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Volangs Page 33918

anter without hereficiary's concent; the best-ficiary may at any limit	TRUST DEED	one with a sign as to like to so lo	marter logish on the U.A.
ness THIS TRUST DEED; made this paties between the term	e idealpacy of any security for the	dia fine of hadis that foot day	" December " io 93 "
between Paul Duane Stu	evens and Jacque11	ne v. Stueveus	as Grantor,
eginlasija tajnos sais lie veljoh van Klamath County susologe) egisjisur ni wel od totivig rannas oli ni rispo ni	exed to literates the true detail	enclicien, et ils election may an	g more disprin, tokinyet dan soo 👙
Associates Financial Services Company of Oregon, Inc.;; as Bene ri, (22), (201) 2:01, asologi() of Locoton bene yelled homeos, are lan	iliciary (*) 1915 for it staat in ilico self visuus of visusing liet WITNESSETH:	Japansko prok seletar et antari Japansko prok seletar et antari	i di Emplicatio de structura della de-
Grantor irrevocably grants, bargains, sells and conveys to trusted	12 AT COME TO A SECURE ASSESSMENT OF THE PARTY OF THE PAR	the property in	Table for the property of the State of the S
Harry Klamath, sasso of the crant size of Comy Dorgon, d	ecribed are an incident method to allo	AGRAMMA ALL TOPPHAS DESIGNATION	त्याकः । एक इस्त विकास स्थापन होती है। इस्तु कर्मा कर्मा कुलाव होता है है । इस्तु क्षेत्र होता है ।
Lot 11, Block 4, Second Addition	r skiene ir var Vi Tilage	yeq ffeta engerg pakernad vot	17. Upop mry telante by gree Country with just there (covernous
	nyis was law Hadish to Bullon bo	ie do rei de la companione de la compani	ni do en el lutura a tella. Ci
et wilde purchast a deel without express or implied covernant w	time of sale. Traces shall delive	all bedder the cash jury chief at the	हैं अन्यास्थापुर केरा प्रशासन कर कि है है जिस्से हैं। अपने के स्वाधिक स्वतिस्थान कर कि है है हैं।
sale in payment of (1) the expenses of sale, including the favility free	elle shall apply the proceeds of	resucto de povers pontido, im	nggallar asunggadi disiWaki
net flets. (1) we all persons having recorded heres salvaguent to the los woll (4) the author, if pay, to the granter of to his successor in	ter constitues secured by this reco Placer in the coder of their prece	trust theed as deep relotest that	independ of the frenchistory we the conservational and be not rectally
or successors to any trustec states describe of to any successor trustee	tide to time uppoint a successor	y law, the lease pelocy may from	tunumispassingis vittitus 🚉
which real property is not currently used for agricultural, timber and all other rights thereunto belonging or in anywise now apperts	or empine nurnoses logether wi	th all and singular the tenements	hereditaments and appurtenances
with said real estate:	at mid rebou gamistraditi ba	ves th and with the frencheing n	nga kana kananggapi katanggapi at
For the purpose of securing: (1) Payment of the indebtedness payable to the order of beneficiary at all times in the manner a		Luze w. 154590	52:00 T/13666676 841
2920 GEVORIE 1 1918 DE 203 201 A 15	followed by 83	183.81	followed by 0 at
in monany instantions. (Qiol) and (District States) but recovering processing states and in the processing states of a system of the processing states of the processing s	23.99 % with a principa	l balance of \$ 7672.76	and any extensions thereof;
	(2) 对中国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国	e granter bas bereando sopinis ha	The second of the second second second second second
The agreed rate of interest is (check applicable box): 22.85 % per year on unpaid principal balances			S JUDIC PORCE
36% per year on that of the unpaid principal balance of \$500 or	r less 30% per year on that part hich is more than \$1,000.	of the unpaid principal balance or	ver \$500 and not exceeding \$1,000;
To protect the security of this trust deed, grantor agrees:	Carlingal	Witness	
To keep said property in good condition and repair; not to like manner any building which may be constructed damaged or a constructed.	estroyed thereon and to pay when	n due all claims for labor perform	ed and materials furnished therefor;
to comply with all laws affecting sale property of fecuiring any all suffer or permit any act upon sale property in yieletion of law.	terations or improvements to be I	made thereon: not to commit of D	effull waste thereof, not to commute.
the specific enumerations/herein por exclusive the second of the second	71 22(1)		
collected under any life of other insurance policy may be applied or at option of beneficiary the entire amount so collected or any p	by beneficiary upon any indebted	ness secured hereby and in such of	order as beneficiary may determine;
or notice of default hereunder or invalidate any act done pursua	nt to such notice.	a Paul Duane Stu	Personally agreered the above name
3. To pay all costs, fees and expenses of this trust including or enforcing this obligation, and trustee's and attorney's fees ac	the cost of title search as well a tually incurred as permitted by	aw.	actorised the forceoing instruc
herb hos the training. 4. To appear in and defend any action or proceeding purport and expenses, including costs of evidence of title and attorney's	ting to affect the security hereof fees in a reasonable sum as perm	or the rights or powers of benefic	iary or trustee; and to pay all costs or proceeding in which beneficiary
or trustee may appear.			
 To pay at least ten (10) days prior to delinquency all tax interest on the property or any part thereof that at any time app 	es or assessments affecting the poear to be prior or superior here	to.	combrances, charges and neas will
6. If gramor fails to perform any of the above duties to ins do so and without notice to or demand on grantor and without i	elensing grantor from any obliga	ation hereunder, perform or caus	e to be performed the same in such
manner and to such extent as beneficiary may deem necessary to	o protect the security hereof. Be	neficiary may, for the purpose of scurity hereof or the rights and po	exercising said powers; enter onto owers of beneficiary; pay, purchase,
contest or compromise any encumbrance; charge or lien, which is beneficiary may incur any liability, expend whatever amounts in i and pay his reasonable fees. Grantor covenants to repay immedia	n the judgment of beneficiary app to absolute discretion it may deen	ears to be prior or superior hereic necessary therefor including cos	r, and in exercising any such powers of evidence of title, employ counsel
and pay his reasonable fees Grantor covenants to repay immedia of expenditure at the agreed rate shown above until paid, and to	he repayment of such sums are	secured hereby,	and the period the first to the room.
It is mutually agreed that:			
7. Any award of damages in connection with any condemn paid to beneficiary who may apply or release such montes recei	ation for public use of or injury wed by it in the same manner an	d with the same effect as above	provided for disposition of proceeds
of fire or other insurance. Particular Deliver to Associates Financial Services Company of Oregon,	Inc.		
259 Barnett Rds Charles United Med	Eőrd"OR"97501 ^{//o8} ≠**	ant freed OR THE NOTE When It are	Donot verse (seaso, this t

IN WITHERS WHEREOF de

- 8. Upon any default by grantor or if all or any part of the pro out beneficiary's consent, the beneficiary may at any tir without notice, either in person or by agent, and without regard to the adequacy of any security for the indebteuress secured, enter upon and take possession of the property or any part of it, and that the entering upon and taking possession of the property shall not cure or warve any default or notice of default or invalidate any act done pursuant Scuevers Sengitors and theorielanus V. ault Duane
- but 9. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediate due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosure. or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a
- 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 cruire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default Grantor will pay these fees upon demand.
- 12. After a lawful lange of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public suction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied coverants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells purs 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 lawful fees 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 liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority; and (4) the surplus, if any; to the granter or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a succe stor or successors to any trustee named berein or to any succ and hereuacker, Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon my trustee herein named or appointed becomes not improve about the lower least and the interesting of the appointed becomes a proposed by the re-

ad agrees to and with the beneficiary and those claiming under him, that he is lawfully, seized in fee simple of said describ and has valid, successible the districts and that be will warrant and forever defend the same against all persons whomsoever it relieves to accomply additional

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. THIS INSTRUMENT DOES NOT GUARANTEE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES:

This deed applies to in to, mares to the benefit of and binds all parties hereto, their here, legators, devoces, administrators, excessors, successors and assigns. The term beneficiary today and owner, including pledges, of the note accuracy factors, whether or not named as a beneficiary herein. In constraining this deed and whenever res to the benefit of and binds all p a countries are programmed, the assembling proving includes the functions and the neutral and the supplier sampler includes the plural taxicon gived a moral dirent livered

Judenio	Paul Duane Stuevens L. Granto Stuevens Constant
CALL CO COMMENT OF THE PROPERTY OF THE PROPERT	PATRICIA JONES 1) ZZ PATRICIA JONES NOTARY PUBLIC -OREGON COMMISSION NO (28817) THE COMMISSION PROPRES OCT: 17, 1997
The The Control of th	of the first of the control of the c
of Dec 7 A.D., 19 93	TH: ss. Klazach County Title co the 20th day at 11:19 o'clock A M and duly recorded in Vol. M93 Mortgages on Page 33918 Evelyn Blehm County Clerk By Occulous Mullis Tolks
Do not lose or destroy this Trust Deed OR THE NOTE who	Bonglein State of the State of