| FORM No. 881-3-Orogon Trust Deed Series-TRUST DEED (No restrictio | n on assignment). Copyrigh | Vol. M95 | page 6018 | |
|--|--|--|---|--|
| NL 96292 | TRUST DEED | ICINAL , DB | The AND IN THE | |
| THIS TRUST DEED, made this 20 R.L. Peterson as trusted under | Epolity Prof. | Jonuary March 20, 1 | 9.95, between | |
| and known as Trust #24-QUI-NCY | | trust.agreement.dated | C | |
| CONTINENTAL LAWYERS TITLE COMPA RICHARD E. PUCKETT, Trustee of | the Richard F Ducko | tt and Value to a | | |
| | WITNESSETH: | | ., as Beneficiary, | |
| Grantor irrevocably grants, bargains, sei Klamath | , described as: | | | |
| LOT SIX (6) and the East Half of KENO, according to the official of Klamath County, Oregon. | | e in the office of th | e County Clerk | |
| In the event the property which conveyed in any manner, this tru without the written consent of t unreasonably withheld. | is the security for st deed and the not he beneficiary here | this deed of trust i secured hereby may inder, which consent | s transferred quint be assumed shall not be | |
| together with all and singular the tenements, hereditame or hereafter appertaining, and the rents, issues and profi the property. FOR THE PURPOSE OF SECURING PERFON FIVE THOUSAND AND NO / 100 | is mereor and an instures now | or hereafter affached to or used | in connection with | |
| | | | | |
| note of even date herewith, payable to beneticiary or o not sooner paid, to be due and payable | st. 17 10 95 | final payment of principal and | interest hereol, if | |
| To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property | agrees: | | 11 | |
| provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good a damaged or destroyed thereon, and pay when due all cost | n the property. | ; not to remove or demolish an ilding or improvement which mu | y building or im- ay be constructed, | |
| 5. 10 comply with all laws, ordinances, regulation so requests, to join in executing such financing statemen | s, covenants, conditions and res | | | |
| agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain income | ces, as well as the cost of all | hen searches made by filing off | licers or searching | |
| written in companies acceptable to the beneficiary, with ticiary as soon as insured: if the grantor shall fail for any | loss payable to the latter; all | ire, in an amount not less than a policies of insurance shall be delive | vered to the bene- | |
| any indebtedness secured hereby and in such order as ben | of insurance now of hereafter under any fire of other insur | placed on the buildings, the ben ance policy may be applied by | eficiary may pro- beneficiary upon | |
| under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction li | oncation of release shall not cu | re or waive any default or notic | e of default here- | |
| promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct | the grantor fail to make paym | ent of any taxes, assessments, ins | or delinquent and urance premiums, | |
| liens or other charges payable by grantor, either by direct payment of any taxes, assessments, insurance premiums, ment, beneficiary may, at its option, make payment thereoi, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of | | | | |
| the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and become a part of with interest as aloresaid, the property hereinbelore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and pay- able and constitute a breach of this trust deed. | | | | |
| able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust | including the cost of title soo | red by this trust deed immediat | ely due and pay- | |
| 7. To appear in and defend any action or proceed and in any suit, action or proceeding in which the benefit | ng purporting to allect the se | curity rights or powers of benef. | iciary or trustee; | |
| mentioned in this paragraph 7 in all cases shall be fixed i the trial court, grantor further agrees to pay such sum as | by the trial court and in the or | s attorney's fees; the amount of | of attorney's fees | |
| It is mutually agreed that: 8. In the event that any portion or all of the prop | petty shall he taken under the | ridhe at an incred t | • • • • | |
| ficiary shall have the right, if it so elects, to require the NOTE: The Trust Deed Act provides that the trustee bereander to trast company or springs and learn suscitizing archaeland to be | t all of any portion of the n | ionies payable as compensation | for such taking, | |
| trest company or savings and loan association authorized to do l rized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585. | | | | |
| TRUST DEED | | STATE OF OREGON, | 55. | |
| R: L. PETERSON; as Trustee | | County of I certify that the with | hin instrument | |
| - Sute 213.213 | | was received for record on of | the day | |
| Grantor KENO, NV. 89523 RICHARD E. PUCKETT | SPACE RESERVED | book/rest/volume No | nd recorded in | |
| <u>1152 Jean</u> Salinas CA 93905 | RECORDER'S USE | and/or as for microfilm/reception | ee/file/instru- | |
| The second s | en la sela SSE de la contra de la seguina da seguina de la seguina de la seguina de la seguina de la seguina d La confecta de la contra de la contra de la seguina de La seguina de la contra de la seguina de | Record of | f said County. | |
| After Recording Return to (Name, Address, Zip); Jackson County Title | | Witness my hand County affixed. | 1 and seal of | |
| 502 W. Main Street Medford, Or | se in a service and the service of t | NAME | TITLE | |
| | | By | | |

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which are in excess of the amount required to pay all resemble out is excess and atterny's less necessarily paid or incurted by strater in the triat and applied to correspond to be paid or incurted by beneficiary much proceeding, and the segments and atterny's less the beneficiary and the segment and stratery's less necessarily paid or incurted by the paid or incurted by beneficiary instruments and excess of the sector in the triat and applied to correspond to the proceeding. And the sector information are then the induction of the induction

Defing recorded concurrently increment. and that the grantor will warrant and forever defend 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 if 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, legatees, devisees, administrators, executors, 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 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 plutal, 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 year first above written.

Curves

| as such word is defined in beneficiary MUST comply w disclosures; for this purpose | te, by lining out, whichever warranty (a) or (b) is R.L. Peterson, Trustee (#244 ()) (a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation Z, the with the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent. s not required, disregard this notice. | ut-nef Teust |
|--|---|--------------|
| | STATE OF OREGON, County of Jackson Jackson) ss | |
| | This instrument was acknowledged before me on by | |
| | This instrument was acknowledged before me on <u>March 8</u> by <u>R.L. Peterson</u> | |
| | as trustee of a trust agreement dated 2-23-93 and known as Trust #24-0 | |
| MY COA | OFFICIAL SEAL J. TRUMBLE NOTARY PUBLIC-OREGON COMMISSION NO.018113 MISSION EXPIRES SEPT. 07. 1998 My commission expires | |
| | | |
| STATE OF OREGON: CC | DUNTY OF KLAMATH : ss. | |
| Filed for record at request | of Mountain Title Co the 17th | |
| of March | of Mountain Title Co the the 17th | 1 day |
| | A.D., 19 at1:43 o'clock _ P M., and duly recorded in Vol of Mortgages on Page6018 | M95 |
| FEE \$15.00 | By Augustic He Lag | llerk |