| 9198 | | TRUST BEED | | Page 2442 |
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| THIS TRUST DEED, m | ade this | .17thday of | December | , 1989., Бе |
| Channon Lanai Robi es Grantor. | NSOT. | aka. Channon | Rebinson | as Truster |
| | | | *** | , as Truste |
| as Beneficiary, | Mirao | | i je po kalendarije | |
| Grantor irrevocably grants | s, bargains, sei | WITIVESSETH: Ils and conveys to | trustee in trust, with | power of sale, the pro |
| inKlamath Lot 11, Block | 이 이 것 같은 같은 것 같아요. 그 | | ccording to the . | |
| plat thereof o | n file in t | he office of t | he County Clerk, | Klamath |
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| Do prive on the contract of the contract of | | | | میں بار کر میں |
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| | | | 1993년 1월 2일 - 1992년 1월 2일 1 1992년 1월 2일 1월 1999년 1월 2일 1월 2 | |
| together with all and singular the tene now or hereatter appertaining, and the tion with said real estate. | 101113, 135003 4110 | pionis mereor and ar | I lixfures now or hereafte | er attached to or used in c |
| FOR THE PURPOSE OF SEC sum of Twenty five thous | Ci Gi Gill | numured forly a | and 50/100 | |
| note of even date herewith, payable to | beneficiary or or | uer and made ny oran | ith interest thereon accorder, the final payment of | ding to the terms of a pron principal and interest her |
| The date of maturity of the debt becomes due and payable. In the event | secured by this | instrument is the date, | , 19 50 , stated above, on which | the final installment of sai |
| sold, conveyed, assigned or alienated l then, at the beneficiary's option, all ob h sin, shall become immediately due an | ligations secured | by this isstermont | blained the written conserves pective of the mature | ness therein is sold, agreed int or approval of the bene rity dates expressed there |
| To protect the security of this to 1. To protect, preserve and maintain and reasirs not to reason and decided | rust deed, granto said property in go | r agrees: | my easement or creating any | restriction thereon; (c) join |
| not to commit or permit any waste of said prop 2. To complete or restore promptly manner any building or improvement which n | and in good and nay be constructed, | tern mercon. | () recommend all all all all all all all all all al | v restriction thereon; (c) join sting this deed or the lien or v, all or any part of the proper described as the "person or fs therein of any matters or lac thereol. Truste's fees for any |
| 2. To complete or restore promptly manner any building or improvement which n destroyed thereon, and pay when due all costs i 3. To comply with all laws, ordinance tions, and restrictions idleting said property; i join in executing such financing statements pu cial Code as the beneliciary may require and | ncurred therelor, 3, regulations, cover if the beneficiary so rsuant to the Unitor | nants, condi- requests, to 10. 10. 10. 10. | Upon any default by grant | or hereunder, beneficiary may |
| proper public office or offices, as well as the | cost of all lien se | arches made the indebt | edness hereby secured, enter i | upon and take possession of sai |
| Dentitions, so that of searching agencies as ma beneficiar. To provide and continuously maint now or hereafter erected on the said premises and such other heards as the beneficiary mas an emount not less than \$INSUITADLE | tain insurance on t against loss or dar y from time to tim | he buildings less costs a mage by fire ney's lees e require, in ficiary mag | and expenses of operation and upon any indebtedness secure y determine. | due and unpaid, and apply the collection, including reasonabled hereby, and in such order a |
| policies of insurance shall be delivered to the if the granter shall fail or new research to pro- | loss payable to the beneficiary as soon | as insured; insurance property, a | policies or compensation or aw | king possession of said proper fits, or the proceeds of fire any vards for any taking or damage thereol as aforesaid, shall not |
| deliver said policies to the beneficiary at least tion of any policy of insurance now or here the beneficiary may procure the same at g collected under any life or other insurance po- | alter placed on sai trantor's expense. I licy nuy by applied | d buildings, pursuant to The amount 12, | und of notice of default upon default by grantor in | payment of any indebtedness |
| may determine, or at option of beneficiary the any part thereof, may be released to grantor. S not, cure or waive any default or notice of defa | entire amount so | s beneficiary collected, or release shall validate pair event the | h respect to such payment an sums secured hereby immed beneliciary at his election ma | reement hereunder, time being d/or performance, the beneficia diately due and payable. In s y proceed to foreclose this tru: |
| 5. To keep said premises lee from co taxes, assessments and other charges that may | nstruction liens and be levied or asses | to pay all advertisem remedy, eit sed upon or the benelic | ent and sale, or may direct th her at law or in equity, which iary elects to loreclose by adv | trustee to foreclose this trust d he trustee to pursue any other r the beneficiary may have. In the ertisement and sale, the benefic |
| to beneliciary; should the grantor fail to make ments, insurance, premiums, itens or other cha | omptly deliver receipe payment of any t test payment of any t | ipts therefor and his ele axes, assess- antor either secured her | shall execute and cause to be ction to sell the said described reby whereupon the trustee sh | recorded his written notice of real property to satisfy the obj all lix the time and place of sai and proceed to foreclose this tru: |
| by direct payment, or by providing beneficia make such payment, beneficiary may, at its and the amount so paid, with interest at the ra- hereby, together with the obligations described trust doad aball he added to and hereman | in periorth in the | ent thereoi, in the man note secured sale, and a | Alter the trustee has comme t any time prior to 5 days h | o 86.795. nced loreclosure by advertiseme flore the date the trustee condu |
| trust deed, without waiver of and become a pi crust deed, without waiver of any rights arisin sovenants hereol and for such payments, with erty hereinbefore described, as well as the of | art of the cept sect ng front breach of interest as sloresaic rantor, shall be bo | any of the t, the prop- und to the t, the prop- entire amo | or defaults. If the default c ed by the trust deed, the c unt due at the time of the c e due had no default occurred | privileged by ORS 86.753, ma onsists of a failure to pay, whi lefault may be cured by pay ure other than such portion as 1. Any other default that is cap |
| lescribed, and all such payments shall be imm put notice, and the nonpayment thereof shall, a ender all sums secured by this trust deed imm | ediately due and pu | yable with- | a may be cured by tendering | the performance required und in addition to curing the delt shall pay to the beneticiary al cing the obligation of the trus |
| 6. To pay all costs, lees and expenses of this trust deed, 6. To pay all costs, lees and expenses of title search as well as the other costs and en connection with or in enforcing this obligation of the search as | of this trust includi | tee incurred logener wi | Otherwise the sale shall be | s not exceeding the amounts pr |
| ees actually incurred. 7. To appear in and delend any action flect the security rights or powers of benelicia ction or proceeding in which the beneliciary or | n or proceeding purity or trustee; and in trus | in any suit, auction to | ed as provided by law. The | or the time to which said sal trustee may sell said property d shall sell the parcel or par payable at the time of sale. I n form as required by law con |
| Juding evidence of title and the beneficiary's c incount of attorney's fees mentioned in this par ixed by the trial court and in the event of an | oay all costs and e or trustee's attorney ragraph 7 in all cas append from any i | 's lees; the plied. The mes shall be of the trut | recitals in the deed of any much hunces thereof. Any person. | atters of fact shall be conclusive excluding the trustee but inc |
| lecree of the trial court, grantor further agrees effate court shall adjudite reasonable as the i ley's fees on such appent. | s to nav anch sum | as the ap- tee's attor- shall apply cluding the | When trustee sells pursuant a the proceeds of sale to pays compensation of the trustee | se at the sale, to the powers provided herein, ment of (1) the expenses of sa and 2 tensorials beards to se |
| It is mutually agreed that: 3. In the event that any portion or all inder the right of eminent domain or condemna ight, il it so elects, to require that all or any | tion, americiary she | Il be taken deed as the il have the surplus, it | and d liens subsequent to the | by the trust deed, (3) to all r interest of the trustee in the e order of their priority and (successor in interest entitled to |
| is compensation for such taking, which are in o pay all reasonable costs, expenses and atto ncurred by Arantor in such proceedings, shal | excess of the amou excess of the amou rney's 'res necessar. I be said to been | nt required surplus, nt required 16, ily paid or sors to any liciary and under. Up | Beneliciary may from time to trustee named herein or to on such appointment and | to time appoint a successor or any successor trustee appointed |
| point in the trial and appellate courts, necessar iciary in such proceedings, and the balance a courd hereby; and denning advects at icomp | d expenses and atto rily pail or incurre applied upon the in | d by bene- upon any to adebtedness and substitu uch actions which who | alter shall be vested with rustee herein named or appoint ution shall be made by writte proceeded in the most date | all title, powers and duties con ted hereunder. Each such appoint in instrument executed by bener |
| ensation, promptly upon beneficiary's request. 9. At any time and from time to time Gary, payment of its fees and presentation of | upon written reque | such com- st of bene- t of bene- uch com- which the p of the succe 17, | property is situated, shall be c | records of the county or coun onclusive proof of proper appoin when this deed, duly executed as provided by law. Trustee |
| ndorsement (in case of full reconveyances, for he liability of any person for the payment of | cancells tion), without | | | as provided by law. Trustee pending sale under any other d which grantor, beneficiary or i oceeding is brought by trustee. |

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

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17. 17. 6-14 19. 19.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantier is a natural person) are for business or commercial purposes.

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

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

| such word is defined in the Truth-In-Lending Act neficiary MUST comply with the Act and Regulal closures; for this purpose uso Sevens-Ness Fam M compliance with the Act is not required, discoursed | o. 1319, or equivalent. | | |
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| ATE OF OREGON, / |) STATE OF | OREGON. | |
| County of Klammer |) 55. | state and the second | |
| This instrument was acknowledged iselou | 이 동생님께서 가지 않는 것 같아요. 가슴 | ent was acknowledged before me on | · · · · |
| 1+/15 ,1389, by | | | |
| PHANNON LANAI KOB | SON O' | | |
| | | | |
| Notary Public t | Oregon Notary Publi | | |
| AL) My commission expires: 11/2 | | 에 가운 방법에 통해 있는 법이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 방법에 있는 것은 것은 것을 모르는 것은 것은 것을 위해 있는 것이 없다. | (s) |
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| | To be used only when obligations | | |
| | · 국민 외에는 동안 가슴에 통한 동안 가 있다. - 카페이지 - 이번 아이지 - 이번에 가지 - 동안 | neen ann paras. 1919: Alfasta Annae, a seo frei a agus ann an an staise agus 1919: Alfasta Annae, annae annae annae | • • • |
| E 0 3 | , Trustee | n de la composition de la constante de la const En especial de la constante de l | - 24 - 14 |
| The undersigned is the legal owner and he | der of all indebicdness sec | ured by the foregoing trust deed. All sums secured | hv |
| t deed have been fully paid and satisfied. Y | u hereby are directed, on p | Avaiant to you of any sums owing to you under the | **** |
| d trust deed or pursuant to statute, to cance owith together with said trust deed) and to re- | convey, without warranty, | ness secured by said trust deed (which are delivered to the parties designated by the terms of said trust of | l to |
| I trust deed or pursuant to statute, to cance with together with said trust deed) and to re- ite now held by you under the same. Mail re- | convoy, without warranty, conveyance, and, decuments : | ness secured by said trust deed (which are delivered to the parties designated by the terms of said trust of the security of the security of the terms of the said trust of the security of th | l to |
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