| e Tien | | | |
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| 7 ⁵ 95121 | evenimin ini ASPEL | 3285/666655 74665 1666 | 8 Page 21626 |
| THIS TRUST DEED, made this | consequed by the above cestralists | <u> </u> | 19_ 88 , between |
| CORPORATION TRUSTER OF PORTION | n OREGON CORPORATION as Tru | istee, and FN REALTY SERV | |
| distribution of the control of the c | witnesseth witnesseth witnesseth argains, sells and conveys to trustee | in trust, with power of sale, | the property in KLAMATH |
| Lot 27 min Block 2.7 Lot 7- | s hereunto set his hand the day | er in a comment | |
| The second section of the section | | | Salar Salar Company of Building |
| real, this contract as Agreement way. | o 19110 941 to znoistopat bas eino ad Mastas do Petinos alt salvatares de la | t an Immunia bersejen process ver Dearly, nic incompose all audici bi Dearly, he alle seit med est ne au | |
| S. Cololan | Miller of the section | trante subdictions surrorls c applicable and les becomes le full intended the bed bag le full alterday the bed bag | |
| 66.57.37 C | Associated SKG - Associated Association - As | end bio the polonalies floring entry a notologish bio the serv models transportion to serv | ne such west in activation of the second leading the second leading to the second leadin |
| CELL STATES | €77YE9€P | | Da g |
| | o sheed)qs:Maka | | CHAPTER CHAPTER |
| urns logether, with all and singular the tenements, hered hents, issued and profits thereof and all fixtures now FOR THE PURPOSE OF SECURING PRESIDE | Sanson (1) (Lorentze) Itaments and appurtenances and all other righ | its thereunto belonging or in anywise no | or hereafter apparaining and the |
| THES HUNDRED FIFTY | MANCE of each agreement of grantor herein co | intained and payment of the sum of $oldsymbol{\mathcal{I}}$ | EN THOUSAND |
| The date of maturity of the debt secured by the | is instrument is the date, stated above, on whi | sooner paid, to be due and payable of the final installment of said note been sold, conveyed, assigned or alienated shipsing transport by the instrument | OUGUST 22, 2000 comes due and payable. In the event by the grantor without first having |
| To protect the security of this trust deed, gran | sed for agricultural, timber or grazing purposes. | 一个一个 | |
| permit any waste of said property. 2: To complete or restore promptly and in goo building or improvement which may be constructed and pay when the all controlled. | ment increon, not to commit as a deal selection. | in thereon. (c) join in any subordinati the lignor charge thereof, (d) reconvey erry. The grantie in any reconveyance legally entitled thereto, and the recital sixe proof by the truthfulness thereof, ed in this paragraph shall be not less than Upon any default by grantor hereunde ee, either in personaby agent or by a rec- | on or other agreement affecting this without warranty, all or any part of may, be described as the "person or is therein of any matters or facts shall |
| restrictions affecting said property; if the beneficiary such financing statements pursuant to the Uniform (ary may require and to pay for filling same in the purely statements of the pay for filling same in the pay. | roper public office or offices, as enter und | regard to the adequacy of any security | for the indebtedness hereby secured, |
| hereafter erected on the said premises against loss on hazards as the poreficiary may from time to time re | urpaid, a urpaid, a or damage by fire and such other indebted equire in an amount not less than | therwise collect the rents issues and pand apply the same, less costs and ended apply the same, less costs and ended apply the same, less subject ness secured hereby, in such order as between the same and the same as between the same and the same as between the same as between the same as between the same as between the same as | or any part thereof, in its own hame profits, including those past due and penses of operation and collection, to paragraph 7 hereof upon any reficiary may determine. |
| beneficiarly with loss payable to the latter; all policies to the beneficiary as soon as insured; if the gran procure any such insurance and to deliver said policies. | ies of insurance shall be delivered 11. The story shall fail for any reason to such rents. licies to the beneficiary at least 25 compensate. | he entering upon and taking possession issues and profits, or the proceeds of tion or awards for any taking or d | of said property, the collection of fire and other insurance policies or amage of the property, and the |
| The amount collected under any fire of other insu- beneficiary upon any indebtedness secured hereby a may determine, or at option of beneficiary the ent part thereof, may be released to grantor, Such applic | and in such order as beneficiary in his perfetter anioint so collected, or any secured he fation or release shall not cure on the described. | pon dejault by grantor in payment of a commance of any agreement hereunder, tereby immediately due and payable. | any indebtedness secured hereby or he beneficiary may declare all sums in such an event and if the above |
| 10 such notice 11 to 22 to 3 such according to 1 Sister S. To keep said premises free from constructions same to 1 such taxes, assessments and other charges that may be levied oproperly before any part of such taxes, assessments due or deligouers and exact taxes. | invaluate any act done pursuant. Inc. oenejica (alex), evil sign en done pursuant. Inc. oenejica (alex), evil sign en done pursuant (alex), evil sign en don | r. provided by law for mortgage foreclos urrently used, the beneficiary at his ele in equity as a mortgage or direct the tri- ent and sale. In the leave | st deed in equity, as a mortgage in wres. However, if said real property ction may proceed to foreclose this ustee to foreclose this trust deed by |
| grantor fail to make payment of any taxes, assessment other charges payable by grantor, either by direction beneficiary with funds with which to make such pay option, make payment the second of the payment the payment the second of the payment th | refor to beneficiary; should the and cause its, insurance premiums, liens or described its rect, payment or by providing trustee sha ayment, beneficiary, may, at its law, and praid, with interest at the second 686.795. | real property to satisfy the obligation fill fix the time and place of sale, give roceed to foreclose this trust deed in the | auti and his election to sell the said is secured hereby, whereupon the notice thereof as then required by the manner provided in ORS/86.740 |
| paragraphs 6 and 7 of this trust deed stall be added to secured by this trust deed, without waiver of any righ the covenants hereof and for such payments, with in hereinbefore described, as well as the grantor, shall be they are housed. | i. the obligations described in 13. Sh wand become a part of the debt offer defau its arising from breach of any of terest as aforesaid, the property the benefic bound to, the same extent that under the t | tould the beneficiary elect to foreclos ill at any time prior to five days before le, the grantor or other person so privi- tiary or his successors in interest, respec- | te by advertisement and sale then the date set by the trustee for the leged by ORS 86.760, may pay to tively, the entire amount then due, |
| payments shall be immediately due and payable withouthereof shall, at the option of the beneficiary, render deed immediately due and payable and constitute a broad of the constitute of the con | out notice and the monpayment and attorned by the nonpayment and attorned by this trust acts would necessary which even | tes actually incurred in enforcing the te ey's fees not exceeding \$50 each) other of then be due had no default occurred | on secured (nereby (including costs symms of the obligation and trustee's than such portion of the principal d, and thereby cure the default in |
| with this obligation. | trustee incurred in connection designated parcel or it | in the notice of sale. The trustee man separate parcels and shall sell the parcels are sell to the parcels and shall sell the parcels are sell to the parcels are sel | y sell said property either in one arcel or parcels at auction to the |
| security rights or powers of beneficiary or trustee proceeding in which the beneficiary or trustee may up foreclosure of this deed, to play all costs and expenses, the beneficiary's or, trustee's attorney's fees provided between the grantor, and the beneficiary or the trustee be, entitled to the attorney's fees herein described; mentioned in this paragraph. To find Power who he see | of movever, in case the suit is sole | its deed in form as required by law co y covenant or warranty, express or impli- fact shall be conclusive proof of the he trustee, but including the grantor en len. Inistee sells pursuant to the pow- proceeds of sole in | d beneficiary, may purchase at the |

appellate court if an appeal is taken. (0 (0)) [11]

appellate court if an appeal is taken how the state of th

15. When insite isells pursuant to the powers provided herein trustee shall all the compensation of the trustee and a reasonable charge by trustee's anke including the compensation of the trustee and a reasonable charge by trustee's antortheling the compensation of the trustee and a reasonable charge by trustee's antortheling the policy and the property 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 any appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

In accessor in interest entitled to such surplus.

It is a successor in interest entitled to such surplus appears the control of the successor trustee appears to a surplus and the surpl

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 titled thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney) who is an active member of the Oregon Stale Bar, a bank, trust company UTL or savings and loan association authorized to 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, or the United States or any agency thereof.

and this 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 lamily, household of agricultural purposes (see Important Notice below).

[A] I for an organization or (even il grantor is a natural person) are log 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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of 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. You have the option to cancel your contract or agreement of sale by notice to the seller, until midnight of the seventh day following them to signing of the contract or agreement.

There I have been a present to the seventh day following them to the seventh day following them. prince to the secretarial gradual sale to reality sate of eggly of \$1 ages If you did not receive a Property Report prepared pursuant to the rules and regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of your signing the contract or agreement, this contract or agreement may be revoked at your option for two years from the date of signing. * IMPORTANT NOTICE: Defete, 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. If compliance with the Act not required, disregard this notice. TERRITORY OF GUAM SS CITY OF AGANA and a second On JULY 8 1988 before me, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared Exity HIN Community known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me-MY COMMISSION EXPIRES APr. 1 3, 1990 FOR NOTARY SEAL OR STAMP is subscribed to the within instrument as a witness thereto, who being by meduly sworn, deposed and said: That HE resides at (A GADDENA AVE DATE SELECTION OF THE WAS PRESENTED AND THE WAS PRESENTED to be used only when obligations have been pold. t annous som the consequence of an ending and result that his transported by the se-TO KANGE The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 strust deed have been must paid and satisfied. Lou (nereby 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 have with 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. DATED: Beneficiary Both must be delivered to the truster for contellation before receiveyance will be TRUST DEED STATE OF OREGON County of Klamath I certify that the within instru-SS. ment was received for record on the 20th day of Dec. 1988 at 3:34 o'clock PM, and recorded M88 on page 21626 in book SPACE RESERVED or as file/reel number Record of Mortgages of said County. FOR. Witness my hand and seal of County affixed RECORDERSTICE AFTER RECORDING RETURN TO ionder hijn, mit he it townally reized in fee Evelyn Biehn First the horesteen's unit those cleams and the preparation of the con-County Clerk There are not a first on the state of the st Fee \$13,00 mere to the strike of them. B. O. Ruline Mullen of are Deputy