Page 21751 Mal m 89

TRUST DEED Vol. mg9 Page 20787 st (Forthe); 1

entl.

as Grantor; ASPEN TITLE & ESCROW, INC., as Trustee, and WILLIAM B. D. GRAY 计自然记录记忆的时间 as Beneficiary, 1449 1204

WITNESSETH: the state in the second water

Lot 3, EMPIRE TRACTS, in the County of Klamath, State of Oregon.

CODE 41 MAP 3809-35CC TL (100-

THIS TRUST DEED IS BEING REFICURDED TO CORRECT THE AMOUNT OF THE DEBT SECURED HEREBY.

194 (B.C.

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together with all and singular the tenements, here litaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issuet and profits thereol and all lixings now or hereafter attached to or used in connec-tion with aud real estate: FOR THE PURPOSE, OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of HILNETEEN THOUSAND SIX HUNDRED FOURTEEN and 75/100------

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

becomes due and payable. To protect the security of this trust deed, (fan.or agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be const ucted, damnged or destroyed, thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulation, covinants, condi-tions and restrictions allecting said property; if the beneficiary to requests, to proper public offices, as well as the cost of all lien rearches made by filing officers or searching agencies as may be deemed duritable by the peneliciary.

Cont in executing such linancing statements provide and to pay for filing same in the proper public office or offices, as well as the cost of all lien carches made by filing officer or offices, as well as the cost of all lien carches made by filing officer or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance, on the building now of hotelater events of the band permises against loss or domage by line and such that have the band of the beneficiary in the test of the beneficiary in the test of the beneficiary is a start of the start of the beneficiary of the beneficiary is a start of the start of the start of the beneficiary of the beneficiary is a start of the start of the start of the beneficiary is a start of the start of the start of the beneficiary is a start of the start of the start of the beneficiary is a start of the start of the beneficiary is a start of the start of the beneficiary is a start of the start of the start of the beneficiary is a start of the beneficiary is a start of the start of th

It is mutually agreed that:

It is mutually agreed that: 3. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, ben sincery shall have the right if it is o elects, to require that all or any portion of the monies payried as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, argeness and attorney's less meessarily paid or incurred by grantor in such reasonable costs and expenses and attorney less, both in the trial and appendence courts, necessarily paid or incurred by bene-both in the trial and appendence courts, necessarily paid or incurred by bene-both in the trial and appendence courts, necessarily paid or incurred by bene-both in the trial and appendence courts, necessarily paid or incurred by bene-both in the trial and appendences, at its own expense secured hareby; an instruments as shall be necessarily paid or incurred by bene-icary in such proceedings, agress, at its own expense (of take such actions secured hareby; and ground from time to time upon writter, request of bene-licary, payment of is less and presentation of this deed and the mote for indorrent if in see of lull reconvegances, for cancellation), without altering the liability of any person for the payment of the address, trustee may the liability of the making of any map or plat of said property; (b), join in NODE. The Taut Dead Act provides that the 'unite be measure's with a sither not

statistical and seasonest or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons" from the recitals therein of any matters or facts shall be conclusive proof of the truthtuiness thereot. Trustee's fees for any of the become any of the services mentioned in this paragraph shall be not less than \$5. "In the proof of the truthtuines thereon of the services mentioned in this paragraph shall be not less than \$5." If Upon any delault by grantor herebinder, beneficiary may at any time, without motice, either in person, by agent or by a focure to be appointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said property. Its even any indebiedness and prolits; including those past due and unpoint, and may determine. The wentering upon and taking possession of as a tornave, it is even any indebiedness and prolites of one and collection, including reasonable attorney determine. The wentering upon and taking possession of as a property, the collection ents, issues and prolites, and may and collection, including the and other in unrance policies or compensation or elease thereof as all property, the collection of such rests, issues and prolites or compensation or release thereof and increasing of the and other in urance policies or compensation or release thereof and increasing of the adverse of a sole and other in any default or notice of default hereunder or invalidate any act one view any default or notice of default hereunder or invalidate any act done pursuant to such notice.

withing policies or compensation of awards for any taking or damage of the property, and the application or release thereol as aforesaid, shall not cure or builties any default or notice of delault hereunder or invalidate any act done property in this performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the breeby or in his performance of any agreement hereunder, time being of the breeby or in his performance of any agreement hereunder, time being of the breeby or in his performance of any agreement and proceed to foreclose this trust deed by an another thereby immediately due and payable. In such an dyelare all sumilatory at his election may proceed to foreclose this trust deed by active shall execute and cause to be recorded his written notice of delauft and his election to low the payable trustee to boreclose this trust deed by activetisement and sale. For may direct the trustee to foreclose this trust deed by activetisement and as to low the pay direct the trustee to boreclose this trust deed by activetisement and sale. The beneficiary may have. In the event the beneficiary elects to loreclose by advertisement and sale, the beneficiary of the trustee shall execuse and cause to be recorded his written notice of delauft and his election to zell the said described real property to satisty the obligation secured. hereby, whereupon the trustee is shall lix the time and place of sale. Gree the france of as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. I. Alter the trust deed, the default consists of a fullure to pay, when dure the default or delaults. If the default consists of a fullure to pay, when dure the default or defaults. If the default consists of a fullure to pay, when dure the default or defaults. If the cure other tha due the pay when due to be find cured, any becured by tendering the policion as would eatire amount due at the time of the cure other the due and pa

together with trustee's and attorney's tees not exceeding the amounts provided by law." 14. 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 postponed as provided by law. The trustee may sall said property either in one parcel or in separate parcels, and shall sell the sarcel or parcels thall deliver to the purchaser its deed in form as required by law converges thall deliver to the purchaser its deed in form as required by law converges thall deliver to the purchaser its deed in form as required by law convergent the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthhulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. State, in-cluding the compensation of the trustee and a reasonable charge by trustees sufformer, (3) to the obligation secured by the trust deed, (3) to all persons there in the interests may appear in the order of their priority and (4) the aurplus, it any, to the grantor or to his successor in interest entitled to such aurplus. 16. Beneficiary may from time to time appoint a successor or succes-

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appoint deser-under. Upon such appointment, and without convergance to the successor trustee, the latter shall be vested with all title, powers and duties conlerred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortigge records of the county or counties in which the successor trustee. If Trustee accepts this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of truste or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herewider must be either an initianey, who is an active member of the Oregan State Bar, a bank, tiust company or sovings and loan association authorized to do business under the laws of Oregan or the United States, a tille Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United State or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

The grantor covenants and agrees to an i with the beneficiary and those claiming under him, that he is law-fully seried in fee simple of said described real property and tas a valid, unencumbered title thereto

and that he will warrant and forever dei	영상 : 1921년		· 잘 전하는 동네 문제 다이지 않는 다이지 않는 것이 좋아하는 것이 같이 있다. 한 것이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다. 한 것이 있는 것이 있는 것이 없는 것이 없다. 것이 없는 것이 없 것이 없는 것이 없 않이	s whomsoever.		
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The prantor warrants that the proceeds of	the loan	represented by	Le above desc	ribed note and th	is trust deed are:	
(a)* primarily for grantor's personal, famil (b) for an organization, or (even if grant						
This deed applies to, inures to the benefit personal representatives; successors and assigns. T secured hereby, whether or not named as a benefit	of and is the term	inds all parties beneficiary sha	hereto, their	heirs, legatees, de	visees, administrator	s, exec
secured hereby, whether or not named as a benefit gender includes the feminine and the neuter, and t	iciary har the singul	ein. In construi lar number inch	n this deed a Ges the plural.	nd whenever the	context so requires, th	e mase
IN WITNESS WHEREOF, said g	tentor i	hàs hereunto	sət his hand	the day and y	ear first above writ	tten.
* IMPORTANT NOTICE: Delete, by lining out, whichover	wa rran! y	(a) or (b) is	DANIAN	DEVELOPMI	ENT CORP.	
not applicable; if warranty; (1) is applicable and the be as such word is defined in the Truth-In-Lending Act or beneficiary; MUST comply with the Act and Regulation	enoficiary	is a creditor	BT. J			
disclosures) for this purpose uso Stevens-Ness Form No. If compliance with the Act is not required, disregard th	. 1310	an in a land	1 de la	ug youn	~ POISION	-7
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