Oreg an Trust Deed Ser et-3 161.50 23759 D. TRUST DEED

STEVENS-NESS LAW PUB. CO Vol. m90 Page 11532

Barbara G. Nash & Loreda A. Boulware, or the survivor day of June , 19.90

TRUST DEED

Es Grantor, Mountain Title Corpany of Klamath County Glen L. Terriere & Enma A. Merriere, or the survivor as Trustee, and

as Beneficiary,

101 M No. 881-

WITNESSETH:

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

The Westerly 39 feet 6 inches of Lot 2, Block 10, FIRST ADDITION TO CHILOQUIN, OREGON, according to the official plat thereof on file in the office of the County Clerk of Klanath County, Oregon.

Tax Account No 3407 034DD 03600

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

nersin, shall become immediately due and payable. To protect the security of this trust desk, grantor agrees: I, To protect, preserve and maintain said property in good condition and repair; not to immove or demulish any build ng i improvement therein; rot to commit or premit any waste of said property. 2. To complete or restore, prompily and in good and workmalke manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the brieficiary so request, to join in executing such linancing stitements pursuant to the Uniorm Comme-rial Code as the beneficiary may tequire and to pay for tiling same in the proper public officer or olices, as well as the cost of all line searches much beneficiary.

join in executing such linancing statements pursuant to the Uniform Commen-cial Code as the beneficiary may require and to pay for filling same in the projer public officer or officer, as well as the cot of all lien searches mude by filling officers or searching adjencies as may us dermed desirable by the beneficiary. A To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises adjunst loss or damage by the and such other harards as the bandware triail real time types on panies acceptable to the beneficiary may think on a containing and an amount not less than 3. We be adjudy the triail real time types on panies acceptable to the beneficiary as soon as insurance in the proton of the beneficiary at less till ten days prior to the expira-tion of any policy of insurance now or hereafter pixed on said buildings, the beneficiary may procure the same at grautor's expense. The amount collected under any included on baneliciary the entire mount so collected, or any policy of insurance now or hereafter pixed on said buildings. The beneficiary may procure the same at grautor's expense. The amount collected under any include on noice of least line mount so collected, or any aftermine, or a option of beneficiary the entire mount so collected, or any part thereol, may be released to grantor. Such application or release shall hol cure or waive tury default on noice of default here. S. To keep shild premises the from construction liens and to pary all tates, axessments and other charge that may be the down translate uny et done pursuant to such molice. S. To keep shild premises the from construction any taxe, axess-thy direct payment or by providing beneficiary with tands with which to make such apprent. Beneficiary may, at its option, make payment thereot on the amount so paid, with interest at the rate set forth in the note secured to the tamount so paid, with interest at the rate set forth in the note secured is the dowithour waiver of any refus the solution the coll

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken unler the right of minent domain or condemnation, teneficiary shall have the right, it is so elects, to require that all or any portion of the monies paying is compensation for such taking, which are in success of the amount required to gay all reasonable costs, expenses and attorrey's lies necessarily paid or incurred by drantor in such proceedings, shall be pid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lies. both in the trial und appellate crutts, necessarily paid or incurred by bre-ficiary in such proceedings, and the balance in plied upon the indebitchiess are cruch hereby; and grantor agreet, at its own isperse, to take such actions and execute such instruments as shall be necessarily paid to blaining such attorney pression, promptly upon breaking's requires, to take such actions may any offic here and insentiation of this deed and the note for microsement (in case of full reconvegances, for cancel.te(on), without altering the liability of any person for the payment of the indebitchers, truster ray (as coment to the making of any map or plat of akt property; (b) join in

rument, irrespective of the maturity dates expressed therein, or framing any easement or creating any restriction thereon; (c) join in any mubordination or other agreement allecting this devil or the lien or charge thereoir (d) reconvey, without warranty, all or any part of the property. The frantes in any reconvey, methout warranty, all or any part of the property. The frantes in any reconvey and the recitals therein of any matters or lacts shall be conclusive proof of the truthulmers thereol. Truste's ters for any of the arrives mentioned in this paragraph shall be not less than 55. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed be motive, and the merchang to the adequary of any security for the indubtedness hereby secured, enter upon and take possession of said prop-erty or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same. less costs and expenses of operation and collection, including reasonable attor-neys is test upon any indebtedness secured hereby, and in such order as bene-ticiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other property, and the application or release thereod as aloresaid, shall not cure or waive any delault or notice of any agreement hereunder, time being of the essence with respect to such payment and/op performance, the benicitary may declare all sums secured hereby immediately due and payable. In such any event the beneliciary at his election may greement and pales, the sentility may declare all sums secured hereby immediately due and payable. In such any event the beneliciary at his decline may greese to loreclose this trust deed in requity as a mortage or direct the trustee to loreclose this trust deed in the beneliciary at his decline may greese to

together with trustees and attorney's lees 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 sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to tune appoint a successor or successor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-one to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary. which, when recorded in the mortfayle records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the sizestor trustee scepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending saile under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NCTE: The Trust Dred Act provides that the trustice heris der must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company ar savings and loon association autorized to do lassings under the laws of Oregon or the United States, a title insurance company autorized to insure tille to real arcpetry of this stote; direits, adjining so branches, the United States or any agency theread, or an escret

The grantor covenants and again	s is and with the beneficiary and th	ose claiming under him, that he is law-
fully seized in lew simple of said describ	ed real property and has a valid, ut	æncumbered title thereto
and that he will warrant and forever d	elend the same societ all persons u	Homenever
		Average of the second s
	(4) 第二、公司等金百万、公司的法定第二、一部市政法定部门公司、公司公司公司、 (4) 第二、第二、公司公司公司、法定部门公司等金、公司公司、公司公司、法定部门 (4) 第二、第二、第二、第二、第二、第二、第二、第二、第二、第二、第二、第二、第二、第	
(a)* primarily for grantor's personal, lar	of the lonn represented by the above describ mily or household purposes (see Important i MEDIMINIMANNA DIG LONDXILL MANNAKA	Votice below),
personal representatives, successors and assigns	. The term beneficiary shall mean the hold	irs, legatees, devisees, administrators. executors, er and owner, including pledgee, of the contract
gender includes the leminine and the neuter, an		whenever the context so requires, the masculine
"IM?ORTANT NOTICE: Delete, by lining out, which	XB.	and Hask
net applicable if warranty (o) is applicable and the as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the Act and Regula dischaures; for this purpose use Staven-Ness Form	it and Regulation Z, the Jaulas	A Barlwon Boulware
If compliance with the Act is not required, disregure		
(If the signer of the above is a corporation, ten the form of acknowledgement opposite.)	化学校 意义。"我们的人们是我们的人们是我们。" 一般是是一种人们的人们,我们们是我们的人们,我们们们不是我们的人们。 我们是我们的人们,我们就是我们是我们的人们,我们们们不是我们的人们。 我们是我们们的人们,我们们就是我们们是我们的人们也是我们的人们的人们,我们们就是我们的人们。 我们是我们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们	
STATE OF ORECON, Countrol) ss. County of	} ss.
Thit instrument was acknowledged bet Barbara G. kash & Loreda A. B	tore me on This instrument was acknown of 19	wledged before me on
	a ol	
COLATIN CALLER AND ALL AND	itir Oregon Notary Public for Oregon	(SEAL)
My commission expires:(0 - //6	o 7,2, 1 My commission expires:	
	REQUEST FOR FULL RECONVEYANCE	
TO	Trustee	
trust deed have been fully paid and satisfiel, said trust deed of pursuant to statute, to car	You hereby are directed, on payment to yo not all evidences of indebtedness secured i	foregoing trust deed. All sums secured by said u of any sums owing to you under the terms of by said trust deed (which are delivered to you
here with together, with said trust deed) and to estate now held by you under the same: Mail	해는 영화 중 아파지는 것 같아? 아파지는 것이 같아요. 이 이 이 이 이 이 이 가지?	designated by the terms of said trust deed the
DATED:	, 19 march 1971 - 1971 - 1975 - 197	ng ang sa Sultan Sult Sa Sultan Sult Sultan Sultan
		Beneficiary
방법을 그렇는 말할 것 물건가 봐요. 영거 물건	TE which it secures. Both must be delivered to the trus	ee for cancellation before reconveyance will be made.
(CRM Ne. 881) TEVENSHESS LAW PUR. CO. POLYLAND. CHLT		STATE OF OREGON, County of Klamath ss. I certify that the within instrument
Farbara G. Nash & Loreda A. B	du lware	was received for record on the .14th day of
PU. Box 119 Chiloguin, OR 976511 Granter		at 8:49 o'clock A.M., and recorded in book/reel/volume No. M90 on page 11532 or as fee/file/instru-
Glen L. Terriere & Emma A. 19 451 Donald Street	FOR TIETO RECOIDER'S USE	ment/microtilm/reception No
Hamath Falls, Or 97601 Beneficiary		Witness my hand and seal of County affixed.
Nountain Title Company 222 South Sixth Street		Evelyn Biehn, County Clerk
klamath(Falls) OR 97601	Fee \$13.00	By Qaulize Multindere Deputy

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