| № | | Vol. <u>m91</u> Page 1681 |
|---|--|---|
| THIS TRUST DEED, mac THIS TRUST DEED, mac THOMAS DANIEL SUND | K=42896 K=42896 Jar A and DOROTHY RUTH SUNDAY | uary, 19.91., between |
| as Grantor, Josephine Cour | ity Title Company, an Oregon Co AURA VANBRINK, or survivor | prporation , as Trustee, and |
| as Beneficiary, | 14.45 v. 524 - 22 # 2 + 22 + 1 | na sana ang salang sana ang s Tang sana ang |
| Grantor irrevocably grants | WITNESSETH: bargains, sells and conveys to trustee County, Oregon, described as: | in trust, with power of sale, the property |
| Nichols Addition to on the Northerly li Southeasterly paral at right angles wit thence Northerly al corner of said Lot | h 9th Street to the North ong the Easterly side of 8; thence Southwesterly a | nce of 39.24 feet; thence eet; thence Northeasterly easterly side of Lot 8; Lot 8 to the Northeast long the Northerly line of |
| viamath Falls hv De | ed recorded July 14, 1938 math County, Oregon. | , in Volume 116 page 481, |
| together with all and singular the ten now of hereafter appertaining, and the tion with said real estate. THIS DOC FOR THE PURPOSE OF SE sum of FIFTEEN THOUSAND (\$15,0 note of even date herewith, payable to | UMENT IS BEING RE-RECORDED TO CURING PERFORMANCE of each agreeme AND NO/100's | all other rights thereunto belonging or in anywi es now or herealter attached to or used in conne CORRECT THE DUE DATE nt of grantor herein contained and payment of t |
| tore due and payable | bt secured by this instrument is the date, state | d above, on which the thial instantient of care of |
| To protect the security of this 1. To protect, preserve, and, maintain and repair; not to irremove or demollaking; not to commit or permit any waste of said pr 2. To complete. or restore; promptli- manner any building or improvement which destroyed thereon, and pay when due all cost tions and restrictions allecting said properly join in executing such linancing satarements, cial Code as the beneliciary may require a proper public office or searching agencies as | ; if the beneficiary so requests, to bursuant to the Uniform Commer- nd to pay for filing same in the be-rostyph all lien searches made the indebtedness | ement or creating any restriction thereon; (c) join in other agreement affecting this deed or the lien or cha novey, without warranty, all or any part of the property. reconveyance may be described as the "person or petr hereto," and the recitals therein of any maitters or lacts s oot of the truthfulness thereol. Trustee's lees for any of in this paragraph shall be not less than \$5. any default by grantor hereunder, beneficiary may af these either in person, by agent or by a receiver to be urt, and without regard to the adequacy of any security hereby secured, enter upon and take possession of said pi t thereol, in its own name sue or otherwise collect the re instruction those nast due and unpaid, and apply the sa |
| | the stand destants by the erty or any par | Inereor, in his own name sac of other |
| beneficiary. now or hereafter erected on the said premi and such other hazards as the beneficiary ; an amount not less than \$ | intain insurance on the buildings less costs and es ses against loss or damage by lire may from time to time require, in ficiary may deto mt. In the second second second second second the loss payable to the latter; all discollection of sus the beneficiary as soon as insured; insurance policie property such insurance and to property, and it is filteen days prior to the expira- variate second | penses of operation and collection, including reasonable at any indebtedness secured hereby, and in such order as b rmine. entering upon and taking possession ol said property, h rents, issues and profits, or the proceeds of lire and o s or compensation or awards for any taking or damage of e application or release thereod as aloresaid, shall not cur ult or notice of delault hereunder or invalidate any act of |
| beneficiary. Now or hereafter erected on the said premi- and such other hazards as the beneficiary j an amount not less than \$ | intain insurance on the buildings ses against loss or damage by lire may from time to time require, in thos payable to the latter; all collection of suu into beneficiary as soon as insured; property such insurance and to isst filten days prior to the expira- policy may be applied by beneficiary the entire amount so collected, or r. Such application or release shall delault hereunder or invalidate any construction liens and to pay all the beneficiary as assessed upon or | penses of operation and collection, including reasonable at any independent secured hereby, and in such order as be rmine, upon and taking possession of said property, h rents, issues and prolits, or the proceeds of tire and o so compensation or awards for any taking or damage of the application or release thereof as aforesaid, shall not cur off or notice of delault hereunder or invalidate any act of notice. In delault by grantor in payment of any indebtedness sec a performance of any agreement hereunder, time being of pect to such payment and/or performance, the beneficiary is secured hereby immediately due and payable. In such icitary at his election may proceed to forclose this trust mortgage or direct the trustee to Joreclose this trust and sale, or may direct the truste to pursue any other right that wor in equity, which the beneficiary may have. In the elects to foreclose by advertisement and sale, the beneficiary to the such the such advertisement and sale, the beneficiary to the such the truste to pursue any other right. |
| beneficiary. Now or herealter erceted on the said premi- and such other hazards as the beneficiary i an amount not less than \$ | intain insurance on the buildings for so costs and ere see upon ney's fees upon may from time to time require, in thi loss payable to the latter; all the beneficiary as soon as insuit the antice and to policy may be applied by benefi- the entre antice and to policy may be applied by benefi- the entre of a soon collected, or such tares, assessments and other and to fares, assessments and other the ratice of any fares, assess- charges payable by grantor, either the softer of any fares, assess- tis option, make payment thereof, its option, make payment thereof, the tares set forth in the note secured bed in paragraphs 6 and 7 of this sock the garant | inness of operation and collection, including reasonable at any indebtedness secured hereby, and in such order as b rmine, upon and taking possession of said property, entering, issues and prolits, or the proceeds of lire and o so compensation or awards for any taking or damage of a application or release thereol as aloresaid, shall not cur ult or notice of delault hereunder or invalidate any act o notice. In delault by grantor in payment of any indebtedness sec a performance of any agreement hereunder, time being of performance of any agreement hereunder, time being of performance of any agreement hereunder, the beneficiary performance of any agreement and sale. In such transfage or direct the trustee to loreclose this trust mortgage or direct the trustee to loreclose this trust mortgage or direct the trustee to pursue any other right to sell the said described real property to satisfy the oblig whereupon the trustee shall lix the time and place of asisfy the oblig whereupon the trustee shall lix the time and place of satisfy the oblig whereined by award proceed to foreclose this trust or sell the said described real property to satisfy the oblig whereupon the trustee shall lix the time and place of sale, rowided in ORS 36.735 to 86.795. The trustee has commenced foreclosure by advertimement or the trustee has commenced foreclosure by advertiment or the trustee has commenced for ORS 86.733, may other performe on privileged by law of the offset off |
| be divergent of the series of | intain insurance on the buildings fees against loss or damage by irrest sees upon ney's fees upon mey from time to time require, in the see upon mey for the balater; all insurance and to procure any such insurance and to procure any such insurance and to procure any such insurance and to protect y such insurance and to protect y be applied by benefitient. The subsection of such as a such or such tares, assessed upon or such tares, assessed upon the sparment of any flates, assessed upon the sparment of the conclisation in the sparment thereof, the grantor, shall be bound to the granter of the boneliciary with funds with which to its option, make payment thereof, the grant of the delault of any flates, assessed upon the sparment of the conclisation of any flates, assessed upon the sparment of the conclust the sparment thereof, the grantor, shall be bound to the granter, shall be bound to the granter of the bone day able with all, at the option of the bound to the granter of the option of the bound to the granter of the option of the payable with all, at the option of the bard to and external sparter the sparment thereof. | present of operation and collection, including reasonable at any indebtedness secured hereby, and in such order as be rmine. entering upon and taking possession of said property, h rents, issues and prolits, or the proceeds of tire and o so compensation or awards for any taking or damage of the application or release thereof as aforesaid, shall not cur all or notice of delault hereunder or invalidate any act of notice. In delault by grantor in payment of any indebtedness sec s performance of any agreement hereunder, time being of pret to such payment and/or performance, the beneficiary is secured hereby immediately due and payable. In such and sale, or may direct the truste to foreclose this trust mortgage or direct the truste to foreclose this trust mortfage or direct the truste to foreclose this trust mortfage or direct the truste to foreclose this trust mortfage or direct the truste to foreclose this trust to sell the said described the trust the trust decide of de l execute and cause to be recorded for foreclose this trust mortfad in the said dustribut the time and place of sale, where the trust deed, the default may be divertiement time prior to S days before the date the truste conduct y or any other person so privileded by ORS 86.753, may defaults. It he default consists of a lailure to pay, when by the trust deed, the cure other than such portfor as y e had no delault occurred. Any other default that is capal erson effecting the cure shall pay to, the beneficiary all rust deed. In any case, in addition to curing unde rust deed. In any case, in addition to curing unde |
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| beneficiary. A. To provide and continuously minow or hereafter erected on the said preminand such other heards as the beneficiary and ancho the beards as the beneficiary. an amount not less than \$ | intain insurance on the buildings ses against loss or damage by irre may from time to time require, in thi loss payable to the latter; all the beneficiary as soon as insured insurance and buildings, insurance and buildings, if grantor's expense. The abaneti- property and a buildings, if grantor's expense. The abaneti- the entice amount so tellected, or the entice amount so tellected, or such any ble applied by network the trust elauit hereunder or invalidate any autor tares, 'assessments and other prometty deliver receipts therelor nake, payment of any farcs, assess- charges payable by grantor, either a grant of the obligation herein immediately due and payable with all, at the option of the beond to the payment of the obligation herein immediately due and payable with all, at the option of the beond to the sagrees of this trust including the cost and trustees and allorneys to an appear, including the cost and expenses of the trustee incurred indigation and trustees and allorneys to an appear, including the cost and expenses of the trustee incurred attein or proceeding purporting to suck argengarys 6 and allorneys the benelicary's or trustee's attor- bis paragiraph 7 in all wy judgment or aftrees to pay such asum as the appear. | in the set of operation and collection, including reasonable at any indebtedness secured hereby, and in such order as be remine, upon and taking possession of said property, here any indebtedness secured hereby, and in such order as be remine, upon and taking possession of said property, in the substantian or awards for any taking or damage of a complication or release thereof as aloresaid, shall not cur it or notice of delault hereunder or invalidate any act or notice. By grantor in payment of any indebtedness sec in delault by grantor in payment of any indebtedness sec is performance of any agreement hereunder, time being of secured his clection may proceed to forclose this trust deal sale, or may direct the trustee to jorclose this trust clear agies or direct the trustee to jorclose this trust deal sale, or may direct the trustee to jorclose this trust deal sale, or may direct the truste to pursue any other right to sell the said described real property to satisfy the oblig whereupon the trustee shall lix the time and place of sale. I co-sell the said described real property to satisfy the oblig whereupon the trustee shall lix the time and place of sale. I co-sell the said described real property to satisfy the oblig whereupon the trustee shall lix the time and place of sale. I the trustee has commenced forcelosure by advertisement y time prior to 5 days before the date the trustee conduct by the trust deed, the default may be cured by pay, when due at the time of the cure other than two pay, when trust deed. In any case, in addition to curing the default erstan electing the cure other than the property or in separate parcies, in addition to curing the default erstan electing the cure shall hey to the beneficiary all erstan electing the cure shall hey to the beneficiary all erstan electing the cure shall hey to the beneficiary all as provided by law. The trustee may sale at noperty or in separate parcels and shall sell the parcel or parc in highest bilder for cash, payhole at the time of sale. T highest bild |
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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

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| | e grantor covenants and agr | ees to and u | nth tha h | | | 3 |
| EX | d in fee simple of said desc CEPT Trust Deed dtd J . Volume M77, Page 11 | anuary 17 | 1077 | i nas a vano | , unencumbered title thereto | <i>is la</i> i |
| Sh su cu | ch default shall cons re such default addi | in payment titute a c | t or oth lefault | er compli under thi | D IOAN WITH FIRST NATIONAL B ance with any of the terms t s trust deed, and Beneficiar | here y ma |
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| secured herei gender includ | leed applies to, inures to the ben resentatives, successors and assign by, whether or not named as a be les the teminine and the neuter, a | etit of and bin s. The term be neficiary herein nd the singular | n. In constr number in | uing this deed ludes the plura | heirs, legatees, devisees, administrators, ex lolder and owner, including pledgee, of the e and whenever the context so requires, the m l. | asculi |
| 114 | WIINESS WHEREOF, sai | d grantor ha | s hereunt | o set his han | t the day and year first above written | |
| * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. | | / Doros | Daniel Sunday Un Ruch Sunday W Ruch Sunday | | | |
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| i de construction a ser de construction a se | by Thomas | Daniel S | unday a | ld Dorothy | Reth Sunday , 1 | |
| | <i>by</i> <i>as</i> | n galanta angestara Manazar | | | | |
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| | BRENDA G. WINTE NOTARY PUBLIC - OF My Commission Expires July | superior starting and and and | Му | commission | Notary Public for O | teĝo |
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| said trust dee herewith toget | d or pursuant to statute to can | cel all evidence econvey, witho | unected, o s of indeb ut warrant | edness secured | foregoing trust deed. All sums secured by you of any sums owing to you under the te by said trust deed (which are delivered as designated by the terms of said trust de | rms e |
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| 00 101 1010 | er destrey inis truit Deed OR THE NOTE | which it secures. | Both must be | felivered to the tra | stee for cancellation before reconveyance will be made | • |
| TR | UST DEED | | | | | |
| TE OF OREG | (FORM No. BRI-1) | | | | STATE OF OREGON, County ofKlamath I certify that the within instru | }ss |
| County of Klar | | | in a series of the series of t | SJARD OF | was received for record on the .25th of | 1 day |
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| Evelyn Bie By 🖌 | hn County Clerk | | | D HIVWT Warnen | County affixed. | . 0 |
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Return: Josephine County Title Co, 1051 NE 6th St., Grants Pass, Or. 97526

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