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| IMA CALCO | | PYRIGHT 1992 STEVENS-NERS LAW FUELISH | NO CO., PORTLAND, OR |
| | MTC 31277-H | r Vol <u>m93</u> Page | 30984 |
| JOHN C. CONDIT and KATHRYN I. CO | Cay of | November | 1993 between |
| 1 | | | |
| II MUDATE DESCRIPTION | | | _ |
| CAROL CLEWETT AND THE TRUSTEES O | P. THE RUSCH FAMILY | TRUST each as to a Si | , as Trustee, a |
| | | ****************************** | ne Damet |
| diamor irrevocably grants, hardains | calle and | , | , as Denemera |
| Grantor irrevocably grants, bargains KLAMATH County, Or | egon, described as | tee in trust, with power of sale | the property |
| | | | |
| The S1/2 W1/2 SE1/4 NE1/4 8 East of the Willamette N | SW1/4 of Section 12. | Township 29 South De | |
| 8 East of the Willamette 1 THEREFROM the South 30 fee | feridian, Klamath Cou | inty, Oregon, EXCEPTING | nge |
| | Pastro Loadway | ' • | |
| Together with that certain instrument recorded Januar | easement for road - | | |
| instrument recorded Januar Microfilm Records of Klama | Y 14. 1975 in Volume | rurposes as disclosed by | Y |
| Microfilm Records of Klama | th County, Oregon. | n/s at page 550. | |
| together mist -11 | | | |
| together with all and singular the tenements, hereding or hereafter appertaining, and the rents, issues and the property. FOR THE PURPOSE OF SECURING PER | aments and appurtenances and | all other rights thereunto belonging | lander i |
| FOR THE PURPOSE OF SECURING DES | money thereof and all fixfures n | ow or hereafter attached to or used | in connection with |
| of | NORMANCE of each agreemer | t of granter herein contained | |
| of ************************************ | KED AND NO / 100ths* | *** | |
| | | | ms of a promissor |
| the debt secured by | 7. in 193 | | |
| he date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the grantor at the beneficiary's option, all obligations secured by become immediately due and payable. | described property, or any part | thereof or any inter the timal insta- | larent of the not |
| sour, conveyed, assigned or alienated by the grantor at the beneficiary's option, all obligations secured by become immediately due and payable. To protect the security of this trust deed, grant | vithout first having obtained the | written consent or approval of the | sold, agreed to b |
| | | | |
| provement the protect, preserve and maintain the pro- | certy in good condition | | |
| | | | |
| 3. To comply with all laws, ordinances, regulator requests, to join in executing such tinancing states or pay for filing same in the proper public office or | costs incurred therefor, | anding of improvement which ma | y be constructed |
| 5. 10 comply with all laws, ordinances, regulat so requests, to join in executing such financing states to pay for filing same in the proper public office or agencies as may be deemed desirable by the beneficia 4. To provide and continuously maintain instance. | nents pursuant to the Uniterm | restrictions affecting the property; Commercial Code as the benefities. | if the twoelsciary |
| | | | |
| written in and such other hazards as the benefit | Harv may from time | r hereafter erected on the property | e examinis s |
| clary as soon as insured; if the grantor shall fail for a | DV reason to present a latter; a | Il policies of insurance shall be depen | diament in a h |
| to tay as soon as insured; if the grantor shall fail for a t least fifteen days prior to the expiration of any po- ure the same at grantor's expense. The amount collec- ny indebtedness secured hereby and in such order as h | icy of insurance now or herealt. | er placed on the built of policies | o the honelicinis |
| | | | |
| 5 To the any act done pursuant to such not | ice. | cure or waive any default or purion | and states to t |
| | | | |
| | | | |
| cured barely may, at its option, make payment | thereof and the amount be | neticiary with funds with which to | mska met - |
| | | | |
| | | | |
| ble and constitute a transfer shall, at the option of the | beneficiary, tender all | ll be immediately due and payable | without notice |
| | | | y due and pav- |
| ustee incurred in connection with or in entorcing thing 7. To appear in and detend any action or proceed in any suit action or proceed in a suit action or pro | s obligation and trustee's and a | arch as well as the other cous and torney's fees actually incurred | expenses of the |
| new all costs and | LICIBLY OF Trustee many | tights of powers of benefic | lary or trustee; |
| entioned in this seement of the | S WING ING Deneticiary's or terres. | to the intechest | te of this doed |
| rney's fees on such appeal | as the appellate court shall adju | dge reasonable as the beneti jory's | 'nt or decree of |
| 8 In the event at a | | | |
| 8. In the event that any portion or all of the pri iary shall have the right, if it so elects, to require the trustee because | hat all or any portion of the | right of eminent domain or conde | mnation, bene- |
| IE: The Trust Deed Act provides that the trustee hereunde | r must be either an atterney | , as compensation to | r such taking. |
| it company or savings and loan association authorized to do d to insure title to real property of this state, its subsidiari nt licensed under ORS 696.505 to 696.585. | es, affiliates, agents or hanches | n or the United States, a title insurance | tompany outhou |
| 51001 OK3 676.303 to 696.585. | The articles, | ine United States or any agency therea | f, or an escrew |
| TRUST DEED | | STATE OF OREGON, | The second secon |
| INOSI DEED | | January, OREGON, |] |
| | = ' | County of | SS. |
| HN-CCONDIT and KATHRYN L. CONDIT | ·- | I certify that the wi | then inne- |
| OH OKINDALE RD | - | ment was received for rec | ard an etc |
| MATH FALLS; OR Grontor | SPACE RESERVED | day of | 10 |
| OL CLEWETT AND THE TRUSTEES OF T | FOR | at O'clock M n | od exposual at |
| ************************************** | RUSCH- #AMELY TRUST | III OOOK/ reelXrolume No | |
| 2n Jense CA 9572/2 | | ment/microfilm/reception N | file/instru- |
| Beneficiary | | Record of | o |
| ecording Return to (Name, Address, Zip): | | Witness my habd a | nd county. |
| NTAIN TITLE COMPANY | | County affixed. | ing sear of |
| KLAMATH COUNTY | | · | |
| | 1. | NAME | |
| | | By | TITLE |
| | | | Webuty |

which are in excess of the amount required to pay all reasonable cests, expenses and attermy's less recessarily paid or incurred by parties in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attermy's less now in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the behavior, necessarily paid or incurred by beneficiary in such proceedings, and the behavior, necessarily paid or incurred by beneficiary in such proceedings, and the behavior, necessarily may be present to the secure and applied upon the individual measurement for case of its less and paid of incurred by beneficiary in such proceedings, and the behavior, and the note for endorsament (in case of itall reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) pion in granging my essentent or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the line or charge threely (d) and pay the state three threely controlled the warranty, all or any part of the property. The giantee in any reconverse may be described as the "person or reconverse and the services mentioned in this paraginaph shall be not less than \$5.

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in previous three upon and take or any of the services mentioned in this paraginaph shall be not less than \$5.

11. The nettering upon and taking possession of the property, the collection of such restrict, including resonable attorney? here upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The nettering upon and taking possession of the property, the collection of such restrict, issues and professed of ine and other instances policies or compensation or awards for any taking or damage of the property, and the app

and that the grantor will warrant and torever detend 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, tamily or household purposes (see Important Notice below),
(b) for an organization, or (even it 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, legates, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and went first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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| not applicable; if warranty (a) i as such word is defined in the beneficiary MUST comply with disclosures; for this purpose use if compliance with the Act is no | by lining out, whichever warranty (a) is applicable and the beneficiary is a Truth-in-Lending Act and Regulation the Act and Regulation by making a Stevens-Noss Form No. 1319, or east required, disregard this netice. STATE OF OREGON, Country 1975 of the Country 197 | required ulivalent. KATHRYN | CONDIT OL | C Condt |
| | This instrument was a JOHN C. CONDIT | ncknowledged before n AND KATHRYN L.,CO | ne on /// 2 | . 1973, |
| Paratition : | JOHN'S Grist FONDAT was a by | | | , 19, |
| NOTAR NOTAR OMM/IBE.O | OFIGIAL SEAL SELEN M. FINK Y PUBLIC - OREGON SSION NO. 014766 MEXPIRES APR. 20, 1998 | My commission | | SINC) ery Public for Oregon |
| STATE OF OREGON: COU | | • | | 2.2. |
| Filed for record at request of November | 01 | on Pag | M., and duly recorded in 20984 | |
| FEE \$15.00 | | Evelyp | Biehn County Cle | ler |
| | | | | |