11-22-93P01:43 RCVD

Vol. 0193 Page 30854

71630

K-44909

## TRUST DEED

THIS TRUST DEED, made this	Twelfth	day of November, will.
		and the second s
between	Klamath County Title Co.	as Trustee, and
Associates Financial Services Company of 6	regon Inc. as Beneficiary.	
Associates Financial Services Company of	witnesseth:	
G improved by grants bargains sells	and conveys to trustee in trust, with power of sale, the proper	ty iff
	_ County, Oregon, described as:	
KLAMATH	_ County, Oregon, describes as	_
Lot 10 in Block 3 thereof on file i	of Lenox; according to the of n the records of Klamath Count	ricial plat ry, Oregon.
	4	
		horoditarroots one bearings es
and all other rights thereunto belonging or with said real estate:	or agricultural, timber or grazing purposes, together with all and in unywise now appertaining, and the rents, issues and profits their	
For the purpose of securing: (1) Paym	ent of the indebtedness and all other lawful charges evidenced by	a loan agreement of even date herewith, made by greener
		ments of \$204 J. J. J. Palvariae at
8/1	at \$ 243.56 followed by at \$	A (04(024)0) (1)
• A with an Annua	Percentage Rate of 20, 01 %, with a principal balance	of \$1 1.794 by and any extensions in terms
(2) performance of each agreement of gra together with interest thereon as herein p	tor herein contained; (3) payment of all sums expended or advar	seed by heneficiary under or pursuant to the terms becars.
The agreed rate of interest is (check appl		
18.93% per year on unpaid pr		paid principal balance over 5500 and not exceeding \$1.(10)
To project the security of this trust of	eed, grantor agrees:	
like manner any building which may be on to comply with all laws affecting said proper suffer or permit any act upon said proper	ition and repair; not to remove or demolish any building thereon; instructed, damaged or destroyed thereon and to pay when due all cast or requiring any alterations or improvements to be made thereby in violation of law; and do all other acts which from the characteristic general.	reon; not to commit or period waste thereof, not to commit, acter or use of said property may be reasonably need (Sair).
or at option of default bereunder or invalid	o beneficiary insurance on the premises satisfactory to the benefic policy may be applied by beneficiary upon any indebtedness secu- nt so collected or any part thereof may be released to grantor. Su- tte any act done pursuant to such notice.	ch application or release shall not cure or waive any iletaviti
3. To pay all costs, fees and expense	s of this trust including the cost of title search as well as other cost and attorney's fees actually incurred as permitted by law.	
4. To appear in and defend any action and expenses, including costs of evidence and expenses.	n or proceeding purporting to affect the security hereof or the rig of title and attorney's fees in a reasonable sum as permitted by	
interest on the property or any part the	r to delinquency all taxes or assessments affecting the property; sof that at any time appear to be prior or superior hereto.	
6. If grantor fails to perform any o do so and without notice to or demand manner and to such extent as beneficiar the property; commence, appear in or d contest or compromise any encumbrance beneficiary may incur any liability, expe	the above duties to insure or preserve the subject matter of this in grantor and without releasing grantor from any obligation here may deem necessary to protect the security hereof. Beneficiary fend any action or proceeding purporting to affect the security hereof, charge or lien, which in the judgment of beneficiary appears to be discretized above arounds in its absolute discretized it may deem necessal enants to repay immediately and without demand all sums expend above until paid, and the repayment of such sums are secured	may, for the purpose of exercising sold powers, come one treef or the rights and powers of beneficiary, pay, jurchow se prior or superior berefo, and in exercising any such process my therefor including cost of coulons of title, curofice contro- ted bereinder by beneficiary, together with interest trops if:
to is mutually agreed that:	i e	
	ction with any condemnation for public use of or injury to said clease such monies received by it in the same manner and with the	property or any part the real is hereby assigned and while the same effect as above provided for dispersion of provide
Deliver to Associates Financial Service	s Company of Oregon, Inc.	
259 Barnett Rd,		

- 8. Upon any default by granter or if all or any part of the property is sold or transferred by granter without beneficiary is consent, the beneficiary may at any one without notice, either in person or by agent, and without regard to the adequacy of any security for the indebtedness secured, enter upon and taking possession of the property shall not cure or waive any default or inserted of default or invalidate are not they part and
- 9. Upon default by granter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all same secured increasement of any agreement, the beneficiary may declare all same secured increasements. 9. Upon details by granter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all since secured in management due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manager provided by Live for mentioning of the latter event the beneficiary or the trustee to foreclose this trust deed by advertisement and tale. In the latter event the beneficiary or the trustee shall account and tales to the trustee to the trustee of the latter event the beneficiary or the trustee shall account and tales to the trustee of the latter event the beneficiary or the trustee shall account and tales to the trustee of the latter event the beneficiary or the trustee shall account and tales to the trustee of the latter event the latter event the latter event the latter event to the trustee of the latter event to the latter e due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manager provided by law for manager bare, have no direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall exercise and cause to be recorded as or direct the trustee to toreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the Insure shall execute and cause to be received his written notice of default and its election to sell the said described real property to satisfy the obligations secured bereby and proceed to foregine this trust deed to a manner provided by law
- 10. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount than due or her the trustee and the obligation accuract thereby the grantor or other person pays the entire amount than due or her the trustee. 10. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount them due as as the terms of the obligation secured thereby, the grantor or other person making such payment shall also pay to the benefit carry all the costs and expenses a tradity
- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor extensis Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trusce shall sell the property as provided in 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the tradec shall sell the property as prosperty as prosperty. Any perconduction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a dead without express or implied covenants are
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lead of the trustee and the expenses of sale, including the lead of the trustee and the sale and 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (i) the expenses of sale, including the toxine real of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed. (3) to all persons having toxorded here subsequent to no and (4) the simple of me in the results of the simple of me in the results of the simple of me in the results. of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed. (3) to all persons having recorded tiens subsequent to no interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus of any, to the granter or to his succession in the order of their priority. interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named becomes to any successor to any trustee named becomes and distant successor to any trustee named becomes to any successor to any trustee named becomes and distant successor to any trustee named becomes to any successor to any trustee named becomes and distant successor to any trustee named becomes to any successor to any trustee named becomes to any successor to any trustee named becomes to any successor to any successor to any trustee named becomes to any successor to any s 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named percent or to any successor function appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties uniforced upon

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully served in five imple of said described real programs and the small programs and the said described real programs. and has valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTAUMENT THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USIS.

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

WITNESS WHEREOF, the grantor has Witness		The size department of the size of	t 0	, /	11-
		•	Jervy W.	Text ton Granto	24 6/2
Witness				()	
STATE OF OREGON				Grantor	the control of the second seco
	: .	)		OFFICIAL PATEIN	
County ofJackson		) SS.	MY	PATRICIA NOTARY PUBLI COMMISSION COMMISSION EXPIRE	G-ORCOAH E
Personally appeared the above named	rry W. Melt	on			1.1937
cknowledged the foregoing instrument to be	His			The second secon	Control of the contro
Before me: Altina forms				der tale and managed by the second state of th	Voluntary act and
			My com	mission expires:	the Court of the C
STATE OF OREGON: C'OUNTY OF KL					
Filed for record at request of K. November A.D., 19	lamath County	Title C	Ompany		
f November A.D., 19 5 of	at 1:43 Mortgages	o'clock	P.M., and	duly recorded in	Vol. M93
		В	Evelyn Bie	hn County Cler	40M93
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