Volmes Page 31686

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71704 m	TRUST DEED	Vol. m93 Par	ne 30984 6
THIS TRUST DEED, made this0	U SILIFIF	Taransana an	1000
JOHN C. CONDIT and KATHRYN L. CONDIT,	husband and wife	ELI VICERLET L	, 19.33, Detween
***************************************		*************************	as Grantor,
MOUNTAIN TITLE COMPANY OF CAROL CLEWETT AND THE TRUSTEES OF THE	KLAMATH COUNTY	m each as to a	, as Trustee, and
nterest			
	WITNESSETH:		
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon, d		n trust, with power of	sale, the property in
The S1/2 W1/2 SE1/4 NE1/4 SW1/8 East of the Willamette Merid THEREFROM the South 30 feet fo	ian, Klamath County		
Together with that certain easinstrument recorded January 14 Microfilm Records of Klamath C	, 1975 in Volume M7		ed by
**THIS DOCUMENT IS BEING RERECORDED ogether with all and singular the tenements, hereditaments thereafter appertaining, and the rents, issues and profits	and appurtenances and all	other rights thereunto bel	onging or in anywise now r used in connection with
he property.  FOR THE PURPOSE OF SECURING PERFORM	IANCE of each agreement or	f grantor herein contained	snd payment of the sum
***FIVE THOUSAND FIVE HUNDRED	AND NO / 100ths***	t.*	
ote of even date herewith, payable to beneficiary or ord	Dollars, with interest and made by grantor, the	est thereon according to a final payment of princip	the terms of a promissory oal and interest hereof, if
t sconer paid, to be due and payable			
The date of maturity of the debt secured by this in scomes due and payable. In the event the within describ, ild, conveyed, assigned or alienated by the grantor withou the beneticiary's option, all obligations secured by this i scome immediately due and payable.	ped property, or any part that It first having obtained the w	ereol, or any interest the ritten consent or approva	rein is sold, agreed to be I of the beneficiary, then.
To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property	in good condition and repair	; not to remove or demo	lish any building or im-
overent thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good and	habitable condition any but	ilding or improvement wi	hich may be constructed,
neged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, requests, to join in executing such tinancing statements	covenants, conditions and re-	attictions affecting the pro-	operty; if the beneficiery
requests, to join in executing such maining statements pay for filing same in the proper public office or office incies as may be deemed desirable by the beneficiary.	s, as well as the cost of all	lien searches made by fi	ing officers or searching
4. To provide and continuously maintain insurance mage by tire and such other hazards as the beneficiary			
itten in companies acceptable to the beneficiary, with liery as soon as insured; if the grantor shall fail for any re	oss payable to the latter; all	policies of insurance shall	be denote applicabl
least fifteen days prior to the expiration of any policy of the same at grantor's expense. The amount collected t	f insurance now or hereafter	placed on the buildings,	the beneticiary may pro-
indebtedness secured hereby and in such order as benet, any part thereof, may be released to grantor. Such appl	iciary may determine, or at o	ption of beneficiary the en	ntire amount to collected,
der or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lies	The state of the s		
essed upon or against the property before any part of	such taxes, assessments and	other charges become par	st due or delinquent and
mptly deliver receipts therefor to beneficiary; should to see or other charges payable by grantor, either by direct t	payment or by providing ben	eficiary with funds with	which to make such pay-
ent, beneficiary may, at its option, make payment ther cured hereby, together with the obligations described in	paragraphs 6 and 7 of this to	rust deed, shall be added	to and become a part of
e debt secured by this trust deed, without waiver of any r th interest as aforesaid, the property hereinbetore descr und for the payment of the obligation herein described,	ights arising from breach of a ibed, as well as the grantor,	any of the covenants herec II se bound to the sa	of and for such payments, one extent that they are
und for the payment of the obligation herein described, I the nonpayment thereof shall, at the option of the ben	and all such payments sha. eficiary, render all sums secu	be immediately due and in d his this trust deed in	l payable without notice, nmediately due and pay-
e and constitute a breach of this trust deed.  6. To pay all costs, lees and expenses of this trust i		21	
stee incurred in connection with or in entorcing this ob 7. To appear in and detend any action or proceeding	oligation and trustee's and at	torne ; actually incu	ared.
I in any suit, action or proceeding in which the benefici	ary or trustee may appear, i	ncluding any suit for the	loreclosure of this deed,
pay all costs and expenses, including evidence of title ar ationed in this paragraph 7 in all cases shall be fixed by	y the trial court and in the e	vent of an appeal from a	ny judgment or decree of
trial court, grantor further agrees to pay such sum as to ney's fees on such appeal.	he appellate court shall adju-	dge reasonable as the ber	eliciary's or trustee's at-
It is mutually agreed that: 8. In the event that any portion or all of the property.	erty shall be taken under the	right of eminent domain	or condemnation, bene-
iary shall have the right, if it so elects, to require that	all or any portion of the r	nonies payable as compe	nuation for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder as company or savings and loan association authorized to do be do to insure. Utile to load property of this state, its subsidiaries, and licensed under OIIS 696.505 to 696.585.	usiness under the laws of Orego	n or the United States, a title	insurance company autho-
A STATE OF THE STA		STATE OF OREG	ON, )
TRUST DEED			ON,
HN-C:-CONDIT-and-KATHRYN-L:-CONDIT		•	at the within instru- I for record on the
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AMATH FALLS; OR Grenter	SPACE RESERVED	ato'clock	M., and recorded
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an JUNG 95736	signatur (s. 1905) Albert (s. 1905)	Record of	of said County.
		Witness n	ny hahd and seal of
or Recording Return to (Name, Address, Zip): DUNTAIN TITLE COMPANY		County affixed.	
F-KLAMATH-COUNTY		***************************************	
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which are in ercast of the amount required to pay all reasonable costs, expanses and atterney's best proceedings, shall be owit to beneficiary and applied by it liest upon any reasonable costs are expanses and atterney's test proceedings, shall be owned to beneficiary and applied to the proceedings, and the progress of the proceedings and the property and grantor agrees, at its owners are all the proceedings and the property and grantor agrees, at its owners are all the proceedings and the property and grantor agrees, at its owners are all the proceedings and the property and and componation, promptly upon beneficiary's request.

In all the property and grantor agrees, at its owners are all the property and the property (D) join in granting and the individual formers are all the property (D) join in granting and the individual formers are all the property (D) join in granting and the property (D) join in granting any the property of the property (D) join in granting any the grant property (D) join in granting any the grant property (D) and the property (D) in the property (D) in the property (D) and the property (

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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, family or household purposes (see Important Notice below),

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 of the construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that 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 year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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*IMPORTANT NOTICE: Delete, by lining out not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-lebensticiary MUST comply with the Act and disclosures; for this purpose use Stevens-Ne if compliance with the Act is not required, a	and the beneficiary is a creditor adding Act and Regulation Z, the Regulation by making required to Form No. 1319, or equivalent.	JOHN C. CONDIT	Jol C Congle
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by Jo	s instrument was acknowle	dged before me on	11/3 02
JOHN	C. CONDIT and VATUR	HRYN L., CONDIT	, 19./2
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