| | EM No. 631-Crigon | Trust Deed Series-TRUST | | -Z15726P | | COPTRIGHT 1988 STEVENS | NESS LAW PUB. CQ., PORTLAND. OR, 97234 |
|----------------|---|--|--|--|--|---|---|
| <u>~</u> ∞ | | | | TRUST I | | ^{ຫາ} Vol. <u>ກາ</u> 8 | <u>9</u> Page 15426 |
| en te. | THIS TR | UST DEED, m | wile this | 8th d | ay of | August | , 19 |
| LL as NA | OYD A. CRAI Grantor, MOL RREN DOUGLA | TON & LOIS I INTAIN TITLE AS PAYN & FRA | CELAFTON, COMPANY OF ANCES B. PA | husband a KLAHATH C AYN, husban | nd wife OUNTY d and w | ife or survivor | , as Trustee, and |
| | Beneficiary, | ····· | •••••••••••••••••••••••••••••••••••••• | | | | |
| n Ngin | Grantor i Klam | rrevocably gran | ts, bergains, s County, Or | WITNES sells and conv egon, describe | eys to tr | ustee in trust, with p | ower of sale, the property |
| Lot of t | 2, Block 8 the County | , TRACT NO. I | 1069, accor meith County | rding to th y, Oregon. | ne offic | ial plat thereof | on file in the off |
| Tax | Account: NO | . 2607-1C0-8 | 400 | | | | |
| | | | s LE por de la Port | | در در چر ا | an An an Anna an A | |
| | | | | | | e governe e | |
| | | | | | | | |
| to | gether with all a | and singular the te | nemerits, horedi | itaments and app | ourtenances | and all other rights the lixtures now or herealter | ereunto belonging or in anywis attached to or used in connec |
| na tio | ow or herestler i on with said real FOR THE | estate. PURPOSE_OE_S | EQUEING RE | REORALANCE | at each age | eement of grantor herein | contained and payment of U |
| <u>ب</u> | 1121 04 | | | | | | |
| | ,500.00) ote of even date | 1 date manuality | to have liniant of | e order and made | a hv čeanti | th interest thereon accord or, the final payment of | ing to the terms of a promisson principal and interest hereof, |
| n | ot sooner paid, t | o be duo and paya | ы, per | Lerus or u | e the date | , 19 | he linal installment of said no |
| | Ine unte of | i marany or the a | | 1 the damage | 4.4 | | |
| SC #J | old, conveyed, a: her at the benet | ssigned or alienate liciary's option, ali | d by the grant obligations secu | or without tirst ured by this insti | having ob rument, iri | respective of the matur | t or approval of the beneficiar ity dates expressed therein, |
| h | erein, shall becon | ne immediately due | and impable. | | | | |
| | I To evolution | the security of thi | ain Maic Drodelly i | in good a number | | | restriction thereon: (c) join in a ting this deed or the lien or chained the term of the lien of the term T |
| a | nd repair; not to r | emove or demolish an | y building or impr | ovement mercon, | | | |
| | I. To compl | ete or restore prompt | ily and in good | and workinanlike icted, damaged or | legally enti | itled thereto," and the recital | described as the "person or perso s therein of any matters or lacts sh thereol. Trustee's lees lor any of a |
| a | estroyed merron, an | | and the test of the tig and | covenance condia | | | I be not less than \$5. or hereunder, beneficiary may at a |
| ti | ions and restrictions | affecting said property | ry, it the beneficia | Unitorm Commer- | | | |
| , r | ial Code as the be | neliciary may require | and to pay for I the cost of all li | iling same in the ien searches made | the indebt | a court, and without regard edness hereby secured, enter | pon and take possession of said pro upon and take possession of said pro une sue or otherwise collect the rer |
| 6 | by thing officers or | th financing statements neliciary may require or offices, as well as searching agencies as | 1 1.1ay be deemed | desirable by the | | | |
| Þ | 4. To provid | le and continuously n | naintain insurance | on the buildings | ney's lees | upon any indebtedness securi | I collection, including reasonable att ed hereby, and in such order as be |
| r a | and such other haze | the said pren urds as the peneliciary than \$ | nay from time to | o time recuire, in | | y determine. The entering upon and ta | king possession of said property. |
| | ompanies acceptabl | to the beneliciary, shall be delivered to | with loss payable | to the fatter; all s soon an insured; | collection | of such rents, issues and pro | and for any taking or damage of |
| 1 | il the grantor shall | tail or any reason to | ant littean days n | rior to the expira- | waive any | default or notice of default | thereof as aforesaid, shall not cure hereunder or invalidate any act do |
| ·: 1 | tion of any policy | of insurance now of | - deserve and | The amount | pursuant t 12. | o such notice. Upon default by grantor in | payment of any indebtedness secu |
| | collected under any | The or other historic | his and in such of | ider as teneficiary | hereby or essence wi | in his performance of any a th respect to such payment a | nd/or performance, the beneliciary n |
| 1 | may determine, or | at option of beneficial | y me trane unou | on or release shall | event the | beneficiary at his election m | ay proceed to foreclase this trust d |
| | not cure or waive a | ny detaut of house of | a a matant increasing t | | advertiser | nent and sale, or may unect | at the dislance may have In the ex- |
| | 5, 10 keep | said premises tree ito | nay be levied of | r assessed upon or | the beneli | ciary elects to toreclose by ad | successful his a sitten police of dela |
| | against said proper charges become pas | and other charges that ty before any part of t due or delinquent at ild the grantor lail to | nd promptly delive | er receipis therefor | and his el | ection to sell the said describe | a state state state and place of sale of |
| | ments, insurance pl | emiums, liens or othe | r charges payable | by grantor, either ds with which to | notice the | reol as then required by law | A PK 705 |
| - 4 L | make such paymen | r. Deneticiary may, a | | in the mote secured | asle, and | at any time prior to 5 days | before the date the trustee conducts |
| 1 a a | hereby, together wi | IN THE OURGANDIS OF | at the de | he secures he this | | granter or any other person | manifes of a failure to nay, when |
| | trust deed, without | waiver of any fight | at increased on a | dorsenid the prop- | sums seco entire am | ured by the trust deed, the sount due at the time of the | cure other than such portion as we |
| | erty hereinbefore o | fescribed, as well as | the grand, shan | a obligation berein | beind cut | ed may be cured by tender | a dition the curied the delaul |
| - 1 | described, and all 1 | they are bound for the such payments shall be nonpayment thereof a sured by this trust de- | hall at the option | of the beneficiary. | defaults. | the person effecting the cur | the shide in a the trust i |
| | constitute a breach | of this trust deed. | ed ministration of a | includied the cost | together | with trustees and attorney . | |
| | of title search as w | all costs, lees and exp vell as the other costs or in enforcing this o | and expenses of t | the trustee incurred tee's and attorney's | place de | signated in the notice of sai | e held on the date and at the time e or the time to which said sale he trustee may sell said property e and shall sell the parcel or parcel |
| | lees actually incurr | ed. | the second second | diad auropation to | in one p | arcel or in separate parette | The state of the time of sale Tr |
| | allect the security | rights or powers or be | interiorary of thiste | y appear including | auction | o the highest bidder to cas | in form as required by law conve |
| | any suit for the le | oreclosure of this deed | | attorney's fees: the | plied. Th | erty so sold, but without and he recitals in the deed of any | matters of fact shall be conclusive f |
| | amount of attorney lixed by the trial | court and in the event | t of an appeal from | m any judgment of | the gran | tor and beneficiary, may pure | that the powers provided betein to |
| 1.00 | decree of the trial nellate court shall | adjudge reasonable a | s the heneliciary's | or trusted's attor- | shall app | bly the proceeds of sale to p | ayment of (1) the expenses of any |
| | ney's lees on such | appeal. ally adreed that: | | | attorney, having r | (2) to the obligation secure ecorded liens subsequent to | the interest of the trustee in the l |
| | 8. In the . | vent that any portion | | | deed as surplus | their interests may appear in if any, to the granter or to | his successor in interest entitled to |
| 1 | right, if it so elect | A. to require that an | or my pornon or | be annount contrited | i surplus. I l | 6. Beneliciary may from to | ie to time appoint a successor or si |
| ÷ | to pay all tensors | able costs, expenses a | the state of the s | to herelisinty and | t under. | Upon such appointment, an | a within conveyance in this cult |
| • | applied by it list both in the trial | and appellate courts. | ne essarily paid of | r incurred by bene- | upon an and sub | y trustee herein nanied or app | inter instrument executed by benefa |
| 1 | liciary in such pi | and appellate courts, roceedings, and the b nd grantor agrees, at instruments as shall | arance apprice op | to take such action | s which, which f | when recorded in the morry he property is situated, shall l | the records of the county or counti- be conclusive proof of proper appoint |
| : . 1 | and execute such pensation, prompt. | ly upon beneliciary's (| nequest. | ten request of brat | of the N | uccessor trustee. 17. Trustee accepts this tru- | a when this deed, duly executed |
| ÷ | liciary, payment | of its lees and presen | tor cancellation | a), withour allecting | r acknowl g obligate | edged is made a jupic red | a when this doet, duy terrained nd as provided by law. Trinter is of perding sale under any other de in which grantur, beneficiary or to investigate knowther her trinster. |
| | the liability of an | y person for the payr | ment of the indebt | tedness, (rustee ma) | r trust or | or any action or proceeding | proceeding is brought by trustee. |

the liability of any person for the payment of the indebtedness, (ruster may (a) consent to the making of any map or plat of said property; (b) join in NOTE: The Trust Deed Act provides that the truste hereundar must be either on attainer, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to de business under the laws of Oregon or the United States or any agency thereof, or an estrow agent licensed under ORS 690.505 best.

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The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is lawfully seized in lee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same egainst all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assignt. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not maned as a bacticiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine 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.

* IMPORTANT NOTICE: Delete, by lining out, whichover warranty (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending /Let end Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required distlocures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

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| C Flayel a. Custon | |
|--------------------|-----|
| Lloyd A. Crafton | |
| Dois I Grafton | |
| Lois I. Crafton | ••• |

DDP

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(If the signer of the abave is a corporation, use the form of acknowledgement opposite.)

| STATE OF OREGON, County of LANE }ss. | STATE OF OREGON, |
|--|---|
| This instrument was acknowledged belore me on AUG. 11, 1989, by Lloyd A: Crafton & Lois I. | This institutment was acknowledged before me on |
| erafter • tomaxillibur | of |
| SEAL Afforcianumission expires: 1-26-92 | Notery Public for Oregon (SEA M5-commission expires: |

REQUEST FOR BULL RECONVEYANCE

Is be used only when chilgations have been paid.

TO:

Trustee

The undersigned is the lefal owner and holder of all indebteciness 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 cuncel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith 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. Mall reconveyance and documents to

DATED:

Beneliciary

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not lose or cleatroy this Trust Dead OR THE MOTE which is decures. Both must be delivered to the trustee for cancellation before reconveyance will be m

| TRUST DEED | a New York (State of State Market (State of State of State of State) | STATE OF OREGON, County ofKlamath |
|---|--|--------------------------------------|
| Lloyd A. & Lois I. Crafton | performance and the Alexandrian Alexandrian | of |
| 4199 Scenic Dr. | General contraction of the design of the second seco | at 12:54. o'clock PM., and recorded |
| Eugene, OR. 97404 Granta Warren Douglas & Frances B. Pe c/o PO BOX 1034 El Toro, CA. 92630 Beneliciary | SPACE RESERVED | in book/reel/volume No |
| AFTER RECORDING RETURN TO MOUNTAIN THTLE COMPANY | | Evelyn Biehn, County Clerk |
| | 1.0 Diet Fee \$13.00.0 - Chat | By Daulan Mullinder Doputy |