FORM No. 881-Oregon Trust Deed Series-TRUST DEED. K-40043 TRUST DEED VOL Page 20507 81483

...., 19.87 , between BOBMARKS Cours survey

OT

in

as Grantor, KLAMATH COUNTY TITLE COMPANY

....., as Trustee, and WILLIAM A. BUDD AND SHIRLEY A. BUDD, husband and wife as Beneficiary, The second s CHUDIN.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Novigiter Montering is record of the 132

Lot 10 in Block 6, Sprague River Valley Acres, according to the official plat thereofs on file in the office of the County Clerk of Klamath County oregon 21 DEED 21-41 E de cesenioy

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF LEONA T. ROBINSON. BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE AND WILL SAVE GRANTORS HEREIN HARMLESS.

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.

tion with said real estate. sum of TWENTY FOUR THOUSAND AND NO/1005------____ 2514 7.777

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid; to be due and payable in the det secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The second by this instrument, interest payable of the maturity dates expressed therein, or To protect the come the second by the second by this instrument is the second payable. The date of a payable is a second by the second payable is a second payable in the event the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

Söld, conveyed, assigned or alienated by the grantor without first having obtains then, at the beneficiary's option, all obligations secured by this instrument, irresponse instrumed and payable. "It is the property in good condition of the security of this trust deed, grantor informers, appointed to the security of this trust deed, grantor informers, appointed to the security of this trust deed, grantor informers, appointed to the security of this trust deed, grantor informers, appointed to the security of this trust deed, grantor informers, appointed to the security of this trust deed, grantor informers, appointed to the security of the security with all laws, ordinance, redulting of the security with all laws, ordinance, redulting of the security is the security of the security with all laws, ordinance, redulting and the security of the security with all laws, ordinance, redulting and the security is the security of the security of the security and the beneficiary is the security of the security of the security at least labeled to apply the security and the security is the security of the security at least like of the security at least like of a security is the security of the security is the security at least like of a security is the security of the security is the security at least like of a security is the security at least like of a security is the security at least like of a security is the security at least like of a security is the security at least like of a security is the security at least like and the security at least like and the security is the security at least like and the security at least like and the security at least like and the security is the secu

It is mutually agreed that: 8. In the event that any partion or all of said property shall be taken under the right of eminent domain on condernnation, beneliciary shall have the right, if it so elects, to require that alondernnation, beneliciary shall have the right, if it so elects, to require that alondern along the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs, and expenses and attorney's lees both in the trial and appellate courts, comparing the indebidency and and execute such instruments as shall be necessarily paid or ficary in such proceedings, and the balanesarily paid or incurred by bene-sceured hereby, and granton agrees, at his mercessing in obtaining such com-gensation, promptly, upon beneliciary's request. 9. At any time and from time to time upon written request of bene-ficary, payment of is lees and presentation, of thirded and the nois for endorsement (in case of tull reconveyances, for cancellation) and the loce for endorsement (in case of tull reconveyances, for cancellation) and the nois for (a) consent to the making of any map or plat of and property. (b) join in (a) consent to the making of any map or plat of and property (b) join in (b) consent to the making of any map or plat of and property (b) join in the limble of the sector to the payment of the indebidents, the sector to the trial to the sector to the trial to the

application for the series of the s

Its the time and place of sale, five notice thereol as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. In U.3. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other person so privileged by ORS 86.753, may cure the delault or delauits. If the delault consists of a lailure to pay, when due, entire amount due at the time of the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may had no delault occurred. Any other delault that is capable of being cured may cured by tendering the performance required under the delaults, the person ellecting, the cure shall pay to the beneficary all costs and express actually incurred in enforcing the obligation of the trust deed together with trustees and alterney's less not exceeding the amounts provided by law.

logether with trustee's and attorney's less not exceeding the amounts provided by law's distributed and attorney's less not exceeding the amounts provided by law. The trustee not exceeded to be and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell such said sale may be postponed as provided by law. The trustee may sell such said sale may be postponed as provided by law. The trustee may sell such said sale may be postponed as provided by law. The trustee may sell such said sale may be postponed as provided by law. The trustee may sell such said sale may be postponed as provided by law. The trustee may sell such a said sale may be postponed as provided by law. The trustee may sell such as one provided by law on the said sale may be postponed as provided by law. The trustee shall deliver to the purchaser is deed in form as required by law converging the property so sold, but without any covenant or warranty, express or implied. The recital in the deed of any matters of lact shall be conclusive proof the grange, and be trustee at the sale.

surplus, if any, to the frantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyants and the successor trustee, the latter shall be vested with all title, powers and due the upon any trustee herein named or appointed hereunder. Each such appointed upon any trustee herein named or appointed hereunder. Each such appointed upon any trustee herein named or appointed hereunder. Each such appointe and subsitution, shall be made by written instrument executed by benelkeiny, which the property is situated shall be conclusive prool of proper appointment of the successor trustee action routy any party hereto of pending sale under any other deed action is on othy any party hereto of pending sale under any other deed that be e any action or proceeding in which grantor, beneliciary or trustee that be a party action or proceeding in brought by trustee.

NOTE: The Trust Deed (Act provides that the trustee) hereunder must be either an atomey, 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 at the 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

20508

(SEAL)

TITLE

). Deputy

1Am Am

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.

is nationally offered that or 911 of same 1

schople as the Paic Cart s at 1984 and $\tilde{f}_{q}^{(0)}$

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) (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

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 gender includes the feminine and the neutry, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

5. IMPORTANT, NOTICE: Delate, by lining out, whichever, warranty (a) or (b) is not applicable, if, warranty (a) is, applicable and the beneficiary is a credited 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 use Stevens Ness form No. 1319, or equivalent (f compliance with the Act is not required) disregard this notice. BOB MARKS

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

state gedregon com of K lamath }

STATE OF OREGON, County of Mis instrument was acknowledged balore me UCALLY (2128 7 by COUTE This instrument was acknowledged before me on ., by 19 88

(SFAT ic for Orego My commission expires:

Notary Public for Oregon 21-88 My commission expires; (D) (C)

oł

and the second of the second second of the protect the prostific and the protect and UT TUT LUBP CONT CLAREQUEST FOR FULL RECONVEYANCE

Les biolect up whether of the transformer and being to be used only when chilgettens have been point the use of the transformer and the area of the state of the best of the transformer been point the understate of the transformer and the area of the transformer and the transformer been point The understate of the transformer and below 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness/secured by said trust deed (which are delivered to you sand inter deed, or pursuant to statute, to cannot an evidences of indepredness secured (oy lead trust deed (which are delivered to you therewith 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 the same of the terms of said trust deed the same trust deed in the same of th

estate northers by Son Brance and the route there and profits finged and all there are of forestic structure and approximation of the structure structure and approximation of the structure structure and approximation of the structure structure structure and approximation of the structure structu ow of Noresite strate is a strate of

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BLING RECORDS. THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BLING RECORDS. BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL BANKING DUE UP OF AN ALL DE UPON SALE AND PROMISSONY NOTE AND WILL SAVE CHANTORS HEREIL Beneficial. TO BUNG SALE PROPERTY AND ALL AND WILL SAVE CHANTORS HEREIL BENEFICIAL AND ALL AND A

OTRUST DEED 49/2/7 DISE CIFORM No. [BOIND LIJO STATE OF OREGON, the office of the countout of Klamath T NESS LAW PUR CO. PORTLANDA Softyane BIAGE AGITEN VELCEN SCICETILY that the within instrument) KT start Contra was received for record on the 12th. day es Beneticiary, na Clanter i i Beneildiary LIFE CONDYNT Record of Mortgages of said County. Witness my hand and seal of FTER RECORDING RETURN TO County affixed. 11 I I KA Evelyn Biehn, County Clerk តុខ្សា day of -81483 NAME

EDAN, He SOL-Dreyer June Card Street TRUST CEED Fee: \$10.00^{FEO}

1-10040

By ...