| | | COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, CHIMAN |
|---|---|--|
| FORM No. 881-Oregon Trust Deed Series-TRUST DEED. | THE PLAT OF | Vol. m88 Page 21810 @ |
| кгүмүн 95%35 элбоз | EGG 213 TRUST DEED | Vol <u>mer</u> Paga |
| | 14TH | DECEMBER 19 19 88. , between |
| 2512 2-91H 216111 2001H THISTRUST DEED, made th RONALD E. PHAIR | 15 | Fightlyte Billing |
| | | as Trustee, and |
| as Grantor, WILLIAM P BRANDS | VESS | Record of Montanes, Sig Lines, and |
| | | nent/manifina/recruiten No.05/11 |
| 2001H AVELEY STA | (それには) さちか きちゃう せいせい エンティングライン ひろ あいわっつ うちがつける | The state of the s |
| as Beneficiary, Cruotor | WITNESSETH: | The second s |
| as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property | | |
| Cour | ity, Olegon, described at | THE PROVIDED FOR AND A SECTION OF A SECTION |
| LOT 2 IN BLOCK 3 OF TRACT 1126 - FIRST ADDITION TO FERNDALE, ACCORDING TO THE ACCORDING TO THE OF THE OFFICE OF THE COUNTY CLERK'OF KLAMATH | | |
| LOT 2 IN BLOCK 3 OF TRACI 1 OFFICIAL PLAT THEREOF ON FI | LE IN THE OFFICE OF THE | COUNTY CLERK OF KLAMATH |
| COUNTY, OREGONDELD | | Gulfana or he and |
| | | |
| | Containt State Want Sta Estimation | na 1919 transfer for ensectivities betale references of the production of the product |
| Bu not some on Barnel I will finde front og att me | ZTB - Which is a start a start and a start a st | 방법 주변수요 방법은 것은 것 같은 것은 것은 것은 것을 가지 않는 것이 같은 것이 있는 것이 있 같이 것이 있는 것이 있다. 것이 있는 것이 있 것이 것이 있는 것이 있 것이 있 |
| 1 | | Compared States |
| $\mathbb{H}^{\mathbb{H}_{2}}$ | | |
| | A diamonts and annuttenance | and all other rights thereunto belonging or in anywise tratures now or hereafter attached to or used in connec- |
| together with all and singular the tenement | s, issues and profits thereof and all | and all other fights include both or used in connec- tixtures now or hereafter attached to or used in connec- |

tion with said real estate. tion with said real estate sum of ------EORTY TWO THOUSAND SEVEN HUNDRED AND NO/100-----

sum of ______FUK I fall MU.: I HUUSAND. SEVEN HUNURED AND NU/100______ 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 <u>sum points of all OCTOBER 1 sectors</u> (1989). The date of maturity of the debt 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, therein, shall become immediately due and payable. To protect the security of this trust deed, dealter action secured by this instrument.

C 저

becomes due and payable. In the event the within described property, sold, conveyed, assigned or alienated by the grantor without linst han, at the beneficiary's option, all obligations secured by this instrumt herein, shall become immediately due and payable. To protect the security of this trust deed, grantor algress. To protect the security of this trust deed, grantor algress. To protect the security of this trust deed, grantor algress. To protect the security of this trust deed, grantor algress. To protect the security of this trust deed, grantor algress. To protect the security of this trust deed, grantor algress. To protect the security of this provenent thereon: a second pay when due all costs incurred thereon. The security of the provement which may be constructed, damaged or be all costs incurred thereon. The security of the pay the due to the origin or request, to the security of the pay the due the cost of all line searches made proper public office or offices, and provide sadatometer on the building of the provide and continuously maintain insurance on the building of the protect of the pay lor tilling same in the proper public office or offices, and premises against loss or damage durie, in an anoun not less that all prevents against loss or damage there, and a such other hazards as the beneficiary of the beneficiary as soon as insured. The protect may procure the same at grantor's as one as insured the property in soon as insured to proper public of insurance shall be due to be there due and so and a such other hazards as the beneficiary of less provide and so and and and be property as one as insured to a proper public of insurance shall be due to any procure any such insurance and to rule the grantor, shall be due to any procure any such insurance and to rule and when the secure any such as a such and and the property as a soon as insured to proper public of insurance shall be due to a second again to a structure and to rule and the chaseles on a structure and to rule and the property as a so

pellate court shall adjudge reasonable of a sind property shall be taken ney's lees on such appeal. It is mutually agreed that: a. In the event that any portion or all of said property shall be taken under the right of eminen domain or condemnation, beneficiary shall have the right; it is so elects, to require that all or any portion of the monies payable as compensation on the costs, expenses and attorney's lees necessarily pain and incurred by grantor in such proceedings, shall be paid to beneficiary for port it lies upon any reasonable costs and expenses and attorney's lees port in the trial and appellate courts, necessarily paid or in the indebtedness iscurred hereby; and grantor tagres; at this coestry in obtaining such con-pensation, promptly upon beneficiary's to time upon written request of bene-ficiary in such proceedings, shall be needed by bene-ment is shall be needed. Such actions are applied and the balance pensation, promptly upon beneficiary's to time upon written request of bene-ficiary, payment of its full reconveyances, for cancellation), without affecting the liability of any person of the payment of the indebtedness, trustee indebted out in the person of the payment of the indebtedness the liability of any person of any map or plat of said property; (b) join in (m) consent to the maring of any map or plat of said property; (b) join in (m) consent to the maring of any map or plat of said property; (b) join in (m) consent to the maring of any map or plat of said property; (b) the Docett A

irrespective of the maturity dates expressed therein, or
irrespective of the maturity dates expressed therein, or many subordination or other afreement affecting this deed or the lien or charge subordination or other afreement affecting this deed or the lien or charge thereof; (d) reconvey ance may be described as the "person or person or person is feasibility thereoil," and the recitals there of any distance of the industry set of any of the any default by grantor hereunder, beneficiary may at any prime without notice, either in person, by a receiver to any of the any prime thereol, and respective and unpaid, and exposed any of the industry of a person of an person by a receiver to the angle of the industry of the industry set of the industry set of any of the angle of the industry of the industry industry of the angle of the industry of the industry industry of the industry of the industry industry of the angle of the industry of the indust

and expenses actually incurtor in the answer of exceeding the amounts provided together, with trustees and attorney's lees not exceeding the amounts provided by law. If 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 be positoned as provided by law. The trustee may sell said property either, is nonexparcel corr in separate parcels and shall sell the parcel or parcels at function (o the highest bidder for any mobile sait, the time of sale. Trustee fauction (o the highest bidder for any mobile sait, the time of sale. Trustee fauction (o the highest bidder for any motion as required by law conveying shall deliver to the purchase its deed in form as required by law conveying of the trusthulness thereol. Any person, excluding the trustee, but including of the inthuluness thereol. Any person, excluding the trustee, but including of the inthuluness thereol. Any person, excluding the trustee, but including the grantor and beneficiary may purchase at the sale. [15] When trustee sells purchase and a reasonable charge by trustees altorney, (2) to the obligation to the interest of the trustee, all all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney. (2) to the obligation or to be interest of the trustee in the first deed as their interest more appear in the order of their priority and (4) the surplus. If, Beneficiary may from time to time appoint a successor for success to or uncertant or to any successor trustee appointed here-tory trustee named herein or to any successor trustee appointed here-tory trustee named herein or to any successor trustee appointed here-tory trustee named herein or to any successor trustee appointed here-

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. sors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, and without conveyant during construct trustee, the latter shall be vested with all title, povers and during construct upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment which successor trustee herein and without conveyance during construct which the property is situated, shall be conclusive proof of proper appointment of the 37. Trustee accepts this trust when this deed, duly created in mot acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any to trustee truste or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deski Act provides that the huses bereander must be either an alloiney, 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 lows of Oregon or the United States, a title insurance company authorized to insure title to real or savings and loan association authorized to do business under the lows of Oregon or the United States, or an escrow agent licensed under ORS 696.505 to 696.585.