| | 88893 | | 42920 |
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| OFM No. 881-1-Oregon Trust Deed | Series-TRUST DEED (No I | estriction on assignment). | STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 |
| 50031 | | TRUST D | |
| THIS TRUST D | EED, made this i 2953 Dona | <u>19th</u> da Susana Driv | y of June 1988 between e. Studio City, CA 91604 |
| is Grantor, | ments Inc. | Acacia I 6253 Hollyw | nvestments, Inc. , as Trustee, and wood Blvd. #614 Los Angeles, CA |
| 90028 | | | ۲ |
| as Beneficiary, Grantor irrevocat in Klamath | nly grants, bargain County, | WITNESS ns, sells and conve Oregon, described | eys to trustee in trust, with power of sale, the property |
| The North h | | South half o ection 36, 5 | of the Northwest quarter of the Township 39, Ramge 15 East. W.M. |
| The amount Katrin Dada deeds and 1 | of \$2,275,0 ash-Hakimit a notes in the | O is owed j und E, D, Ha same amoun | ointly by Manootchehr Torbati, kimi who executed separate trust it and secured by the same property. |
| now or hereatter appertain | ing, and the renter in | | ourtenances and all other rights thereunto belonging or in anywiss sol and all lixtures now or hereafter attached to or used in connec |
| tion with said real estate. FOR THE PURPO Tw | SE OF SECURINC | PERFORMANCE of | of each agreement of granto herein company |
| tata barawith | navable to benuticia | iry or order and made | e by grantor, the final payment of principal and interest hereor, |
| note of even date herewith not sooner paid, to be due | and payable | May 19th, by this instrument i | 1991 . If the date, stated above, on which the final installment of said not |
| | | | ural, timber or grazing purposes. |
| To protect the secu | rity of this trust deed | c, grantor agrees: | granting any easement or creating any restriction thereon; (c) join in a granting any easement affecting this deed or the lien or chart |
| and repair; not to remove or | aste of said property | tend and workmanlike | buordination or other agreement allecting this deed or the then over thereof: (d) reconvey, without warranty, all or any part of the property TT thereof: (d) reconveyance may be described as the "person or period fealing entitled thereof," and the recitals there not any matters or lacts sha legaling entitled thereof," and the recitals there not any matters or lacts sha be conclusive proof of the truthiuness thereof. Truste's lees for any of the be conclusive proof of the truthiuness thereof. |
| factored thereon, and pay who | en due all costs incuired | heretor. | |
| J. To comply with all tions and restrictions allecting join in executing such financia | laws, ordinances, regula said property; if if e ber statements pursuant to | the Uniform Commun- | 10. Upon any detail by agent or by a receiver to be a time without notice, either in person, by agent or by a receiver to be a control by a court, and without regard to the adequacy of any security if |
| join in executing such interior | may require and to pay | for filing same in the | the indebtedness hereof, in its own name sue or otherwise collect the ren erty or any part thereof, in its own name sue or otherwise collect the san |
| By thing differs of the | | and the buildings | less costs and expenses of optimist and hereby, and in such order as bet nev's lees upon any indebtedness secured hereby, and in such order as bet |
| now or hereafter erected on t | e beneficiary may loom t | time to time require, in | ficiary may determine. |
| an amount not less than the | beneliciary, with loss par | sable to the latter all | insurance policies of compensation of under the state to ball not cure |
| it the grantor shall fail for a | ny reason to procurs any neliciary at least filizen d | ays prior to the expira- | waive any default of notice of default inter- |
| tion of any porcy of mount | the same at grantor : | expense. The anticum | |
| collected under any indebtedness | secured hereby and in 11 | uch order as benefickary | declare all turns secure in election may proceed to loreclose this trust deed event the beneliciary at his election may proceed to loreclose this trust deed |
| any part thereof, may detaul | t or notice of default here | cunder or invandance uny | |
| act done pursuant to such the | nises iree from construction | ica Lens and to pay an | to sell the said described teshall fix the time and place of sale, give no hereby whereupon the trustee shall fix the time and place this trust deed |
| a jainst said property utility | delinquent and proruptly | deliver receipts invition | the manner provided in other has commenced foreclosure by advertisement. |
| to beneficiary, should the st | liens or other charges pi | rable by grantor, enner | sale, and at any time prior to 5 days so privileged by ORS 86.753, may of |
| nake such payment, benefic make such payment, benefic | hary may, at its option. | forth in the note secured | the delault or delaults. If the ded, the delault may be cured by paying sums secured by the trust deed, the delault may be cured by paying |
| hereby, together whith the added t | o and become a part of | the debt secured by this | not then be due had no deladit tendering the performance required under |
| trust deed, without waiver trust deed, without waiver covenants hereof and for suc | the payments, with interest | t as atoresaid, the prop- shall be bound to the | being curve in the second of the second seco |
| tame extent that they are | bound for the payment ments shall be immediatel | of the obligation nerently due and payable with- | and expenses actually incurred in the second exceeding the amounts prov together with trustee's and attorney's lees not exceeding the amounts prov |
| out notice, and the housed by | this trust doed immediate | ely due and payaone and | 14. Otherwise, the police of sale or the time to which said sale |
| constitute a breach of thas the | lees and expenses cl this | s trust including the jost | be postponed as provided of parcels and hall sell the parcel or parcel |
| in connection with of in en | | and autopartial fo | than denote a sold but without any covenant or warrand). |
| | | | plied. The recitais in the deed. Any person, excluding the trustee, but inclu |
| action of proceeding at any suit for the foreclosure | of this deed, to fay all d the beneficiary's or tra | itee's storney's lets. th | the grantor and beneficially insurant to the powers provided herein. In S. When trustee sells pursuant to the powers provided herein. In |
| amount of attorney's lees n lixed by the trial court and decree of the trial court. | nentioned in this paragrap I in the event of ar appe | est from any judgment of pay such sum as the ap | shall apply the proceeds of the trustee and a reasonable charge by trus cluding the compensation of the trustee and a reasonable charge by trus cluding the compensation of the trustee and a reasonable charge by trus |
| decree of the trial court s peilate court shall adjudge | reasonable as the beneti | iciary's or trustee's attor | - attorney, (2) to the outpequent to the interest of the trustee in the |
| It is mutually ag | reed that: any portion or all af sei | is property shall be take | surplus, if any, to the grantor or to his successor or su surplus. |
| under the right of eminent | the that all or any motion | kin of the money like 40 | wes to any trustes samed applied and without conveyance to the succ |
| as compensation to ble costs | expenses and stitter | s free hereining at | trustee, the failer maned of appointed hereunder. Each such appoint |
| applied by it that and appe | llate courts, necesserily i | paid of incurred objective | which, when recursive is situated, shall be conclusive proof of proper appoint |
| ticiary in such proceedings | or agrees, at its own expe | | of the successor trustee. |
| pensation, promptly upon a | interiorary's request. | n written request of ben | e- acknowledged is made a public record as provided under any other de or obligated to notify any party bereto of pending sale under any other de |
| 9. At any time and | and presentation of th | | |
| | | | · · · · · · · · · · · · · · · · · · · |
| the liability of any person | for the payment of the | indebledness, initial in | n attarney, who is an active member of the Oregan State Bar, a bank, trust can Oregan of the United States, a tale insurance computy nuclearized to insure tale to States or any opency thereof, or an estricy agent licensed under ORS 676 505 to 676 States or any opency thereof. |

Acres 1

Sec. Lines

the Distance

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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. 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, tamily, household or agricultural purposes (see Important Notice below). (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 musculine gender includes the feminine and the acuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Manootchehr Torbati * 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-Isadia;) Act and Regulation Z, the baneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FISS lies to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; SAFECO TITLE INSURANCE Staple STATE OF CALIFORNIA COUNTY OF Los Angeles SS. 19.88, before me the undersigned, a On this the _______ Inter______ day of _______ June Notary Public in and for said County and State, personally appeared Manootchehr Torbati CAL-375 (Rev. 8-82) Ack. Individual -----FOR NOTARY SEAL OR STAMP personally known to me or proved to me on the basis of satisfactory evidence to be the OFFICIAL SEAL LEWIS B. SCHATZDORFER Notary Public-California personS_______whose nameS______subsc ibed to the within instrument and acknowledged that bit the fecuted the same. LOS ANGELES COUNTY My Comm. Exp. Feb. 23, 1990 Signature of Notary REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been paid. , Trustee The undersigned is the legal owns: and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: I ne undersigned is the legal owns: and notice of an interstructures secured by the foregoing this over, an sume secure by said trust deed have been fully paid and saik lied. 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, no cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 1 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 -... 5 77 Reneficiary Do not last or destroy this Trust Dood OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 6.13 STATE OF OREGON, County of Klamath SS. TRUST DEEL I certify that the within instru-(FORM No. \$81-1) ment was received for record on the LAW PUB. CO., PORTLAND, CRE STEVENS-NESS 4th day of _____ Aug.___, 19.88., at...12:12....o'clockP...M., and recorded Manootchehr Torbati 2953 Dona Susana Dr. in book/reel/volume No.....M88......on Studio City, CA 91604 Crantor page 12582or as document/fee/file/ SPACE RESERVED instrument/microfilm No. 90031 FOR Mannix Investments Inc. 6253 Hollywood B1 #614 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Los Angelés CA 90028 County affixed. Evelyn Biehn County Cler AFTER RECORDING RETURN 10 NAME Mannix Investments, Inc. By Cauline Mullenslow Deputy 6253 Hollywood Blvd, #614 Fee \$13.00 Los Angeles, ICA 90028 لك الك 308