TRUST DEED. Oregon Trust Deed Series FORM No. 831

(3)

76726-LH TRUST DEED

S-NESS LAW PUBLISHING CO. Vol. mg/ Page 18650 @

September 19.91, between

				المحج سأحجز بإحجاز فتستشم والمؤفر سدواوك		
as Grantor, MOUN	PATN TITLE CO	MPAN (OF KL	AMATH COUR	TTY		., as Trustee, and
BRUCE C. LESLIE	8 4					27 - 27 - 27 - 27 - 27 - 27 - 27 - 27 -
Association (short a short			an a		철 (11년년 1년) (Alt 관계 2019) 	
50118 (******** 19831)(b		말은 말을 만을 수요?	이 이상에서 이 같다.	(法) 않는 것 같 하나 가 다 나 가 다 다 다 다 다 다 다 다 다 다 다 다 다 다 다	제 집 같은 곳에서 있는 것이	그는 것 같은 것 같은 것 같아?

as Beneficiary,

34655

WITNESSETH:

Grantor irrevocably grants, bargain, sells and conveys to trustee in trust, with power of sale, the property

Lots 14, 15 and 16, Block 5, LENOX, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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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 thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING EERFORMANCE of each accessment of starter herein contained and payment of the SOR THE PURPOSE OF SECURING TERFORMANCE of each accessment of starter herein contained and payment of the sum of

100ths*****

Deliers, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, il

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary is option, all obligations scurad by this instruction, at the beneficiary is option, all obligations scurad by this instruction, and be security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect, preserve and maintain said property in good condition and repairs not to remove or demoliah any building.
To comply waste of normality of this trust deed, grantor agrees:
To comply waste of normality and in gool and workmanifie manne any building or improvement which may be consulted, damaged or determined of the provide thereon, and pay when due all costs incurred ther tor.
To comply with all laws, ordinance, redulation t, covenants, condition in executing such linancing statements pursuant to the United Comparison of the beneficiary is requested to the pay in filling agree in the beneficiary. The vertex and to pay in filling agree in the beneficiary. To provide and continuously maintain insurance on the building man amount not less than SULL INSURADIE VALUE...., written in comparis acceptable to the beneficiary with loss payable to the latter; all policies to the beneficiary with loss payable to the latter; all policies to the beneficiary and the same or and the manne and any policy of insurance holice and annum to rease the same policy of any notice of any sub-building the sendenciary the same trantom and and the policies of the seneliciary with all and any policy of the same policy may be apolied by beneficiary and police of the seneliciary and the same and the same the seneliciary and the same and the same of the seneliciary and the same the seneliciary and the same the seneliciary and the same and the same to the seneliciary and the same and the sa

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 under the right of eminent domain or condemnation, bere liciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's feet mecusarily paid of the trial and appellate courts, mecusarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's leets both in the trial and appellate courts, mecusarily paid or incurred by frantor liciary in such proceedings, and the balance applied upon the indebtedness and erecute such instruments as shall be mecusary in obtaining such actions and erecute such instruments as shall be mecusary in obtaining such actions 1 (iary, payment of its fees and presentation cancellation), we iten required to be endorsement (in case of full reconveyances, for cancel and the of so relative of the making of any map or plat of the indebtedness, (a) consent to the making of any map or plat of the indebtedness, (b) join m

givinting any essement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this dect or the lien or charge thread; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the more represen-ing ally entitled thereof, and the recting therein Tausier's level for any of the sentitive states of the truthfulness therein Tausier's level for any of the sentitive states of the truthfulness therein truther's level for any of the services monitored in this parsigns shall be out level then be an interes or facts shall be conclusive proof of the truthfulness therein the stars 55. In O. Upon any default by grantor interester, hereficiary may at any time without notice, either in parsigned to the adequacy of any security for provided by grants, but no regard to the adequacy of any security for the without notice, either in our name sue or otherwise collect the rents, is use and profits, including those past due and impaid, and apply the same, they costs, and exponents of operation and collection, including reasonable attor-tics, and seconds and profits, or the promediat of the adequark of any offer is costs, and exponents, issues and profits, or the promeds of line and other murance policies or compensation or awards for any taking or demage of the introver any determine. 11. The embrication or release thereof as all mores all not cure or wive any determite. 12. Upon delault by grantor in payment of any indebtedness secured hereof such notice.

In sperty, and the application of recease interve as antreased, shall but child a waive any default or notice of default hereunder or invalidate any act done parsuard to such notice. I. 2. Boon default by granitor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the event with respect to such payment and/or performance, the hereliciary may declare all sums secured hereby immediately due and payable. In sum of event the beneficiary at his election may proceed to foreclose this the ded in equity as a morigage or direct the trustee to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose the trust deed in equity as a morigage or direct the trustee to former here in other the beneficiary elects to foreclose by advertisement and sale. The beneficiary of the trustee shall execute and cause to be vertisement and sale the beneficiary of the trustee shall execute and cause to be an event the more of the trustee of all events and the second of the trustee shall execute and cause to be an event the order of the trustee of a second by advertisement and his election to sale by advertisement and sale of sale, give in the manner inprovided in the sale and proceed to foreclose this trust deed in the manner inprovided in the sale and proceed to the trustee conducts the wile, the grant distant time the forme of the default the sale of the trust the default and the trust deed, the default or be beneficiary and curve the default of the trust deed, the default may be curved by paying the shing and an ode the time of the curve other then such portion as would with then be due shad no default occurred. Any other default that is capable of bring curved may be curved by trustering the performance required under the obligation or trust deed. In any case, in addition to curing the default or disputs, the proves curve ident in enverys it and the obligation of the trust deed bring there with trustees and at onterverys is an envery of the addit of t

and expenses inclusity incurred in enforcing the obligation of the trust deed together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be heid 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 suction to the highest bidder for cash, payable at the time of sale. Trustes 'all deliver to the purchaser its deed in form as required by law conveying the property no sold, but without any coverant or warrant, conclusion or root of the trustee sale beneficiary may purchase the powers provided herein, trustee "15. When trustee sells process and shall be trustee, but including the grantor and baneliciary, may purchase the powers provided herein, trustee "16. When trustee sells process and as resemble charge by trustee is attended lines subsequent to the interest of the trustee, but including the dist is compensate may approach the trust edd, (3) to all persons attended lines subsequent to the interest of the trustee in the trust attende lines subsequent to this successor in interest entitled to successor any trustee named herein or to any successor in trustee appointed herein interest any trustee hard by any inform time to time appoint a successor or succes-reader. Upon such appointment, and without conveares to the successor index bending the process with a successor or succes-index upon such appointment, and without conveares to the successor index successor interest when this deed and appointed here index upon such appointment, and without conveares to the successor index successor interest. 17. Trustee accepts this itrust when this deed, duly executed and acknowledged in made a public record as provided by law provided and acknowledged in made a sublic iscord as provided by benelicary. Which the property is situated, whall b

NOTE:

The Trust Deed Act provides that the trustee hereur ler must be either an attorney, who is an active member of the Oregon State Ear, a bank, trust company ings and loan association authorized to do business under the tows of Oregon or the United States, a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or sranches, the United States or any agency thereof, or an ecrow agent I censed under ORS 676.505 to 696.585.

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The grantor covenants and agrees to end with the beneficiary and those claiming under him, that he is lawfully seized in lee simple of said described real property and has a valid, unencumbered title thereto except runy served in ree simple of said described red property and has a vand, orientombered the interior except Real Estate Contract dated april 22, 1983 and recorded April 25, 1983, Volume M83, page 6307 and Trust Deed dated November 8, 1989, recorded November 14, 1989, Volume M89, page 22000, all in Microfilm Records of Klamith County, Oregon. The Grantor has agreed to assume and pay in full and to hold the sell or harmless therefrom. Pay in full and to hold the sell or harmless therefrom. 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, is uily or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assignt. The term beneticiary shall awan the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In constraining this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set by hand the day and year first above written. DANNY S. * IMPORTANT NOTICE: Delete, by lining out, which were entranty (a) or (b) in not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending J at 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. Dorders Kamall .) ss. Section 1 St. Marinamenter STATE OF OREGON, County of This instrument was acknowledged before me DANNY S WORLEY and LICY WORLEY 6.3 hv This instrument was acknewledged before me or NOTAR с л hv BLIC 88 γ. 23 0 REVEN Notary Public for Oregon 1 My commission expires 6/8/ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have b , Trustee TO: The undersigned is the legal owner and holder of all indebindness secured by the foregoing trust deed. All sums secured by said trust doed have been fully paid and satisfie I. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to ancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mi il inconveyance and doburnents to . DATED: Beneficiary tion before recentyeys at loss or destroy this Irust Dood OR THE NOTE which it secures. Both an he delivered to the tructus for TRUST DEED 89. HI SE TERA I certify that the within instrument (FORM No. 881) was received for second on the 17th. day STEVENS NESS LAW PUB. CO., PORTLAND, ORE of ______. Sept._____, 19.91, DANNY S. WORLEY and LACY WORLEY at 8:59 o'clock A.M., and recorded in book/reel/volume No. M91 on SPACE RESERVED page __18650 or as fee/file/instru-..... Gree tor FOR ment/microfilm/reception No. 34655 BRUCE C. LESLIE RECORDER'S USE 89397 FERN DRIVE Record of Mortgages of said County. Witness my hand and seal of Benefic ary ELMIRA, OR 97437 County effixed. MOUNTAIN TITLE CONDANY Evelyn Blehn, County Clerk OF KLAMATH COUNTY By Quelland Muele mole Se Doputy 15-51-515-5 37822 Fee \$13.00 1955 (1965) (1975) **1**90