| FORM No. 881—Oregon Trust Deed Series—TRUST DEED. | | COPYRIGHT 1988 STEVENS-NESS LAW PUB.CO., PORTLAND, OR, 97204 |
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| [∞] 92766 | 105 21 K-40927 | |
| THIS TRUST DEED, made this | 13thday c | of |
| SIDNEY WILLIAM GOLIE AN | D BARBARA JANE | E GOLIE, husband and wife |
| as Grantor, KLAMATH COUNTY TIT | LE COMPANY | , as Trustee, and |
| GEORGE H. PROCTOR as Beneficiary, | 84404088.8114 8440 | |
| Grantor irrevocably grants, bargai | WITNESSET ns, sells and conveys , Oregon, described as | to trustee in trust, with power of sale, the property |
| ADDITION TO THE CITY OF | ' KLAMATH FALLS N FILE IN THE | 9 , IN BLOCK 113 OF MILLS S, OREGON, ACCORDING TO THE OFFICE OF THE COUNTY CLERK OF |
| bg, so for a defer the form the first that the stort o | viende afgewongenen fransk marte ind offen | ning and an |
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| now or hereafter appertaining, and the rents, iss tion with said real estate. Sum of A.THE PURPOSE OF SECURING sum of A.TWENTY, ONE THOUSAND, N note of even date herewith, payable to beneficia not sooner paid, to be due and payable Oct The date of maturity of the debt secured becomes due and payable. In the event the with | PERFORMANCE of eac INE HUNDRED AN Dollar ry or order and made by f cober 20 by this instrument is the c hin described property, or | nances and all other rights thereunto belonging or in anywise and all fixtures now or hereafter attached to or used in connec- th agreement of grantor herein contained and payment of the ND NO/100 |
| herein, shall become immediately due and payable To protect the security of this trust deed 1. To protect, preserve and maintain said propenty: and repair, not to remove or demolish any building or not to commit or permit any waits of said property: 2. To complete or restore, promptly and in 'yee manner any building or improvement which may be co- or of the commit of permit any waits of said property: 3. To complete or restore, promptly and in 'yee ', ''.' To comply with all laws ordinances ', ''.' To provide and continuously, maintain insur- now or. hereafter, erecled 'on the said premises against he of other baards as the beneficiary, with loss pay, policies of, insurands saith beneficiary, with loss, pay, policies of, insurands shall be beneficiary, with loss, pay, policies of, insurands shall be delivered to the beneficiary if an amount not less than's. I THSULTADUE ''.'' attion of any policy of insurance now or hereafter plat the beneficiary may procure the same al grantor's collected under any lice of other insurance policy may clary upon any indebteness secured hereby and in suc- may determine, or at option of beneficiary the entire an any part therool, may be released to grantor. Such appl- met done pursuant or such andor. To keep said premises the from construction for beneficiary insurance deling with may fails ofton, tares, ' charges become past due or deling the charges pay by direct 'payment or 'by 'providing' beneficiary with interest and the amount so paid, with interest at the rate set for and the amount so paid, with interest at the rate set of therebiciaety is build the grantor is a is approximation covenants hereof and lor such payments with interest, a set of the herebiciaety, should the grantor is a set of the trust deed, with the odiligation | e. , grantor agrees: , grantor | eol; (d) reconvey, without warranty, all or any part of the property. The test in any, reconveyance may be described as the "person or persons Ily entitled thereto," and the recitals therein of any matters or lacts shall conclusive proof of the truthfulness thereof. Trustee's fees for any of the ices mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, benchicary may at any e without notice, either in person, by agent or by a receiver to be ap- ided by a court, and without regard to the adequacy of any security for indebiedness hereby secured, enter upon and take possession of said prop- ror any part thereof, in its own name sue or otherwise collect the rents, es and profits, including those past due and unpaid, and apply the same, costs and expenses of operation and collection, including reasonable attor- s lees upon any indebtedness secured hereby, and in such order as bene- try may determine. 11. The entering upon and taking possession of said property, the etition of such rents, issues and profits, or the proceeds of tire and other rance policies or compensation or awards for any taking or damage of the everty, and the application or release thereoi as aloresaid, shall not cure or we any delault or notice of delault hereunder or invalidate any act done uant to such notice. 12. Upon default by grantor in payment of any indebtedness secured by or in his performance of any greement hereunder, time being of the nee with respect to such payment and/or performance, the beneliciary may ere all sums secured hereby immediately due and payable. In such an th the beneliciary at his election may proceed to foreclose this trust deed by critican to assil, even and cause to be recorded his written notice of delault his election to sell the said described real property to satisfy the obligation read mersy whereupon the trustee shall fix the time and place of sale, give ce thereof as then required by law and proceed to loreclose this trust deed her mant gravet to Gask belor the d |
| of title search as well as the other costs and expenses in connection with or in enforcing this obligation and the less actually incurred. T. To appear in and delend, any action or pro- allect the security rights or powers of beneficiary or trustee any suit for the forclosure of this deed, to pay all c cluding evidence of title and the beneficiary's or trustee amount of attorney's less mentioned in this paragraph lized by the trial court and in the event of an appeal deeree of the trial court, grantor further agrees to pay pellate court shall. adjudge reasonable as the beneficiar ney's lees on such appeal. | of the trustee incurred place rustee's and attorney's place be p | ^{aw.} 14. Otherwise, the sale shall be held on the date and at the time and ce designated in the notice of sale or the time to which said sale may postponed as provided by law. The trustee may sell said property either, one parcel: or in separate parcels and shall sell the parcel or parcels at the time of sale. Trustee II deliver to the purchaser its deed in form as required by law. Trustee II deliver to the purchaser its deed in form as required by law conveying property so sold, but without any covenant or warranty, express or im-d. The recitals in the deed of any matters of lact shall be conclusive proof the truthluness thereoi. Any person, excluding the trustee, but including grantor and beneficiary, may purchase at the sale. |

It is mutually agreed that:

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It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in ercess of the amount required to pay all reasonable costs, expenses and attorney's fees measurily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and igrantor, agrees, at its own expense; to take auch actions and execute such instruments as shall be necessary in oblaining such con-pensation, promptly upon beneliciary's request. 9. At any time and Irom time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of lut) reconveyances, for cancellated), without allecting the liability of any person for the payment of the indebtedness, trustee may. (a) constant to the making of any map or plat of said property; (b) join in NOTE. The Termody accenter of the second

Studing the compression of the torus and the rescale charge of safe the statemer, (2) to the obligation states by therest of ded, (3) to all persons having recorded liens subsequent to the order of their priority and (4) the surplus, if any, to the granicor or to his successor in interest entitled to such surplus, if any, to the granicor or to his successor in interest entitled to such surplus. If any, to the granicor or to his successor in interest entitled to such surplus. If any, to the granicor or to his successor in interest entitled to such surplus. If the subsequent is the order of their priority and (4) the surplus. If the subsequent of the successor is interest entitled to such surplus. If any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor funstee, the latter shall be vested with all title, powers and duits conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciny, which, when recorded in the meets records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor frustee. If. 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 hale under any other deed of truster of any action or proceeding in which first to be defined to notily any party hereto of pending hale under any other deed shall be a party unless such action or proceeding is brought by 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, itrust company or savings and laan association authorized to do business under the laws of Oregon 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.

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| that he will warrant and forever defend | the same against al | ll persons whom | soever. | ing an |
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| The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family | loan represented by the or household purposes (se | above described no ee Important Notice for business or com | ote and this trust deed a e below), mercial purposes. | ire: |
| (b) for an organization, or (even it granior | | | Astees devisees admit | histrators, executors, |
| sonal representatives, successors and assigns. In ured hereby, whether or not named as a beneficit ofer includes the feminine and the neuter, and the | ary herein. In construing singular number include | this deed and when is the plural. | never the context so req | uires, the masculine |
| IN WITNESS WHEREOF, said gre | nntor has hereunto se | t his hand the d | ay and year first about $f(x) = f(x)$ | ove written. |
| MPORTANT NOTICE: Delete, by lining out, whichever w explicable; if warranty (a) is applicable and the ben web word is defined in the Truth-in-Lending Act, an | | IDNEYWILL | IAM GOLIE | <u>e</u> |
| neficiary MUST comply with the Act and Regulation | by making required | ARBARA JAN | COLIE | <u>ko</u> |
| coordinates with the Act is not required, disregard this | notice. | ्रम्भवद्वि (१९९८) १९९२ मध्यम् २०११ १९९२ - १२७२ १९४३ मध्य १९४२ - १९४२ - १९४४ - १९४२ १९४४ - १९४४ - १९४२ - १९४४ - १९४४ १९४४ - १९४३ - १९४४ - १९४४ - १४४४ | a galasta (a. 2019) Antes R. 2019, A. S. | |
| the signer of the above is a corporation, the form of acknowledgement opposite.) | a an an an airte tha an | i de la presenta constante de 1995 La constante de la constante La constante de la constante La constante de la constante | z Azerlagi (h. 1996) Alfred Viller (h. 1996) Elevent (h. 1997) Alfred Marine, (h. 1997) | an a |
| TATE OF CONTACT |)).ss. County | OREGON; |)-51 | |
| County of LATHIAD This instrument was acknowledged before RETIDES 14 10 88 by | | ment was acknowled | dged before me on | |
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| The undersigned is the legal owner and hol | der of all indebtedness s | secured by the fore | egoing trust deed. All | sums secured by said ou under the terms o |
| aid-trust-deed or pursuant to statute, to cancel | -an evidences of much | to the parties de | signated by the terms | of said trust deed the |
| estate now held by you under the same. Mail rec | onveyance and documen | rs ro | | and the second |
| DATED - All all and industrial the termine by the conternation of | 19 instruction and shorte | 4 1.000 | | |
| | | | 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 recon | reyance will be made. |
| KLAMATH COUNTY, OREGON | • • • • • • • • • • • • • • • • • • • • | | | |
| TRUST DEED LA (THE MORONNOI ON EEE OF 1 | PES 388 AND 3 PES 388 AND 3 | | County ofK1 | amath |
| STEVENS-NESS LAW PUB. CO., PORTLAND, ORE | | | I certify that the | e within instrumer rd on the 18th.da |
| in | ing sells and course 2. Orefon, described | ALCO GOLARIA | ofOc at11:52. o'clock . | A.M., and recorde |
| St Benetic CO. Grantor | SPACE RESE | IRVED | n book/reel/volume | or as fee/file/instru |
| QDOLOGI | RECORDER | c 11¢F | ment/microfilm/rec Record of Mortgage | eption No.92166. s of said County. |
| Beneficiary | EPE COMENNA | | Witness my County affixed. | hand and seal |
| | 15th We proceed as | A 9 0C4 | | County Clerk |
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