| | DEED OF T 97741 | RUST WITH | H ASSIGNME | NT OF RENTS | | VOI. 7789 PE BENEFICIARY AVCO FINANCIAL SER | 2ge_3835_ VICES |
|--|--|---|---|---|---|--|---|
| | GRANTOR(S): | ACCOUNT NUMBER 405707209 | | K-41 | 263 | _ OF OPEGON, INC | |
| | LAST NAME Towers | Richard | E | SPOUSE'S NAME Valerie | | 20370 Anderson Rd | |
| | HC 32 Box 615 | STREET | Gilchris | STATE | 21P 97737 | | |
| | L | | March | | 80 | EFFECTIVE DATE OF | , OREGON |
| D | HIS DEED OF TRUST, ma etween <u>Richard To</u> | wers and var | erie Towers | | | (DATE OF LOAN) | 3-3-89 |
| | s GRANTOR whose address | | | | | FIRST PAYMENT DUE FINAL PAYMENT DUE (MAT.) | 4-14-89 |
| | n Oregon Corporation, as ' | Trustee, and AVCO I | FINANCIAL SERV | ICES OF OREGON | , INC. as BENE- | PAYMENTS | \$.218.88 |
| | ICIARY. | | | | | ONE FINAL PAYMENT | s 218888 |
| | VITNESSETH: That Gran RUSTEE IN TRUST, WITH | | | | | AMOUNT FINANCED | \$ 7,855.03 |
| 1 | Klamath Co | | | | | FINANCE CHARGE | s 5,277.77 |
| - u | sed for agricultural, timber | | | intere real property | is not currently | TOTAL OF PAYMENTS | \$13,132.80 22.43RPR % |
| | n an | | · · · · · · · · · · · · · · · · · · · | | | ANNUAL PERCENTAGE RATE | 22.43KFK %] |
| 2 | The E_{2}^{J} of Lot plat thereof | 5 Block 3 F on file in th | irst Addition he office o | on to Antelop E the County | e Meadows, Clerk of K | according to the of lamath County, Orego | ficial m |
| ~ | | · · · · · · · · · · · · · · · · · · · | | | | | |
| <u></u> | | | | | | | |
| 2 | | | | | | | |
| ę. | also known as | HC | 32 Box 615 (| Gilchrist, O | : 97737 | | |
| Hill Hill Hill Hill Hill Hill Hill Hill | | | · · · · · · · · · · · · · · · · · · · | (Number and St | | | |
| | Together with all building air-conditioning equipment | s and improvements i t used in connection | now or hereafter e therewith all of w | ected thereon and h | eating, lighting, pl | umbing, gas, electric, ventilating. Trust, shall be deemed fixtures a | , refrigerating and and subject to the |
| 601 | property above described, | all of which is referr | ed to hereinafter a | s the "premises". | | | |
| à- | TO HAVE AND TO HOU administrators, successors | D said land and prer and assigns, upon the | nises, with all the terminates the trusts and for the | rights, privileges and uses and purposes i | appurtenances the ollowing, and non- | ereto belonging to trustee and his e other. | s heirs, executors, |
| | Grantor also assigns to Ber sion of the premises, durir | neficiary all rents, iss ig continuance of del | ues and profits of s fault hereunder, an | said premises, grantir d during continuanc | g the right to colle e of such default a | et and use the same, with or with authorizing Beneficiary to enter u | out taking posses- pon said premises |
| | | ほうぶん かいしょう しんしょう かいし | • • • | | | reby secured by any lawful means in; (2) Payment of the principal | |
| | as provided in accordance | e with the terms ar | id provisions of a | Promissory Note/L | oan Agreement (h | ereafter referred to as "Promiss | ory Note") dated |
| | 3-3-89 | , and ha | aving the date of it | s final payment due | on $3-14-94$ | 4 , or as e eneficiary, to which Promissory | xtended, deferred |
| | hereby made; (3) Payment | t of any additional a | dvances in a princi- | pal sum not exceeding | ig, and this Deed (| Of Trust shall not secure more th | han, the aggregate |
| | sum of \$ 8,090.68 | , with inter | est thereon, as may | be hereafter loaned | by Beneficiary to C | Stantor, or any of them, with inte t of any money that may be adva | rest thereon. This |
| | ficiary to Grantor or to the this Deed of Trust. | hird parties, with inte | erest thereon, when | e the amounts are a | dvanced to protect | t the security in accordance with | the covenants of |
| | All payments made by Gra | antor(s) on the obligation of taxes and as | ation secured by the | is Deed of Trust sha | I be applied in the | e following order: emises, insurance premiums, repa | airs and all other |
| | charges and expenses agree | | Grantor(s). | | | ennises, insurance presidents, rep | mist and the other |
| | | | | 1,2 | | said premises insured against fu | re and such other |
| | casualties as the Beneficia | ry may specify, up | to the full value o | f all improvements | for the protection | of Beneficiary in such manner, r, properly endorsed, on deposit | in such amounts, |
| | and that loss proceeds (h | ess expenses of colle | ection) shall, at B | eneficiary's option, | be applied on sai | id indebtedness, whether due o | or not, or to the |
| | In the event of Foreclosu | re, all rights of the C | Grantor in insurance | e policies then in fo | rce shall pass to th | f any proceedings to foreclose the purchaser at the foreclosure sate | ale. (2) To pay all |
| | taxes and special assessing upon the interest of Bene | nts of any kind that ficiary in said premi | have been or may ises or in said deb | be levied upon said t, and procure and | premises, or any deliver to Beneficia | part thereof, or upon the debt so ary ten (10) days before the day | fixed by law for |
| | the first interest or penali | ty to accrue thereon | the official recei | nt of the proper of | licer showing nave | nent of all such taxes and assess ecting to declare the whole inde | sments (3) In the |
| | hereby due and collectible | e or not), may (a) ef | ffect the insurance | above provided for | and pay the reas | onable premiums and charges the | erctor; (b) pay all |
| | this Deed of Trust and s | hall be immediately | due and payable | by Grantor(s) to B | eneficiary. (4) To | be deemed a part of the indebte keep the buildings and other in | nprovements now |
| | record or contrary to lav | vs, ordinances or re- | gulations of prope | r public authority, | and to permit Be | vuse of said premises contrary neficiary to enter at all reasona | ble times for the |
| | purpose of inspecting the building which may be c | premises, to compl onstructed, damaged | lete within one hi or destroyed the | indred eighty days reon, and to pay. | or restore promp when due, all clai | tly and in a good and workman ims for labor performed and m | alike manner any aterials furnished |
| | therefor; (5) If a signer of t | he Promissory Note, | that he will pay, pr | omptly the indebted | ness secured hereby | y, in full compliance with the terr any portion thereof, may be ext | ms of said Promis- |
| | and any portion of the pre- | mises herein described | 1 may, without not | ice, be released from | the lien hereof, with | thout releasing or affecting the pe | ersonal liability of |
| | then remaining unpaid, and | d no change in the ow | nership of said pre | mises shall release, re | duce or otherwise : | d premises for the full amount of affect any such personal liability | or the lien hereby |
| | will forever defend the title | | | | | same; and that he does hereby fo wer. | rever warrant and |
| | | | | | | said Promissory Note as the same hereof, upon sale or other dispos | |
| | ises by Grantor(s), or shou | ild any action or pro | ceeding be filed in | any court to enforce | e any lien on, clai | m against or interest in the prem | ises, then all sums |
| | at the option of the Benef | iciary on the applicat | ion of the Benefici: | ary or assignee, or an | y other person who | hereby shall immediately becom may be entitled to the monies d | ue thereon. In the |
| | satisfy the obligation here | of, and Trustee shall | file such notice fo | r record in each cou | nty wherein said p | l of Election To Cause Said Prope property or some part or parcel t | hereof is situated. |
| | Beneficiary also shall depo time and place of sale and | sit with Trustee, the | Promissory Note a | nd all documents evi | dencing expenditur | res secured hereby, whereupon Tr | ustee shall fix the |
| | (2) Whenever all or a poi | tion of any obligation | ion secured by th | | | ason of a default of any part o | |
| | including taxes, assessmen | ts, premiums for ins | urance or advances | made by a Benefici | ary in accordance | with the terms of the Trust Dee rust Deed or any person having a | d, the Grantor or |
| | or encumbrance of record | on the property, at | t any time prior to | the time and date | set by the Trustee | for the Trustee's sale if the pow ount then due under the terms of | er of sale therein |
| | and the obligation secured | thereby (including | costs and expenses | actually incurred in | enforcing the tern | ns of the obligations and Trustee | 's and Attorney's |
| | the default. After payme | nt of this amount, a | all proceedings had | or instituted to fo | reclose the Trust I | be due had no default occurred, Deed shall be dismissed or disco | |
| | obligations and Trust Deed | d shall be reinstated | and shall remain in | force the same as i | no acceleration h | ad occurred. | |

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(3) After the lapse of such time as may then be required by law following the recordation of said Notice of Default, and Notice of Default and Notice of Sale, at public auction to the highest bidder, the purchase price payable in lawful money of the United States at the time of every such case, notice of postponement shall be given by public declaration thereof by such person at the time and place last appointed for longer than one day beyond the day designated in the Notice of Sale, notice thereof shall be given in the shall execute and deliver to the purchase rite Deed conveying said property so sold, but without any person, including Beneficiary, may bid at the sale. Trustee shall apply the proceeds of every such case hall be given by beed of any matters of facts shall be conclusive proof of the truthfulness thereof. Any person, including Beneficiary, may bid at the sale.

Trustee shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of the Trustee's and Attorney's fees; (2) cost of any evidence of title procured in connection with such sale and revenue stamps on Trustee's Deed; (3) all sums the remainder, if any, to the person or persons legally entitled thereto, or the Trustee, in its discretion, may deposit the balance of such proceeds with the County Clerk of the County in which the sale took place.

(4) Grantor(s) agrees to surrender possession of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not previously been surrendered by Grantor(s).

(5) Beneficiary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county in which said property or some part thereof is situated, a Substitution of Trustee. From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, duties, authority and title of the Trustee named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof shall be given and proof thereof made, in the manner provided by law.

(6) Upon payment in full by said Grantor(s) of his indebtedness hereunder. Trustee shall reconvey to said Trustor(s) the above-described premises according to law.

(7) Should said property or any part thereof be taken by reason of any public improvement or condemnation proceeding, Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor.

(8) Notwithstanding anything in this Deed of Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the contrary shall be of no force or effect.

(9) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate. (10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(11) Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be a party, unless brought by Trustee.

(12) If any Debtor is a married person, he represents and warrants that this instrument has been executed on his behalf, and that he has not executed the

(13) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to him at the address herein-before set forth.

(14) In the event the Granto(s) transfer(s) the ownership of the said premises, or any part thereof, the entire unpaid balance of the debt secured hereby shall immediately become due and payable at the option of Beneficiary; however, Beneficiary may permit an assumption of Grantor's obligations by a party satisfactory to Beneficiary.

(15) Any wording in this Trust Deed providing for the recovery by the Beneficiary of attorney's fees and costs notwithstanding, the Beneficiary or Trustee shall not be entitled to recover collection expenses of any kind, including, but not limited to Trustee fees and attorney's fees, except as the same maybe allowed by the Oregon Consumer Finance Act or other applicable law.

IN WITNESS WHEREOF the said Grantor has

| Signed sealed and delivered in the presence of: Witness County of <u>Beschutes</u> acknowledged the foregoing instrument to be <u>their</u> voluntary act ar Before me: (SEAL) Notary Public for Oregon | <u>Ruhaul</u> Jowesy (SEAL) Grantor-Borrower Grantor-Borrower Grantor-Borrower , 19 89 , Personally appeared the above named rie | | | | | | |
|---|---|--|--|--|--|--|--|
| TO TRUSTEE: REQUEST FOR FULL RECONVEYANCE | | | | | | | |
| The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by said Deed of Trust have indebtedness, secured by said Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the terms of said by you under the terms of the parties designated by the terms of the terms of the parties designated by the terms of the terms of the parties designated by the terms of the terms of the parties designated by the terms of the terms of the parties designated by the terms of the terms of the parties designated by the terms of the terms of the parties designated by the terms of terms of the terms of terms | | | | | | | |
| Mail Reconveyance to: | | | | | | | |
| | | | | | | | |
| By | | | | | | | |
| By | | | | | | | |
| | ustee for cancellation before reconveyance will be made. | | | | | | |
| STATE OF OREGON, County of <u>Klamath</u> SS. County of <u>Klamath</u> SS. I certify that the within instrument was received for record on the <u>6th</u> day of March <u>19.89</u> , at 2:22_0'clock_P. M. and record of Mortgage of said County. <u>19.89</u> , at 2:22_0'clock_P. M. and record of Mortgage of said County. <u>19.89</u> , at County Clerk <u>19.89</u> , at <u>Evelyn Biehn</u> <u>Evelyn Biehn</u> <u>County Clerk</u> <u>Title.</u> By <u>County Clerk</u> <u>Deputy</u> Fee \$13.00 | TRUST DEED Grantor Beneficiary | | | | | | |