default by grantor is pay there of the advection of said property. The collection of such rents, issues and profits, or the proceeds of thre and under a brancher instance policies or compression or seless thereoid as aloressid, shall not cure or waive, any default by grantor in payment of any indebtedness secured hereby invalidate any act does not be advective to bus charged and there and any advective the beneficiary may declare all. In the letter any advective the beneficiary may declare all. In the letter any advective the beneficiary may declare all. In the tert any advective the beneficiary t

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the drantum or any other person so privileged by ORS 86.753, may cur-the default or defaults. If the default consists of a lailure to pay, when due, the default or default is the the default may be cured by paying the same secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and altorney's less not exceeding the amounts provided by law.

logener with trustees and automic's iters ten consuming the first end of the state of the state shall be held on the date and at the time and place designated in the notice of sale or the time to which suid sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall still the parcel or parcels at study of the parcel or in separate parcels and shall still the parcel or parcels at the time of sule. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. y either arcels at Trustee onveying s or im-ve prool

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the; surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus; if any, it's the "frantor or to his successor in interve entitied to such surplus, it any, it's the "frantor or to any successor in interve entitied to such surplus." I.6. Beneliciary may from time to time appoint a successor under. Upon such appointment, and without consevance to the successor trustee, the latter shall be vested with all tille, powers and durise conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed hereinfarm, which, when recorded in the mortfade records of the county or counties in which the property is situated, shall be conclusive proof of proper appendment of the successor trustee.

or the successor trustee. 17. Trustee accepts this trust when this deed, duly executed controlled is made a public record as provided by law. Trustee a obligated to notify any party hereto of pending sale under any other de trust or of any action or proceeding in which granitor, beneficiary or to shall be a party unless such action or proceeding is brought by trustee. trustee

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 litle insurance company authorized to insure trife 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 698,505 to 696,585.

÷ . . The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee simple of said described real property and has a valid, unencumbered title thereto except for first mortage to First Federal Savings and Loan Assoc., Klamath Falls, Oregon. 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 enganisation, or (even il-grantor is a natural-person) are for business or commercial-purposes other than a -other than agricultural 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 feminine 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. • 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, 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/ disrogard this notice: with the Act is not required, disrogard this notice: (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of ... STATE OF OREGON; County of Klamath , 19..... Personally appeared , 19 85 3-18 who, each being first. Personally appeared the above named. John and Erma K. Tofell duly sworn, did say that the former is the president and that the latter is the secretary of a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act 50, M. and acknowledged the foregoing instru-their woluntary act and deed. antitutio. and deed. ment to be Before me: Before me (OFFACIAL) SEAL) Notary Public for Oregon I dit th (OFFICIAL Notary Public for Oregon SEAL) UBLIC My commission expires /2-29-85 My commission expires: OF OF 8 REQUEST FOR FULL RECONVEYANCE poleting stadt in come former und bis sene is ent entering be used only when obligations have been pole. anine classic due and parappa, and the data and the statement of the big data and the statement of the state ugan dabis 17 TO: 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----(adellar with all and sinduler the reconcurs, including and appartments of all one range as DULED: Mer apperbalants, and the regis, Water 10, Tabilis there is an included at registry transmission into with said real electro. Fold THE FURPOSE OF SECURING PERFORMANCE of radi alternation of gravity state ion with visit of latter. Reneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be HETTE TLGROU 2100 AKA 5321 VAL STATE OF OREGON, TRUST DEED ILEA 55. Gregon. County of _____ Klamath____ rer 1030, known as second I certify that the within instrument (FORM No. 861) AW PUB. CO., PORTLAND. O was received for record on the 18th day John and Erma K. Tofell at .11:50 o'clock .. A.M., and recorded Orefleen, described as County, 113 wills and compare in the or Crapter irreventioly KLAULAED in book/reel/volume No. <u>M85</u> on grants, hargal SPACE RESERVED Grantor FOR ment/microfilm/reception No. 46937 al Bencherary RECORDER'S USE Record of Mortgages of said County. NewCapital Enterprises Combaux Witness my hand and seal of Erma R. Tofell (husban county affixed. KORIG PEBeneliciary Training . àa AFTER RECORDING RETURN TO SUG Evelyn Biehn, County Clerk 40 2528 Washburn Way inder ef February PAn ៍ខ្លួនប្រ (Deputy Br 1956 By.

Fee: \$9.00

Klamith Falls, One. 97601

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