| RM No. 811 - Oregon Trust Deed Series - TRUST DEED (Assigns ent Fie stricted | a). | COPYRIGHT 1994 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 97204 |
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| | TRUST DEED | FVolm95 Page 4488 |
| | day of Februar | ry, 19.95, between |
| TEODOR R MURCA AND RELLY A. MURGA. | HUSBAND AND WIFI | E |
| | | , as Grantor, |
| MOUNTAIN TITLE COMPANY OF KLAMATE | I COUNTY | as i rustee, and |
| FRANCES M. PHILIPEK | | , as Beneficiary, |
| • • • • • • • • • • • • • • • • • • • | ITNESSETH: | |
| Grantor irrevocably grants, bargains, sells and | f conveys 'o trustee (| in trust, with power of sale, the property in |
| KLAMATH County Ota Con desc | ~f1Dea 85. | |
| | TTON to the TOWN | n of Klamath Falls (now |
| | | |
| City of Klamath Falls) Orago, a Addition on file in the office o | f the County Cle | erk of Klamath County, |
| Addition on file in the office of Oregon and ALSO all that portion through Block A of Nichols Addit | of the Souther | of Klamath Falls. Oregon, |
| through Block A of Nichols Addit | 10h to the city | |
| adjoining Lot F in said Block A. | | |
| regether with all and singular the tenements, hered tare ats an | nd appurtenunces and all | l other rights thereunto belonging or in anywise now |
| r hereafter appertaining, and the relins, issues and provide the | | |
| he property. | NCE of each agreement | of grantor herein contained and payment of the sun |
| ** SEVENTEEN THOUSAND AND NO/ 1.00 ths* | * | |
| note of even date herewith, payable to beneficiar, or order | Dol'ars, with int | terest thereon according to the terms of a promissory he final payment of principal and interest hereof, i |
| | | |
| The data of maturity of the debt secured by this mist | | ed above, on which the final installment of the no sell convey, or assign all (or any part) of the proj |
| becomes due and payable. Should the grantor entire ag ce to | first obtaining the written | n consent or approval of the beneficiary, then, at the |
| bechings out of the part) of grantor's interest in it wirf-out i erty or all (or any part) of grantor's interest in it wirf-out i beneficiary's option*, all obligations secured by this in strum come immediately due and payable. The execution by grant | ent, irrespective of the or of an earnest money a | maturity dates expressed therein, or herein, shan o agreement** does not constitute a sale, conveyance |
| assignment. | | |
| To protect the security of this trust deed, grantor agree | | air; not to remove or demolish any building or im |
| provement thereon; to commit or permit any vase of the | abitable condition any l | building or improvement which may be constructed |
| demaded or destroyed thereon, and pay when due all Costs in | Active the total | and the second the property if the beneficial |
| 3. To comply with all laws, ordinances, regulations, co | Volunting, Con La Timidaama (| Commercial Code as the beneficiary may require an |
| to pay for filing same in the proper public office of the level, | | a construction the proposity administ loss of |
| 4. To provide and continuously maintain insul ance | on the buildings now on the buildings now on the buildings now on the second second second second second second | quire, in an amount not less than stull insur |
| written in companies acceptable to the benefitient | | a manual to deliver the noticies to the Denelicial |
| at least filteen days prior to the expitation of any pointy of | the stress in | manage policy may be applied by beneficiary upo |
| cura the same at grantor s expense. The amount c meet in on | | a setter of honoficiery the entire amount so collected |
| or new nart thateof, may be released to gramor. Such oppose | | |
| 5 To keep the property free from construction news | and to pay all taxes, a sessments ar | and other charges become past due or delinquent an |
| and the deliver receipts thereiot to beneticially, and a cit | | i the make such a with which to make such pa |
| ment hanaficiary may, at its option, make pay them more | | a should be added to and become a part |
| secured hereby, together with the obligations dos the the | ghts arising 'rom breach | of any of the covenants hereof and for such payment |
| with interest as aforestic, the property nereliner up to bootto | | t it to immediately due and navable without notic |
| and the nonnavment thereof shall, at the option of the | | |
| able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust in ble and expenses of this trust in costs. | cluding the cost of title | search as well as the other costs and expenses of the attorney's fees actually incurred. |
| trustee incurred in connection with or in enforcing in s our | purporting to affect the | e security rights or powers of beneficiary or fruste |
| and in any mit action of Droceeding in which the bet show | | the amount of attorney's least the amount of attorney's le |
| to pay all costs and expenses, including evidence of title and mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as th | the trial court and in the appellate court shall a | he event of an appeal from any judgment of decree djudge reasonable as the beneficiary's or trustee's a |
| the trial court, grantor further agrees to pay such out to the | | |
| Is a constrially adreed that: | rty shall be taken under | the right of eminent domain or condemnation, ben |
| the and the the tight if it so ciccis, to to part the | | |
| NOTE: The Trust Deed Act provides that the trustee heres ader must be or savings and loan association authorized to do business under the la | a either an attorney, who is an or of Oregon or the United Si | n active member of the Oregon State Bar, a unit, dust compe- tates, a title insurance company authorized to insure title to n |
| or savings and loan association authorized to do dusiness thats de ta | United States or any agency th | ereol, or an escrow agent licensed under ORS 696.505 to 696.5 |
| *WARNING: 12 USC 1701-3 regulates and may prohibit exercise of *The publisher suggests that such an agreement address the issue | this option. of obtaining beneficiary's cor | nsent in complete detail. |
| "The publisher suggests that such an agreement abores suid tissue of | | STATE OF OREGON, |
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and that the grantor will warrant and forever felend the same against all persons whomsoever

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and that the grantor will warrant and lorever idend the same agains t all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (AN EXAMPLY MANY MAXAY MAYAY (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all persons where for the fields, ledates, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all persons the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understoor that the grantor trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereot 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.

| as such word is defined in t beneficiary MUST comply with disclosures; for this purpose | , by lining out, whiches er worranty (a) o) is applicable and the beneficiary is a c he Truth-In-Lending Ac and Regulation h the Act and Regulation by making re- ise Stevens-Ness Form No. 1319, or equi- not required, disregard this notice. | reditor Z, the quired KELLY A. PURGA ralent | Jugar | |
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| | STATE OF OREGON, Country | of KLAMATH | | |
| | byGEORGE E. MIRGA | ND KEITY A NUMBER | February 24 | , <i>19</i> <u>95</u> , |
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| FEE, \$15.00 | - 第二 - 1 2003日 いたい日 | Bernetha | 8 G. Letsch, County Clerk Mullen Me | |
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