STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720

Page

16327

Di line successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunde, must be either an attamey, 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 Oregan or the United States, a title insurance company authorized to insure title 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.

surplus, it any, to the grantor or to his successor in interest entitled to succ surplus. 16. Beneficiary may from time to time appoint a successor or successor under. Upon such appointent, and without conversion to the successor under. Upon such appointent, and without conversion to the successor upon any trustee herein named with all title, powers and subsitution shall be made or appointed hereunder. Each such some contract which, when recorded in the mortage records of the contract of boneficiary which the property is situated, shall be conclusive proof of proper appointent of the successor trustee.

of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's estimated in the endotries of the endotries of the endotries of the endotries of the action or proceeding in which the beneficiary or trustee and in any suit, any suit for the foreclosure of beneficiary or trustee and in any suit, any suit for the foreclosure of this deed, to pay all costs and endotries for endotries of the endotries of this deed, to pay all costs and endotries evidence of title and this deed, to pay all costs and endotries evidence of title and this deed, to pay all costs and endotries evidence of title and the event of an appeal from any judghent or pellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's less attorney and the appeal. If is mutually agreed that: 8. In the event that any portion or all of said property: shall be taken right, if it so detaking any portion or all of said property shall be taken tright, if it is one taking, which are in excess of the amonies payable to pay all reasonable costs and expenses and attorney's less flocary in such proceedings, shall be paid to beneficiary and both in the trial and appellate courds, necessary in obtaining such com-secured hereby; and appendiate courds, necessary in obtaining such com-secured hereby; and the molance appled upon the indebtedness and execute such instrument gees, all its own expense, to take indebtenss and execute such instrument genes the constant expenses and attorneys less, flicary in such proceeding shall be mecessary in obtaining such com-secured hereby; and the balance appled upon the indebtedness and execute such instrument genes the courds of the upon written request of ficary of yourse and framo as shall be necessary in obtaining such com-senderstement (in case of tub read range presentation of this deed and the note for endorsement (in the test and proceeding the pay work and the note for inclurred by grantor is fees read tio

cial Code as the beneliciary may require and to pay for filling same in the proper public office, or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the seneticary. 4. To provide and continuously maintain insurance on the buildings and such other harards as the basil premises against loss or damage by the norm or hereafter erected on the buildings to motion to the set stan 3. The base of the

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building improvement thereon; To complete or restore promptly and in good and workmanike destroyed thereon, and primprovement which may be constructed, damaged or To complete any waste of said property. or improvement thereon; To complete or restore promptly and in good and workmanike destroyed thereon, and primprovement which may be constructed, damaged or To complete and primprovement which may be constructed, damaged or tons and restrictions allecting aid property; if the beneficiary store there and tons and restrictions allecting require and to pay for tilling some mathematics to construct financing statements pursuant to the Unitor Construct to construct financing statements and to pay for tilling same the by filing officers or searching agencies as may be deemed desirable mathemathematics therefore, and continuously maintain insurance on the buildingt.

Illural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lier or other agreement allecting this deed or the lier of adree are any reconvey without all or any part of the property. The exolution of the received agreement allecting this deed or the lier or adree are any thereof; (d) reconvey, without her period thereof. Trustee's less for any of the conclusive proof of the truthfulnes thereof. Trustee's less for any of the conclusive proof of the truthfulnes thereof. Trustee's less for any of the service summittee of the truthfulnes thereof. Trustee's less for any of the truthfulnes of the advective to be approved to the advective of the advective to be approved to be advected by a court, and without rectard to the adquay of any part thereol, in its own name sue or otherwise collection, listed and prolits, including theore and prolits, including theore and provides including transmitters.
In the indebedness hereing upon and taking possession of said property, the indebtedness here of any date and unpaid, and apply the same such notice of otherwise collection, including theorematication or such and such rectard to the adquart of any date and unpaid. The determine.
In the indebtedness here of any date for any taking or damade of the proceed policies or compensation or released for any indebtedness secured hereby inmediated ary act dome any detaut to notice of any advective of any part details by fraintor in payment of any pay and advective any detaut or notice of any advective or invalidate any act dome any equity as a mathed and paper immediate dome any because and payable. In such and the application or release the foreclose this trust deed by exerce and here and sale. In the latter event the boreclose this trust deed by exerce and cause the trustes hall list the timmediate of alles, dise notice of a sal

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

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FORTY-FIVE THOUSAND SIX HUNDRED AND NO/100

FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

USTNA II

THIS TRUST DEED, made this .

FCRM No. ESI -Oregon Trust Dood Series-

29061×

OK

CHER

PARCEL 3: The South 5 feet of Lot 1, Block 74, BUENA VISTA ADDITION TO THE CITY OF KLAMATH

PARCEL 2: Lots 10 and 11 in Block 74 of BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS according to the official plat thereof on file in the office of the County Clerk of

according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

PARCEL 1: Lot 3 in Block 74 of BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath____County, Oregon, described as:

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY OLA MAE TELENGA and JANELL HENRY, not as tenants in common, but with the right of,, as Trustee, and

TRUST DEED

-93

Vol_M81

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time person so privileged by ORS 86.753, may cure sale, and at any time person so privileged by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by paying the notif the mount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of the source of the best of the cure of the best of the default on obligation or trust deed. In any case, in addition to curing the default for and appendent on effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise: the sale shall he held on the data of the data of the sources of the sourc

together with trustees and attorneys tees not exceeding the amounts provided by law. 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 in one particular by the trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in the same of water trustee the precision of water bidder for an excluding the trustee water and the indicates of the same said by the trustee of the the the precision of the same same same same said the trustee the precision of the thereol. Any matters of lact shall be conclusive proof the frantor and beneficiary, may purchase at the sale. 15. When trustee sells oursuant to the powers provided herein trustee

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-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 surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

TALIST DEED. MIC-18630

VIRGIL T. COBB and KAREN J. COBB, husband and wife

16328 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 except none 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 or household purposes (see Important Notice below) This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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. * IMPORTANT NOTICE: Deleto, 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 uso Stevens-Nass Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. in 1 VIRGIL T. COBB Jaren COBB (If the signer of the above is a corporation, use the farm of acknowledgement oppasite.) STATE OF OREGON ATE OF ORECON }55. STATE OF OREGON, Courty of This instrument was acknowledged bilors me on Servember 4, 79:87, by This instrument was acknowledged before me on . 19.87, by 19 as COBB and KAREN J. COBB VIRGIL T. of ed Notary Public for Oregon us LO Notary Public for Oregon (SEAL) (SEAL) My commission expires: 11/16/87 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ..., Trustan 70: The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on paymont to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cuncel 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. Mell reconveyance and documents to DATED: AND AN THE MELANS de lekonskipper (1996) med dekke tipper fit. Her elek effene bei grunden construct Bester. Beneficiary With a rate of the other and the property of the second states of the se Do not loss or destroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 13:62 19 1 6.1 مدلأ مرير Sec. A STATE OF OREGON, County of Klamath اجتجا الجار متراف وأركرنا a servición a rece a + 176 + 6 196 -TRUST DEED SS. (FO2M No. \$31) 5-51 STEVENS-NESS LAW PUB. CO.. POP VIRGIL T. COBB and KAREN J. COBB Contract during the second and monthly seen and the source and the more we we at 4:30 o'clock .P. .M., and recorded SPACE RESERVED the paint in the second state of a configuration page ... 16327 or as fee/file/instru-FOR OLA MAE TELENGA and JANELL HENRY RECORDER'S USE ment/microfilm/reception No....79062., Record of Mortgages of said County. Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO BE · KORE DESKING DOG SUIS विकास गाउँ विकास गाउँ Evelyn Biehn, County Clerk ing shos By Am Smile Deputy MOUNTAIN TITLE COMPANY OF UET 21. DOED KLAMATH' COUNTY ____Fee: \$9.00__