| FORM No. 881—Oregon Trust Deed Series—TRUST DEED NE 65759 | | COPYRIC | 17 1990 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 572 |
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| | - | ST DEED | Vol. <u>m93</u> Page 19352 |
| THIS TRUST DEED, made | this 2NV | day of A | |
| | GLOVER | | . 19 93 , between |
| as Grantor, ASPEN TIT REALIEST Juc, A | LE MO ES | crow Inc | |
| | NEVADA C | UnperAtion | , as Trustee, and |
| as Beneficiary, | | | |
| Grantor irrevocably grants, ba | | ESSETH: | in trust, with power of sale, the property |
| in KlamATH Cou | nty, Oregon, descri | ibed as: | in trust, with power of sale, the property |
| LOT 46, BLOCK | 32, KLAMA | TH FOIEST | ESTATES FIRST ADDITION |
| | | ANI) | |
| LOT 12, BLOCK | 33 NIMAOL | o River PAF | ON - |
| ALL IN KLAM. | ATH COW | TY OALG | on - |
| | | | |
| | | | |
| overher with all and since the | | | |
| low or hereafter appertaining, and the rents, ion with said real estate | hereditaments and ap issues and profits ther | opurtenances and all reof and all fixtures | other rights thereunto belonging or in anywise now or herealter attached to or used in connec- |
| FOR THE PURPOSE OF SECURIN | G PERFORMANCE | of each agreement | now or hereafter attached to or used in connec- of grantor herein contained and payment of the |
| | | | |
| of e of even date herewith, payable to benefic of sooner paid, to be due and payable | iary or order and made | bollars, with interes by grantor, the li | t thereon according to the terms of a promittice; nal payment of principal and interest hereof, it |
| comes due and equally of the deor secure | d by this instrument is | s the data stated - | · · · |
| ld, conveyed, assigned or alienated by the en, at the beneficiary's option, all obligation | grantor without first | ty, or any part ther having obtained the | ove, on which the final installment of Said note eot, or any interest therein is sold, agreed to be written consent or approval of the beneliciary, of the maturing determined. |
| To protect the social of the social states of the s | ble. | rument, irrespective | eof, or any interest therein is sold, adreed to be e written consent or approval of the beneficiary, of the maturity dates expressed therein, or |
| d repair; not to remove or demolish any building o | perty in good condition | granting any easemen | t or creating any restriction thereon; (c) join in any r agreement allecting this devid or the literation of the second |
| and in the second secon | good and workmantike | franten in seconvey, | without warranty, all or any part of the mer charge |
| 5. 10 comply with all laws, ordinances, regula | lions. covenante condi | services mentioned in the | the truthfulness thereof. Trustee's fees for any of the |
| per public office or offices, as well as the cost of | for filing same in the | time without notice, e | default by grantor hereunder, beneficiary may at any |
| A To and I I | ented desirable by the | erty or any part there | e secured, enter upon and take possession of said prop- |
| | | ney's fees upon any in liciary may determine | al operation and collection, including reasonable attor- debtedness secured hereby, and in such order as byne. |
| amount not less than \$ ppanies acceptable to the beneficiary, with loss pay cies of insurance shall be delivered to the beneficia he grantor shall fail for any reason to procure any ver said policies to the beneficiary at least filten d | able to the latter; all ry as soon as insured; | collection of such rents | a upon and taking possession of said property, the |
| of any policy of insurance now or hereafter plac | ed on said buildings | | is even and profits, or the proceeds of the and other mpenation or awards for any taking or damage of the cation or release thereof as adoresaid, shall not cure or mice of default hereunder or invalidate any act done |
| teted under any lire or other insurance policy may y upon any indebtedness secured hereby and in suc | be applied by benefi- b order as boneficions | 12. Upon defau | It by grantor in payment of any indebtedness secured |
| part thereof, may be released to grantor. Such appl cure or waive any default or notice of default hereu done pursuant to such action | mount so collected, or ication or release shall nder or invalidate any | declare all sums secure | d hereby immediately due and payable. In such an |
| 5. To keep said premises free from construction s, assessments and other charges that may be levie | liens and to pay all | in equify as a mortgag advertisement and sale, remedy, either at law or | e or direct the truster to loreclose this trust deed or may direct the truster to pursue any other right or |
| es become past due or delinquent and promptly de | eliver receipts therefor | the beneficiary elects to the trustee shall execute and his election to call a | loreclose by advertisement and sale, the beneficiary or and cause to be recorded his written notice of default |
| lirect payment or by providing beneficiary with | ble by grantor, either stunds with which to n | secured hereby whereup notice thereof as then re n the manner provided i | on the trustee shall fix the time and place of sale, give quired by law and proceed to forcelose this trust deed |
| y, together with the obligations described in paragr | aphs 6 and 7 of this | 13. Alter the tru sale, and at any time pr | stee has commenced loreclosure by advertisement and for to 5 days before the date the trustee conducts the |
| hants hereof and for such payments, with interest as | aforesaid, the prop- | he default or defaults. ums secured by the tr | If the default consists of a failure to pay, when due, ust deed, the default may be cured by naving the |
| bed, and all such payments shall be immediately di | the obligation herein b ue and payable with- | of then be due had no leing cured may be cur bligation or trust doub | default occurred. Any other default that is capable of ed by tendering the performance required under the |
| tute a breach of this trust deed. | lue and payable and a | elaults, the person elle | cting the cure shall pay to the beneficiary all costs |
| entection with or in enforcing this obligation and true | the trustee incurred by istee's and attorney's p | y law. 14. Otherwise, th lace devidented in st | e sale shall be held on the date and at the time and |
| 7. To appear in and defend any action or proce the security rights or powers of heneliciary or trustee or proceeding in which the beneficiary or trustee m uit for the foreclosure of this dead to power the | ee; and in any suit, a | one parcel or in separation to the bidde | d by law, The trustee may sell said property either wate parcels and shall sell the parcel or parcels of |
| A automation of the state of the decide to pay all cos | ts and expenses, in- th attorney's fees; the nl | hall deliver to the purc. The property so sold, bu | haser its deed in form as required by law conveying t without any covenant or warranty expression |
| by the trial court and in the event of an appeal for of the trial court, grantor further agrees to pay si court shall adjuide reasonable. | m any juddment or | e grantor and basefield | of. Any person, excluding the trustee, but including |
| lees on such appeal. It is mutually advend that: | s or trustee's attor- sh ch | all apply the proceeds using the compensation | sells pursuant to the powers provided herein, trustre of sale to payment of (1) the expenses of sale, in of the trustee and a teasurable choice of sale, in |
| 8. In the event that any portion or all of said pro the right of entirent domain or condemnation, benefit if it so electer | perty shall be taken de Giary shall bays the | wing recorded liens sul | sation secured by the trust dend, (3) to all persons prequent to the interest of the trustee in the tour |
| mensation for such taking, which are in excess of t y all reasonable costs, expenses and attorney's less | the monies payable sur he amount required | tplus, it any, to the gr tplus. 16 Reputieirs | antor or to his successor in interest entitled to such |
| d by it first upon any reasonable costs and expense in the trial and appellate courts, necessarily paid on | and attorney's fees, tru | der. Upon such appo | ntment, and without conveyance to the months |
| d hereby; and grantor agrees, at its own expense, to | in the indebtedness and take such actions who | on any frustee herein n. | amed or appointed hereumler. Each such appointment made by written instrument executed by hereing |
| 2. At any time and from time to time upon writte | in request of bene- | the successor trustee. | ned shall be a native an annotation country on country of |
| bility of any person for the payment of the indebte bility of any person for the payment of the indebte ment to the making of any man or olar of arid. | | nowledged is made a ligated to notify any | s this trust when this doub, duly executed and public record as provided by law. Trustee is not it, hereto of pending sale under an inter devided. |

the liability of any person for the phyment of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in NOTE: The Trust Deed Act provides that the trustee hersunder must be either an attorney, who is an active member of the oregon State Bar, a bank, trust compary property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or en estrow agent licensed under CRS 650,523 to 550,523 to 550,523

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

19353

and that he will warrant and forever defend the same against all persons whomsoever.

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, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing 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 his fland 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.

RIGHT THUMBPRINT (OPTIONAL) TOP OF THUMB NERE State of CAUFONNIA before m/e, INAME, TITLE OF OFFICE CAPACITY CLAIMED BY SIGNER(S) 6 EANETH (N (NAME(S) OF SIGNER(S)) OFFICER(S) ___ ITITLEISI D PARTNER(S) ATTORNEY IN FACT proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are sub-scribed to the within instrument and acknowledged TRUSTEE(S) - OR - \Box GUARDIAN/CONSERVATOR

ENNETH

personally known to me to me that he/she/they executed the same in OTHER: his/her/their authorized capacity(ies), and that by his/her/their authorized capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. OFFICIAL SEAL COSAN TO CAPK R.VEYSIDE COUNTY A) Commission Sprites Datober 22, 1990 SIGNER IS REPRESENTING: OR ENTITY (ESI) Witness my hand and official seal. DSQL (SIGNATURE OF NOTARY) ATTENTION NOTARY: The information requested below is OPTIONAL. It could, however, prevent fraudulent attachment of this certificate to any unauthorized document VEVIT DEED Title or Type of Document _ THIS CERTIFICATE AUGULT 2, 1993 ___ Date of Document ____ 2 Number of Pages _

Signer(s) Other Than Named Above

MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT:

TRUST DEED

(FORM No. 881)

KEALVEST JAL 2001 E. FLAMINGO # 201 LAS VEGAS NV. BAILO

AFTER RECORDING RETURN TO

Grantor

Beneficiary

STEVENS-NESS LAW PUB. CO., P

SON BANNER CIRCLE

LAS VECAS NV. 89102

ONANG E

County of ____

On .

Det

812

personally appeared

SPACE RESERVED FOR RECORDER'S USE was received for record on the5thday of _____, 19.93., at 10:38 o'clock A.M., and recorded in book/reel/volume No. M93 on page 19352 or as fee/file/instrument/microfilm/reception No. 65759 Record of Mortgages of said County. Witness my hand and seal of County affixed.

County ofKlamath..... I certify that the within instrument

ss.

STATE OF OREGON,

Evelyn Biehn, County Clerk NAME By Souther Milling to Deputy

Fee \$15.00