FO 2M No. 881-Oregori Trust Deed Series-TRUST DEED. OC.

13252

MTC TRUST DEED

33015 D COPYRIGHT 1980 STEVENS-NESS LAW PUB. CO., PORTLAND, OR, 97204 Vol. mg / Page 6374

ROSS L. GAIMON AND SHELLEY (). GAMMON, husband and wife

as Grantor, Mountain Title Company of Klamath County

Gleta Wampler .....

as Beneficiary.

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ..Klamath......County, Oregon, described as:

Lot 35, Block 1, TFACT 1029, SPRAGUE RIVER PINES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No 3408 028A0 00700

together with all and singular the tenements, bereditaments and appurtenances and all other rights thereunto belonging or in anywise row or berealter appertaining, and the reats, is used and profits thereof and all fixtures now or herealter attached to or used in connec-

nor sconer paid, to be due and payable 265 per terms of note..., 19. The date of maturity of the debt source by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or ulienated by the grantor without first having obtained the written consent or approval of the beneficiary, there, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

Aetern, shall become inimediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain sull projerty 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 mainter any building or improvement which may be constructed, damagic destroyed thereon, and pay when due all costs insured therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property: if the teneficiary so requests, to ion in executing such financing statements pursuant to the Uniform Contensit, to be office as the beneficiary may require and is pay for filling same in the proper public offices, as well as the cost of all line searches in the beneficiary.

3. To comply with all laws, ordinances, regulations, covenants, covalitions and restriction allecting said property: if the Londinary to request, to in necessary allecting said property: if the Londinary or conversion of the the links and links

It is mutually agreed that: 8. In the event that any potion or all of said property shall be taken under the right of eminent domain or condent ation, beneficiary shall bave the tight, if it so elects, to require that all or any potion of the monies pavalled as compensation for such taking, which are in excess of the amount required by grantor in such proceedings, shall be paid to beneficiary and applied by grantor in such proceedings, shall be paid to beneficiary and applied by it liss upon any reisonable costs, ensonable costs, ensonable costs, ensonable costs, ensonable costs, ensonable costs, ensonable costs, uncertainty bails or beneficiary and proceedings, and appellate courts, necessarily bails or incurred by bene-both in the trial and appellate courts, necessarily bails or incurred by stees, both in the trial and grantor agrees, at its own expense, to take such actions secured hereby, and grantor agrees, at its own expense, to take such cor-mensation, promptly upon beneficiary's request. 9. At any time and from time to the stall the network flatent indersonvegances, for caus ellation), without altering the liability of any person lor the payment of the indebtedness, trustee may (a) consent to the making of any map or pat of said property; (b) join in

trament, irrespective of the maturity dates expressed therein, or subordination or other agreement affecting this deed or the lien or charge thereof: (d) reconvey, without warranty, all or any part of the property. The granteeling thereof of the lien or charge thereof: (d) reconvey, without warranty, all or any part of the property. The granteeling thereof of any reconvey and the bediscribed as the "person or persons legally entitled thereto," and this level of the truster's here for any of the truthuleness therein of any matters or facts shall be conclusive proof of the truthuleness therein of any matters or facts shall be conclusive proof of the truthuleness therein of any reconvey and the paratecaph shall be not less than \$5.
10. Upon any delaut by grantor hereunder, beneficiary may at any printed by a court, and without endury mon and take possession of said proprinted by a court, and without refur upon and take possession of said proprintely a court, and without endury on and take possession of said proprintely a court, and without endury on and take possession of said proprintely a court, and without endury on and take possession of said proprintely a court, and without endury on and take possession of said proprintely a court, and without endury on and take possession of said proprintery or any part thereoil in them name sue or otherwise collect the rents. Issues and prolits, including those past due and ungaid, and apply the same lies way delault or notice of delaut hereunder or invalidate any act done or any determine.
11. The entering upon and taking possession of said property, the follection of such profession or relass thereof a norsking or damage of the property, and the application or relass thereof and pasteledness secured hereby immediately due and payable. In such an deuts with due to such any action or person person any indebtedness secured for performance, the beneficiary may default or notice of delaut hereunder or invalidate any act done in equits as a moriged or investory

and expenses actually incurred in enforcing the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed 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 sell said property either in one parcel or in separate parcels and shall sell the parcel or parcused shall deliver to the purchaser its deed in form as required by law; the property so sold, but without any covenant or warranty, appress or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but appress or in-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but rustee "15. When trustee sells pursuant to the post of the expenses of sale, in-cluding the compensation of the trustee and a transmable charge by trustee attorney. (2) to the obligation secured by the trust deed, (3) to all persons attorney. (2) to the obligation secured by the order of their priority and (4) the surplus, it any, to the klanter of to any waversave to the successor trustee, the latter hall be vested with all time posint a successor or successor is not rustee any trustee the and therein numers, and without convergance to the appointment upon any trustee head to appoint hereord of the counter of the successor in successor of successor in successor of successor is and provided here upon any trustee the wated with all title, powers and duties conferred upon any trustee head to appoint hereord of projet appointment of the assor trustee. The most appoint here only be counties in which, when opering named to appoint here only of upone appointment of the sort trustee. The most appoint sale curved and pointment of the sort trustee access this trust when this deed, duly executed and acknowleded is not meeting

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and lean association authorized to the but ness under the laws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agen s or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 496.535 to 696.535.

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6375 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in file simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and as ugns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beaviliciary herein. In constraing this deed and whenever the context so requires, the masculine gender includes the terminine 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, which ever warranty (a) or (b) is rot applicable. If warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and legukation by making required. The disclosures; for this purpose uso Stevens-Ness Forra No. 1319, or equivalent. If compliance with the Act is not required, cluregard this notice. a nenco-Ross L., Gammon Dammin Illunt. Sucht Witness by: Brian Brodsky (if the signer of the above is a corporation, use the form of acknowledgement apposite.) STATE OF OREGON. STATE OF OREGON. County of ..... \$5. This instrument was acknowledged before me on ..... County of This instrument was acknowledged before me on 19 , 19 , ђу 85. ot SS STATE OF CALIFORNIA 1.11 COUNTY OF \_ before me WTC WORLD TITLE COMPANY Feb. 20, 1989 the undersigned, a Notary Public in and for said County and State, personally appeared Brian Brodsky personally known to me to be the FOR NOTARY SEAL OR STAMP person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath of a credible witness who is parsonally known to me), who being by me duly sworn, deposes and says: That he being by me duly sworn, deposes and says: That \_resides at\_ Witness JEANNE NIGH 18840 Ventura Blvd., Carzana, CA. ICO GH LOS ANGELES COUNTY that \_\_\_\_\_was present and saw \_\_\_\_\_\_ Ross L. Garmon and Shelley O. Garmon COMM. EXP. AUG. 18, 1993 personally known torian Bro 1965 be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed fname the eto as a witness of said execution. his Signature 1. STATE OF OREGON, WTC 082 County of \_\_\_\_\_Klamath TRUST DEED I certify that the within instrument was received for record on the <u>6th</u> day (FORAL No. 881) <u>April ,19.90</u>, STEVENS-NESS LAW HUB. CO. P at 11:58 o'clock A.M., and recorded of ..... in book/reel/volume No. M90 on Gamnon 1636 S Range Ct SPACE RESERVED Diamond Bar, CA 91765 ment/microfilm/reception No......13252 FOR Record of Mortgages of said County. P.O. Box 134 RECORDER'S USE Witness my hand and seal of Chiloquin, OR 97624 Beneficiary County affixed. Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO -By Dauline Mullinder Deputy MTC 222 SouthSixth Street Klamath Falls, OR 97601 Fee \$13.00 1 Jacob