| ZM No. 081 Oregon Trust Divid Series TRUST DEED. | TRUST DIIID | Vol. mg Pa | je <u>15820</u> ⊕ |
|--|---|---|---|
| THIS TRUST DEED, made this Robert D. Taylor and Linda Lee To | <u>11th</u> day of | August by the entirety | , 19.89., between |
| Robert D. Taylor and Linda Lee is Grantor, William P. Brandsness | | A Contraction of the second | , as Trustee, and |
| s Grantor, Will Ham P. Branusness South Valley State Bank | | | 4 |
| · · · · · · · · · · · · · · · · · · · | and the second | $\sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i$ | of cole the property |
| Grantor irrevocably grants, bargains, Klamath | sells and conveys to t reson, described as: | | or sare, the property |
| The S 1/2 of Tract 42 ALTAMONT S plat thereof on file in the offi County, Oregon. Excepting a 10 as more fully described in the County, recorded September 11, Records of Klamath County, Orego | MALL FARMS, accor ce of the County foot strip off th leed from Ralph Va 1944 in Book 168 a on. | e West side thereof | |
| Tax Account No: 3909 015D0 011 | 00 | an an an Araba Araba | |
| together with all and singular the renements, here | diaments and appointenant | es and all other rights thereun | to belonging or in anywise |
| together with all and singular the tenements, here now or hereafter appertaining, and the rents, is us tion with said real estate. FOR THE PURPOSE OF SECURING P sum of Eighteen thousand and no? | | | |
| note of even date herewith, payable to beneficitry not sconer paid, to be due and payable Septe The date of maturity of the debt secured b becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the gra- then, at the beneficiary's option, all obligation: so | or order and made by gra mber 15, 1994 wit y this instrument is the data in described property, or at intor without first having scured by this instrument, | ntor, the inal payment of plut h rights to future at the stated above, on which the fi ay part thereof, or any interest obtained the written consent or irrespective of the maturity | Vances and renewal nal installment of said note therein is sold, agreed to be approval of the beneficiary, lates expressed therein, or |
| To protect the security of this trust deed, | grantor agrees: y in good condition provement thereon; granting thereot; | any casement or creating any rest nation or other agreement allecting (d) reconvey, without warranty, all (n any reconveyance may be desc entitled thereto?" and the recitals the clusive prool of the truthfulness ther compliance in this paragraph shall be | rection thereon; (c) join in any this deed or the lien or charge or any part of the property. The ribed as the "person or persons bis of any matters or facts shall |
| 2. To complete or restore promptily and in go manner any building or improvement which may be (on the second part has when due all costs incurred the | instal damaded of regarry | in any reconveying the recitals the entitled thereto," and the recitals the clusive proof of the truthfulness there mentioned in this paragraph shall be mentioned in this paragraph shall be to lloon any delault by grantor he | rein of any matters of facts side tool. Truster's lees for any of the not less than \$5. breunder, beneficiary may at any |
| 3 To comply with all-laws, ordinances, regult to 3 To comply with all-laws, ordinances, regult to tions and restrictions allecting-statements pursuant to 1 join in executing such linancing statements and to put he put to the statement of the | time w the Uniform Commer- tr Uniform Commer- Com | ithout notice, either in person, by a by a court, and without regard to be bedness hereby secured, enter upon anter thereby in its own name | the adequacy of any security for and take possession of said prop- sue or otherwise collect the rents, |
| beneficiury. | nce on the buildings less co | and profits, includes of operation and col- sts and expenses of operation and col- lees upon any indebtedness secured he may determine. | ereby, and in such order as bene- |
| now of hereafter effected as in a straight and such other hazards as in and such other hazards as in a straight and amount not less than \$ | ble to the latter; all collect | 11. The entering upon and motion ion of such rents, issues and prolits, | s for any taking or damage of the |
| policies of insurince shall fail or any reason to procure if y it the frantor shall fail or any reason to procure if y deliver said policies to the beneliciary at least litteen da deliver said policy of insurance now or hereafter plac tion of any policy of insurance now or hereafter plac | ed on said buildings, pursuit expense. The amount | any default of lefault by grantor in pay 12. Upon default by grantor in pay | ment of any indebtedness secured ment hereunder, time being of the |
| the beneficiary high fire or other insurance policy may collected under any fire or other insurance policy may ciary upon any indebtedness secured hereby and in unc ciary upon any indebtedness secured hereby and in unc | h order as beneliciary essence mount so collected, or declar ication or release shall event | e with respect to such payment and/o e all sums secured hereby immediat the beneficiary at his election may f the beneficiary at his election the trus | r performance, the benchary ely due and payable. In such an proceed to foreclose this trust deer tree to foreclose this trust deed by the to foreclose this trust deed by |
| any part introduce any delault or notice of default neter not cure or waive any delault or notice. act done pursuant to such notice. 5. To keep said premises tree from construction b. To keep said the chardes that may be kivit | a liens and to pay all remet d or assessed upon or the b | itsement and sale, or may direct the t tisement and sale, or may direct the t y, either at law or in equity, which the eneliciary elects to loreclose by advert eneliciary elects to be re- | beneficiary may have. In the even isement and sale, the beneficiary o corded his written notice of defaul |
| tares, assessments the before any part of such taxes, atlainst said property before any part of such taxes, charges become past due or delinquent and promptly of to bereliciary; should the grantor fail to make paying to bereliciary; should the grantor fail to make paying | a seasonents and other the the leliver receipts therefor and h t of any faxes, assess secur able by grantor, either notic | rustee shall election to sell the said described re his election to sell the said described re el hereby whereupon the trustee shall el herebi as then required by law and e thereoi as then required by law and | al property to satisfy the sale, fiv fix the time and place of sale, fiv proceed to foreclose this trust dee 66,795. |
| by direct payment or by providing beneficiary with make such payment, beneficiary may, at its option, i make such payment, beneficiary may, at its option, i and the amount so paid, with interest at the rate set lo | funds with which to in the n-tice payment thereof, with in the note secured sale, graphs 6 and 7 of this sale, | 13. After the trustee has commence and at any time prior to 5 days befor the grantor or any other person so p | re the date the trustee conducts the rivileged by ORS 86.753, may cu sists of a failure to pay, when du |
| trust deed, shall be added to and become a part of the trust deed, shall be added to any rights arising from trust deed, without waiver of any rights arising from trust deed, without a such payments, with interest covenants hereol and for such payments, with interest descent and for such payments. | breach of any of the sum as aloresaid, the prop- entir | secured by the trust deed, the de emount due at the time of the cur then be due had no default occurred. | e other than such portion as wou Any other delault that is capable the performance required under t |
| described, and all such payments shell be immediately described, and the conpayment thereof shall, at this o out rotice, and the conpayment thereof shall at this o | ption of the beneficiary, dela y due and payable and and | expenses actually incurred in enforce expenses actually incurred in enforce | ng the obligation of the trust de not exceeding the amounts provid |
| constitute a breach of this trust deed, constitute a breach of this trust deed, of to pay all costs, fees and expenses of this of title search as well as the other costs and expense of title search as the amford this obligation and | trust including the cost by l of the trustee incurred trustee's and attorney's place | aw. 14. Otherwise, the sale shall be h | the time to which said sale m |
| lees actually incurred. 7. To appear in and defend any action of f effect the security rights or powers of beneliciary or effect the security rights or powers and beneliciary or traffe | roceeding purporting to in instee; and in any suit, auc e may appear, including sha | tion to the highest bidder for cash, if deliver to the purchaser its deed in it deliver to the purchaser its deed in | payable at the time of and convey form as required by law convey ovenant or warranty, express or |
| action of pocket for eclosure of this deed, to pay an any suit for the of title and the bireficiary's or trus cluding evidence of title and the bireficiary's or trus amount of altorney's less mentioned in this para a pay amount of altorney's less mentioned in the event of an appea | te's attorney's fees; the plie b 7 in all cases shall be of it from any judgment or the av such sum as the ap- | the truthluiness thereof. Any person, grantor and beneliciary, may purcha 15, When trustee sells pursuant i 1, the proceeding of sale to payl | o the powers provided herein, true ment of (1) the expenses of sale, |
| pellate court shall adjudge reasonable as the pensite new's lees on such sppeal. | clu att | ill apply the proceeds of the trustee ding the compensation of the trustee orney, (2) to the obligation secured orney, individual times subsequent to the | and a reasonable charge by trust by the trust deed, (3) to all per- e interest of the trustee in the t |
| It is mutually agreed that: 8. In the event that any portion or all of an under the right of eminent domain or condemnation inght, it is elects, to require that all or any parti- right, it is elects, to require that all or any parti- right. | f property shall be taken dei beneliciary shall have the sui on of the monies payable sui of the amount required | ed as their interests into the grantor or to his rplus, il any, to the grantor or to his rplus. 16. Beneliciary may from time | to time appoint a successor or su any successor trustee appointed up |
| to pay all reasonable costs, expenses and attorny to pay all reasonable costs, expenses and attorny incurred by grantor in such proceedings, shall be incurred by grantor in such proceedings. | prid to beneliciary and un penses and attorney's lees, tr aid or incurred by bene- up | nder. Upon such applied with ustee, the latter shall be vested with pon any trustee herein named or appoi pon any trustee herein named by writi | all title, powers and duties appoint, need hereunder. Each such appoint, ten instrument executed by benelic |
| both in the that the proceedings, and the balance appli- ficiary in such proceedings, and the balance appli- ticiary in such proceedings, and greet, at its own expe- uecured hereby; and grantor agreet, at half be necessary | in obtaining such com- | hich, when recorded in the mortgage hich, when recorded in the mortgage hich the property is situated, shall be the successor trustee. | records of the county of county conclusive proof of proper appoint when this deed, duly executed |
| and execute such as the period of the period of the second | written request of bene- is deed and the note for a distion), without affecting o intebtedness, trustee may for the sector (b) join in a | cknowledged is made a public bligated to notily any party hereto of rust or of any action or proceeding i hall be a party unless such action or | pending sale under any other de n which grantor, beneticiary or to proceeding is brought by trustee. |
| (a) consent to the making of any map or plat at (a) consent to the making of any map or plat at NOIE: The Trust Dard Act provides that the truster h or sovings and loan association authorized to do bus property of this state, its subsidiaries, affiliates, again | | ey, who is an active member of the C | regan State Bar, a bank, trust com |

| The grantor covenants and ag | | baneficiary and those cl | aiming under him, that he is | law- |
|--|---|---|---|---------------------------------|
| The grantor covenants and aga ly seized in fee simple of said desc | ribell real property a | ind has a valid, unencu | | |
| | | | and the second | |
| d that he will warrant and foreve | r del'enci ine same | D The second | | |
| | | A second state of the s | | |
| 가지 못했는 것을 제공하는 것이 있었다. 이 사람은 사람이 가지 않는 것이 있는 것이 있다. 이 사람은 것이 있는 것이 없다. | | | | |
| The grantor warrants that the proc | and of the loan represer | ted by the above described t | ote and this trust deed are: | |
| (b) for an organization, or (even | if granto? is a natural p | | totatass devisees, administrators, e | executors, contract |
| This deed applies to, inures to the | benefit of and binds al ssigns. The term benefic | iary shall mean the holder a construing this deed and wh | enever the context so requires, the i | |
| gender includes the terminine and the neu IN WITNESS WHEREOF | , said grantor has h | ersunto set his hand the | day and year hirst above with | |
| * IMPORTANT NOTICE: Delete, by lining out, | whichever warranty (a) or and the beneficiary is a cr | (b) is Robert D. T | D. Ber Saylo | J |
| not epplicable, it with any let an the Trith-in-Let es such word is defined in the Trith-in-Let bene licitary MUST comply with the Act and disclosures; for this purpose use Stevans-Ne: if compliance with the Act is not required, c | Regulation by meeting to | alent. | ayiur | |
| If compliance of the above is a corporation, use the form of acknowledgement oppoints.) | [4] S. S. Sang, "A second s | | | |
| |) 55. | STATE OF OREGON, County of |) 55. | |
| County of KIA Matk | iged before me on | This instrument was acknow | vledged belore me on | |
| AUGUST 10, 190.11 | X | nis | | |
| Linder-Lee' To | | | | (SEAL) |
| | Sida at ann a de | Notary Public for Oregon My commission expires: | | |
| (SEAL) My commission expires: | | FOR FULL RECONVEYANCE | | |
| and a second second Second second | To be used onl | y when obligations have been paid. | | |
| TO: | | , Trustee | toregoing trust deed. All sums se ou of any sums owing to you unde by said trust deed (which are de | cured by said or the terms o |
| TO: The undersigned is the legal trust deed have been fully paid and said trust deed or pursuant to stal said trust deed or pursuant to stal | owner and holder of all a l satisfied. You hereby a site to cancel all evider | re directed, on payment to 3 news of indebtedness secured | by said trust deed (which are de as designated by the terms of said | livered to yo trust deed th |
| The undersigned is the legal trust deed have been fully paid and said trust deed or pursuant to stat herewith together with said trust de estate now hild by you under the s | ed) and to reconvey, with | and documents to | <u>en der en </u> | |
| | in the market in the market in the market in the second second second second second second second second second | an a | <u> Alexandre and Alexandre a</u> | |
| DATED: | | | Beneticiary | |
| n an ann an Airtean Airtean An Airtean Airtean Airtean Airtean Airtean Airtean Airtean Airtean Airtean Airtean Airtean Airtean | ed OR THE HOTE which is see | ros. Both must be delivered to the | irusiee for concellation before reconveyance t | will be made. |
| De net late er destrey this Trus De | onu isti outritat. Mana 117 - 1244 | 1 3 8 3.01 8 3.4.5 | OF OF OREGON, | ો |
| TRUST DE | EDE | | County of | h) hin instrum |
| STEVENS NESS LAW PUS. CO. PORT | LAND ORE. | | was received for record on | ine .2401. 4 |
| Robert D. Taylor | and the second | 出一度和正常的研究的1-1 人產品於是一個基金的主要由1-56的基礎 | at12:34. o'clock | M89 |
| Linda Lee Taylor | Grantor | SPACE RESERVED | | |
| South Valley State | 그는 고려한 가슴 가슴 가슴 물건이 있는 것이 있는 것이 없다. | FOR RECORDER'S USE | ment/microfilm/reception | aid County |
| | | | Witness my nam County affixed. | u and 555 |
| 5215 South 6th Stre | | | Evelyn Biehn, Co | unty Cle |
| 5215 South 6th Stre | URN TO | 승규가 가지 말했던 것이 가 좋아. | | |
| South Valley State 5215 South 6th Stre South Valley State 5215 South 6th Str Klamich Falls, Or | eet | | NAME By Auline Mull | |