and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designation in the notice of sale or the time the said sale anay in one parcel as provided by law. The trustee may sell which said sale may in one parcel as provided by law. The trustee may sell which said sale may in one parcel as provided by law. The trustee may sell which said sale anay in one parcel as provided by law. The trustee may sell which said sale. Trustee the property so sole the time and property either auction to the high being parcels and shall sell the said property either the property so sole the constraint or warranty law conversing plied. The recitals in the ded of any matters of lact shall be concluss or im-of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, my person, excluding the trustee, but including the grantor and beneficiary my purchase at the sale. I.S. When trustee sells on the truster and a reasonable charge by trustee's atorney, (2) to the obligation secured and a reasonable charge by trustee's and the trustee sells on the trust of the trustee in the trust works. The frantier or to his successor in interest entitled to such aurplus. 16. Beneticiary may from time to time appoint a successor upon any trustee head herein or to any successor trustee sales contered and substitution shall have appointent, and without conveynnee to the successor upon any trustee herein made by written instrument executed by beneticiary which, when recorded in made by written instrument executed by sheetleis in of the successor trustee. I. Thrustee accepts this trust when this deed, day executed and actively and any party hereico of provided by law. Trustee is not trustee. The have have a public record as provided by law. Trustee is and trustee in onotify any party hereico of approvided by law. Trustee is not the 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, trust company or savings and loan 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.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emission of condemnation, beneliciary shall have the right, il it so elects, noerd domain or condemnation, beneliciary shall have the a compensation for underguine that all or any portion of the monie pathle to pay all reasonable costs, that all or any portion of the monie pathle on a compensation for underguine that all or any portion of the monie pathle incurred by drantor in such express and attorney's less necessarily paid applied by it list upon any remoneding, shall be paid to beneficiary and both in the trial and appellate comble costs and expenses and attorney's less ficiary in such proceedings, and the bacessarily paid or incurred by bene-ficiary in such instruments as shall be own expense. to take such actions and execute such instruments as shall be meetssary in obtaining such com-pensation, promptly upon beneficiary's require in obtaining such com-liciary 9. At any time and from time to time upon written request of bene-the instity of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

strument, irrespective of the maturity dates expressed therein, or "framing any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any requester warranty, all or, any part of the property. The legally entitled thereinsynance may be described as the "the property. The legally entitled thereinsynance may be described as the "the property. The legally entitled thereinsynance may be described as the "the property. The legally entitled thereinsynance may be described as the "the property. The legally entitled thereinsynance may be described as the "the property. The legally entitled thereinsynance may be described as the "the property. The services mentioned in this prathultuless thereoil. Trustee's leave or lack's shall services mentioned in this prathultuless thereoil. Trustee's leave or lack shall the indebtedness hereby secured tragnd to the adequacy of any security for the indebtedness hereby secured tragnd to the adequacy of any security for the indebtedness hereby secured tragnd to the adequacy of any security for the indebtedness hereby secured tragnd to the adequacy of any security in the secures and expension and taking possession of said property, the infinity may determine. If the entering upon and taking possession of said property, the prometer policies or compensation or awards to allorsaid, shall not cure or pursuant to such notice. If 21: Upon delault by grantor in payment of any indebtedness secured descrear all sums secured hereby immediately due any indebtedness secured to such any addition to the second any proceed to dropsymble. In such an in equity as meliciary at his election may proceed to dropsymble. In such and in the indeficiary elective to trustee to pursue any othis deed by remedy, either at subs, or may direct the trustee to pursue any othis deed by remedy, either at subs, or may direct the trustee to proceed to said frage the thereitiary electin on the such any proceed to dropsymble.

becomes due and payable. In the event the while desiring without list instruction, conveyed, assigned or alienated by the grantor without list instruction, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees instruction of the payable is the pair, not to emoster and maintain said property in good condition not to commit or permit any demolish any building or improvement thereon.
 To protect the security of this trust deed, grantor agrees is the pair, not to emoster and maintain said property in good condition of the commit or permit any demolish any building or improvement thereon.
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of Klamath; State of Oregon 山占自己,口王曰

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it

sum of M.TWENTY SIX THOUSAND NINE HUNDRED and no/100-

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the INTENTIVE CTV. INFORMATION AND AND THE INTENTION and an 100

STALE OR OF EOOD net the an denter that from their the here of the south a second sold must be deformed to the LES PERIOD FOR FRANKLES

as Grantor,ASPEN TITLE & ESCROW, INC.

as Beneficiary,

a.

in

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WITNESSETH: inKlamath.........County, Oregon, described as:

amaine Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property is acordination and the second sec

Lot 761, Block 117, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County

DAVID R. MC GEE ..., as Trustee, and

Vol. mg9_Page 9866 JELTHIS TRUST DEED, made this 2nd day of June, 19.89 , between

STEVENS-PESS

ann fanaisted for record of the Stab Jug

Consult of the Transcript

PORM No. 881-Dregor Trust Deed Series-TRUST DEED. Aspen #0/033420 copyright 1988

| The grantor covenants and agrees fully seized in fee simple of said describe | to and with the bene d real property and h | eficiary and those claiming under him, that he is law- has a valid, unencumbered title thereto | |
|--|--|---|---|
| and that he will warrant and lorever defend the same against all persons whomsoever. | | | |
| which is the reserver's the story of the start of the start (along the story of the | (1) A start of the start of | Physical State 1 or 1994; Device and a state in a state of maximum of a sector of the estimation of the state (Sector 2000) and the state of the state (Sector 2000) and the state of th | |
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| The grantor warrants that the proceeds o. (a)* primarily for grantor's personal, fam | the one of the second s | the above described note and this trust deed are: | |
| This deed applies to, inures to the benel. personal representatives, inures and estimate | it of and binds all parties | re for business or commercial purposes. hereto, their heirs, legatees, devisees, administrators, executors, | |
| gender includes the feminine and the neuter, and | the singular number inclu | | |
| * IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulati disclosures; for this purpose use Stevens-News, Form N If compliance with the Act is not required, disregard | beneficiary is a creditor and Regulation Z, the on by making required (0. 1319, or equivalent | BELMAR L. DOTY | |
| (if the signer of the obsects of corporation, or shown and the signer of the obsects of corporation, or shown, provide use the form of accordingledgement opposite.) In the signer of the obsect set of the obs | arman og kolentelen i som mann og kolene sigt ander arrigesletter for ellets om hervar after ellets om hervar att | | |
| STATE OF OREGON, County of Klamath This instrume the wath June: Signature 1989, by | SS. THE MINISTRA County | vol}ss. | • |
| DEPMAR LE DOTY DUNICE 1. DOTY | e) as | | • |
| (Straits CiMy commission expires: 3-22 | | iblic for Oregon ission expires: |) |
| REQUEST FOR FULL RECONVEYANCE | | | |
| TO:Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you therewith 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 | | | |
| 小学などがあったは「おおいちもとも」ともなられ、特殊的ななないというです。 いっちょうしょう しょうしょう しょうしょう | ante and provise invisio, in | 1997 THE LEVEL STOLE AND A DESCRIPTION OF THE STOLE AND A DESCRIPTION OF T | |
| | | Beneficiary | |
| De not less or destroy this Trust Deed OR THE NOTE | which it secures. Both must be d | delivered to the trustee for concellation before reconveyance will be made. | |
| TRUST DEED | DILTON LO-LNE CR | STATE OF OREGON, County ofKlamath | |
| Guanter Irrowashiy ƙanihi birki IA Diverti | Grefon, described as | was received for record on the5th. day | |
| as genețiățare Grantor | SPACE RESER FOR RECORDER'S | web in book/reel/volume NoM89 on page | |
| DEALD BY YC CEE 97 CMMARY DECIG Beneficiary | IV INC. | Record of Mortgages of said County. Witness my hand and seal of County affixed. | |
| DETACTOR RECORDING RETURN TO CE T ASPEN TITLE \& SCROW, "INC. \\" 600 MAIN STREET | 2nd BOIX, historic au | Evelyn Biehn, CountyClerk | |
| KLAMATH FALLS, OR 97601 | Fee \$13.00 DEE | BY CALLER MULLER SELECTION | |