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亚约2. 1 07-05-9	PN=138 RCVD	170 44041-82 Vol. 0194 Page 20838
83811		
THIS TRUST DEED, made th	5 0	day of 3 Prim beat 19 73, between
Authoritan	CISSICES	, as Granter,
ASPEN TITLE & ESCROW. INC.	an OREGON CORP	RATION to Trestee, and FN REALTY SERVICES, INC., a CALIFORNIA
CORPORATION, TRUSTECS B	★大学を決議しても必要がは特殊できる。	WITNESSETH:
there six a surface to the party of the part		oneys to trustee in trust, with power of sale, the property in KLAMATH
COUNTY, OREGON, described as:	argeins, seus una c	
AND SECONDARY SECTION AND AND AND ADDRESS OF THE PARTY OF	Fait Sait cust A	
Tot 17 is Block 28 of 1	ract 1113-Oregon Si	res-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21,
Page 20 of Maps in the office of the		
cessis lond Soles London siles	File St. Francisco	The state of the s
an lawn tu tura was and	in the fact to 1 He Court	
together with all and singular the tenements.	here I aments and appure	ratices and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the
rents, issues and profits thereof and all fixture	EOF HANCE of each agree	rient of stantor herein contained and payment of the sum of
beneficiary or order and made by grantor, the	e fight payment of principal	and interest nevert, of not some paid, to be one una popular to the event
the within described property, or any part	thereof, or any interest the	dote, stated above, on which he find installment of said note becomes the dut payants, or terming the said, agreed to be sold, conveyed, assigned or allenated by the senator without first having the said of the
The above described real property is not earn To protect the security of this trust de		
1. To protect, preserve and maintain sain not to remove or demolish any building or i permit any waste of said property.	nprovement thereon; not	the property. The grantee in any reconveyance may be described as the "person or
building or improvement which may be con	in good and workmanlike tructed, damaged or destro	yed thereon be concluded proof of the mulifathess than \$5.
and pay when due all costs incurred therefore,	regulations, covenants, co-	tions, and 10. Upon any default by grantor hereined, oens it in the prointed by a court, and a executing due notice, either in person, by agent or by a received to be appointed by a court, and
restrictions affecting said property; if the bil such financing statements pursuant to the bil ary may require and to pay for filing same well as the cost of all lien searches made b	iforn Commercial Code as	or offices, as criter upon and take possession of said properly or any part including those men due and
mey be deemed de 2010 by the beneficiary.	de descenance on the built	lines now or including reasonable attorney's fees subject to paragraph revent
hereafter erected on the said premites again hazards at the beneficiary may from time to	time require in an amount	and less than
beneficiary with loss payable to the latter;	7 policies of insurance shall	ny reason to such rents, issues and profits of the property, and the compensation or awards for any taking or damage of the property, and the
to the beneficiary as soon as insured; if procure any such insurence and to deliver fifteen days prior to the expiration of an placed on said buildings, the beneficiary many first or the said buildings.	The same of the same of the same	his expense Roller of the said hereby or
The amount collected under any fire or of	ter incurance policy may	is applied by his performance of any oreement hereunder, the beneficiary may declare all sums to beneficiary. In his performance of any oreement hereunder, the beneficiary may declare all sums to beneficiary.
beneficiary upon any machinens secured may determine, or at option of beneficiar part thereof, may be released to grantor. Su waive any default or notice of default here.	h insting or release shi	the beneficiary may proceed to the plantage Housenest Housenest I said real neoperty
waive any default or notice of default here to such notice. (A.S. To keep said premises free from assessments and other charges that may be	Carlot Charles and the first	hereticing at his election may proceed to foreclose this
property before any part of such takes, as-	the second of the	decome past and cause to be recorded his written notice of default and his election to sell the said
due or delinquent and promptly deliver grantor fail to make payment of any laxes. other charges bayable by grantor, either	sessivents, insurance previous by Jirect payment or	tions, liens or trustee shall fix the time and place of sale, give notice thereof as then regulared by trustee shall fix the time and place of sale, give notice thereof as then required by two providing law, and proceed to foreclose this trust deed in the manner provided in ORS/86.740
beneficiary with funds with which to make option, make payment thereof, and the and	such payment, beneficial munt to poid, with interest there with the obligations	the new sulf 10 80.
	stadded to and become a pa	graf the debt trustee's mie, the grantur or other person to privileged by OKS on the program then due
the covenents nereof and for such payment		under the seems of the trust deed and the trust of the obligation and trustee's
payments shall be immediately due and pay thereof shall, at the option of the benefici	ble without notice, and the	e compayment as would not then be due had no default occurred, and thereby eare to clean, the hot interest which even all foreclosure proceedings shall be dismissed by the trustee.
thereof shall, at the option of the ceneric deed immediately due and payable and coms 6. To pay all costs, fees and expense search as well as the other costs and expense.	at this count including the	e cost of title designante in the notice of sile. The trustee may sell said property either in one
with this obligation.	and an appropriate	to affect the purchaser its deed in form as required by law conveying the property so sold, but
security rights or powers of beneficiary	or trastee, and including a	ut, section or without any covenant or warranty, express of the trustafulness thereof. Any person, any suit for the matters of fact shall be conclusive proof of the trustafulness thereof, any person, are of title and excluding the trustee, but including the grantor and beneficiary, may purchase as the
foreclosure of this deed, to pay oil costs and the beneficiary's or trustee's attorney's fe	a provided, however, in c	are the suit is sale. When trustee sells pursuont to the powers provided herein, trustee shall is when trustee sells pursuont to the powers provided herein, trustee shall be including the
mentioned in this paragraph 7 in all cases	escribed; the amount of a hall be fixed by the trial o	obligation secured by the trust deed. (3) to all persons having recorded tiens
appellate court if an appeal is taken.	tor state	subsequent to the interest of the trustee in the trust deed as their prevents any appear in the order of their priority and (4) the surplus if any, to the grantor or to
8. In the event that any portion or an	Derre territ and the re only	wight, if it so le. For any reason permitted by any perelicular ring of the any successive trained
such taking, which are in excess of the an expenses and attorney's feet necessarily proceedings shall be paid to beneficiary of costs and expenses and attorney's feet, necessarily paid or incurred by beneficial applied upon the indebtedness secured expenses in take such actions and execute	d epailed by it first upon both in the trial and e, by in such proceedings as	a y reasonable sipon any mustee herein hamed or appionness necessarie, each monificary, consisting apiclate courts. It substitution shall be made by written instrument executionless, when recorded in the six site balance reference to this trust deed and its place of recordingly or countless in which the way office of the County Clerk on Recorder of the county or countless in which the six
9. At any time and from time to t	me upon written request	of beneficiary, 17. Trustee accepts this trust and the first is not obligated to notify any
case of full reconveyance, for cancellation	- courtee may (a) consent	Inbility of any party hereto of penting mie under any values as party unless such action to the making proceeding in which granter, beneficiary or trustee shall be a party unless such action
of any map or plat of area pro-	1 No. 1 1 Section 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	환경이 공연령 경험에 되었던 결혼 경우의 관련 사람들이 가는 그는 사람이 가는 가는 가는 것이 되었다.
The grantor covenants and	grees to and with the	he beneficiary and those claiming under him, that he is lawfully seized in fee
simple of said described real pro	verty and has a valid.	inencumperea tittea thereto
NOTE: The Trust Deed Act provides that the	trustee hereunder must b	e either an attorney, who is an active member of the Oregon State Bay, a bank, trust company the laws of Oregon or the Urited States, a title insurance company authorized to insure title to real has, or the United States or any agency thereof.
or savings and loan especiation during property of this state, its subsidiaries	affiliates, agents or branc	hea, or the United States of any agency thereof.

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