Odar bie, \$31-1-Oregon Trust Dand Serles-TRUST DEED (No restriction : COPTRIGHT 1988 STEVENS NEES LAW PUB. CO., PORTLAND, OR. 97294. TRUST DEED Vol.m92 Page 3976 41497 Denise J. Rhode as Grantor, ...Mountain. Title...Company...ofKlamath...County.... as Trustee, and The Realty Group, Inc. 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: Lots 1 and 2, Block 38, Hotsprings Addition, City of Klamath Falls, County of Klamath, State of Oregon.

1396-5802

1987 Esplanad, Klamath Falls, Oregon Also known as:

together with all and singular the tonements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures 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 sum of Four Thousand Forty Three and no/100

becomes duo and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demollah any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike 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 beneliciary so requests, to proper public offices, as well as the cost of all lien section in the by liling cliters or searching describes as may be deemed desirable by the been ficiary. 4. To provide and continuously maintain insurance on the builty

bin in executing such linancing statements pursuant to the Uniform Commer-bial Code as the beneliciary may require and to pay for filing same in the proper public office, as well as the cost of all lien searches made by filing differst er scarching agencies as may be deemed desirable by the one of the state of the said premises against loss or damage by fire and such other hastards as the beneliciary may from time to time require, in companies acceptable to the beneliciary unay from time to time require, in and such other hastards as the beneliciary inay from time to time require, in companies acceptable to the beneliciary as soon as insurance policies of insurance shall be delivered to the beneliciary as soon as insurance and out other hastards as the beneliciary at least tilteen days prior to buildings to define a source of insurance new or hereafter placed on eaid buildings to beneliciary may procure the same at grantor's expense. The amount collected under any tife or other insurance policy may be applied by beneli-ray of any policy of insurance new or hereafter plication or release there any part thereof, may be released to grant as scenario to collected, or any part thereof, may be released to grant as scenario to collected, or any part thereof, may be released to grant as scenario to collected, or adjaint staid property before any part of such fares, assessments and other fagints and other charges that may be levied or assessed upon or adjaints alid property before any part of such fares, assessments and other for beneliciary; should the grantor lait to make payment of any taxes, asses-and the amount so paid, with interest at the rate set forth in the node scurred hy direct payment. beneliciary may, with funds with which to providing beneliciary with lunds with which to to beneliciary; should the grantor fail to make payment of any distry from the secure any rights arising from breach of any of this trust deed, without waiver of any rights arising from breach of any of the prediction in a sche an

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 sminent domain or condemnation, bareliciary shall have the right, il it is electa, 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 resuonable costs, expenses and altorney's less necessarily paid of incurred by grantor in such proceedings, shall be paid to banklickary feet, applied by it first upon any ressonable costs and expenses and attorney be ben-ficiary in such proceedings, shall be paid to banklickary feet, applied by it first upon any reasonable costs and expenses and attorney ben-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary are upon written request of bene-10 first, payment of its lees and presentation of this deed and the note for endorsement (in case of lul reconveyances, for another), which allocting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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dranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warrany, all or any part of the property. The granties in any reconvert and the recitals therein of any matters or facts shall be conclusively and the recitals therein of any matters or facts shall be conclusively and the recitals therein of any matters or facts shall be conclusively and the recitals therein of any matters or facts shall be conclusively and the recitals therein of any matters or facts shall be conclusively and the grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a courteredy secured, enter upon and take possession of said resp-tive and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable atter-iciary may determine. 11. The entering upon and taking possession of said property, the industry determine. 11. The entering upon and taking possession of said property, including the entering upon and taking consult of any directly the remainder of such rents, insues and profits, or the proceeds of line and other invarance policies or compensation or elease thereol as subcreated of the adequated or notice of default hereunder or invalidate cany act done pursuant to such notice.

property, and the application or release thereol as divicuaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the escence with respect to such payment and/or proformance, the benefaciary may declare all sums secured hereby immediately due and payable. In such any event the beneficiary at his election may proceed to foreClose this 11 declare in equity as a moridage or direct the trustee to foreClose this 11 declare the beneficiary etc. is or may direct the trustee to foreClose the there were the beneficiary elects to foreClose by a be recorded his written notice of delauit and his election to sell the abt trustee shall list the time and place of sale, give notice thereby wherepopured by law and proceed for loreClose this trust dev notice thereby wherepopured by law and proceed for loreClose this trust dev notice thereby wherepopured by law and proceed for loreClose this trust in the insules for delault. If the delault consists of a lailure to pay, when due, and his election to sell the as commenced for closure by advertisement and secured hereby wherepopured by law and proceed for More by paying the easing and at any time prior to 5 days before the date the trustes conducts the sale delault or delaults. If the delault consists of a lailure to pay, when due, and may be curred by tendering the proformance required under the obligation or trust ded. In any case, in addition to curing the delauit the obligation or trust deed. In any case, in addition to curing the delauit the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the proformance required under the obligation or trust deed. In addition to curing the delauit the delault, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the ob

together with trustee's and attorney's tees 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 trustre 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 conclusive pro-plied. The recitals in the deed of any matters of lact shall be conclusive pro-plied. The recitals in the deed of any matters of lact shall be conclusive pro-to the truthulunes thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. I. When trustee sells purchase at a casonable charge by trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequents to the interval of the trustee in the trust deed as their interests may appear in the order of the substant and (4) the surplus. 15. Beneliciary may from time to the appoint a successor or subsequents.

deed as their interests may appear in the order of their networks and (3) Interplut, it any, to the grantor or to has accessor trustee appointed to such a successor trustee appoint a successor or successor trustee appoint a successor or successor trustee appoint a successor or successor trustee appoint a successor trustee appoint a successor trustee appoint a successor trustee appoint a successor trustee appoint and the appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contineent and substitution shall be made by written instrument executed by benificary which, when recorded in the mortfage records of the county or countries in which the property is situated, shall be conclusive prool of proper appointeent of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is may apply hereto of panding sale under any other deed of trust or of any action or proceeding in which guild to only any party hereto of property is strustee.

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 abusiness under the laws 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 escrow agent licented under ORS 696.505 to 696.585.

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and the second se		attranspolata de s'Astranspola 2720 Nobel e la construcción de la construcción de la construcción de la constru
t the stand in the simple of soid describe	od real area	ith the beneliciary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto favor of Robert L. and Carol L. Hood.
and that he will warrant and forever de	efend the s	ame against all persons whomsoever.
•	a a a	
(1+1) = (1+1		
		presented by the above described note and this trust deed are: hold purposes (see Important Notice below), মন্দ্রাস্টার্ডনাস্ট চার্চান্টার্ডনাস্টান্টার্ডনাস্টার্টার্ডনাস্টার্টার্ডনার্টার্ডনার্টার্ডনার্টার্ডনার্টার্ডনার
This deed applies to, inures to the benef ersonal representatives, successors and assigns, ecured hereby, whether or not named as a bene ender includes the teminine and the neuter, and	The term De	nds all parties hereto, their heirs, legatess, devises, administrators, executors, snellclary shall mean the holder and owner, including pledges, of the contract in. In construing this deed and whenever the context so requires, the masculine r number includes the plural.
IN WITNESS WHEREOF, said	grantor h	as hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whicheve ot applicable; if warranty (a) is applicable and the s such word is defined in the Truth-In-Londing Ac eneficiary MUST comply with the Act and Regular licclesures; for this purpose uso Stevens-Ness Form A f compliance with the Act is not required, disregard	beneficiary is 1 and Regulat ion by makin io. 1319, or d	ia traction Denise 5. Anote lian Z, the grequired
if the signer of the above is a corporation, so the form of acknowledgement opposite.)		
TATE OF OREGON,	3	STATE OF OREGON,) ss.
County of Multnomah) ss. County of) This instrument was acknowledged before me on
This instrument was acknowledged before January 2819 92by		19, by
Denise J. Rhode as her		41
voluntary act and deed.	• 	
" Cheren anna	ava	No
Notary Public I		Notary Public for Oregon (SEAL) My commission expires:
CHEMPY DISCHART CONTRACTOR		
5442 & May Docimmission expires: 3 - 18	-92	
577 R Mayrochamission expires: 3 -19		
5-18 13110	REQUE	IST FOR FULL RECONVEYANCE
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U 3 1.10 The undersigned is the legal owner and it trust deed have been fully paid and satisfied. It said trust deed or pursuant to statute, to can herewith together with said trust deed) and to it estate now held by you under the same. Mail r	REQUE To be used or holder of all You horeby a cel all evide reconvey, with econveyance	IST FOR FULL RECONVEYANCE aly when obligations have been poid. , Trustee indebtedness secured by the inregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms o nees of indebtedness secured by said trust deed (which are delivered to you thout warranty, to the parties designated by the terms of said trust deed the pand documents to
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