| 17698 | TRUST DE D | Not male ba | ne 13256 🖁 |
|--|--|--|--|
| THIS TRUST DEED, made this | day of | Moss | 10 00 |
| John Gritman and Robin Larsen, | | | _ |
| | | | , as Trustee, and |
| Larry R. King | *************************************** | | , as Beneficiary, |
| Grantor irrevocably grants, bargains, s. Klamath | WITNESSETH: sells and conveys to trust on, described as: | ee in trust, with power of | sale, the property in |
| Lot 1, Tract 1278 Collier Lane, in the office of the County Cle | according to the ork, Klamath County, | fficial plat thereof Oregon. | on file |
| | | | |
| and the second s | | | |
| gether with all and singular the tenements, heredita hereafter appertaining, and the rents, issues and p e property. | . come thereof and an intimes | now or nereatter attached to or | used in connection with |
| FOR THE PURPOSE OF SECURING PERI Thirty Thousand and No/100st*** | FORMANCE of each agreeme | nt of grantor herein contained a | and payment of the sum |
| ************************************ te of even date herewith, psyable to beneficiary of t sooner paid, to be due and psyable April 10 The date of maturity of the dubt secured by | 0, 2001 XX | , and an | and micrest hereof, If |
| comes due and payable. Should the grantor either y or all (or any part) of grantor's interest in it w neticiary's option*, all obligations secured by this me immediately due and payable. The execution be signment. | agree to, aftempt to, or actur- ithout first obtaining the writ- instrument, irrespective of the y grantor of an earnest money | ten consent or approval of the | r any part) of the prop- beneticiary, then, at the |
| To protect the security of this trust deed, grant 1. To protect, preserve and maintain the prop wement thereon; not to commit or permit any wee | for agrees: perty in good condition and re- | epair; not to remove or demoli | sh any building or im- |
| 12. 10 complete or restore promptly and in goo naged or destroyed thereon, and pay when due all 3. To comply with all laws ordinances and the | d and habitable condition any costs incurred therefor. | | |
| pay for filing same in the proper public office or noise as may be deemed desirable by the beneficial 4. To provide and continuously maintain in | offices, as well as the cost of | all lien searches made by filir | ficiary may require and ng officers or searching |
| iten in companies acceptable to the beneficiary, vary as soon as insured; if the grantor shall fail for teast lifteen days prior to the expiration of any pothe same at grantor's expense. The amount colleging indebtedness secured hereby and in such order. | with loss payable to the latter, any reason to procure any suc- licy of insurance new or here, cted under any tire cother | require, in an amount not less i all policies of insurance shall be insurance and to deliver the po- after placed on the buildings, th insurance policy may be applie | than \$ FULL INSURAT e delivered to the bene-V. dicies to the beneticiary he beneticiary may pro- d by beneticiary upon |
| any part thereof, may be released to grantur. Such ler or invalidate any act done pursuant to such no 5. To keep the property fee from contents. | application or release shall n | of cure or waive any default or | ire amount so collected, notice of default here- |
| essed upon or against the property before any par mptly deliver receipts therefor to beneficiary; sho is or other charges payable by grantor, either by di nt, beneficiary may, at its option, make payment ared hereby, together with the obligations describe debt secured by this trust deed, without waiver of interest as aloresaid, the property hereimbefore and for the payment of the obligation herein describe the nonpayment thereof shall, at the option of the sand constitute a breach of this trust deec. | uld the grantor fail to make project payment or by providing thereof, and the arrount so din pragraphs 6 and 7 of the any rights arising from breach described, as well as the grantonial to make the grantoni | and other charges become past syment of any taxes, assessment beneticiary with funds with wh paid, with interest at the rate his trust deed, shall be added to to any of the covenants hereof tor, shall be bound to the sam | due or delinquent and ts, insurance premiums, tich to make such pay- eset forth in the note and become a part of and for such payments, e extent that they are |
| 6. To pay all costs, fees and expenses of this ti | rust including the coat of title | search as well as the other cos | sts and expenses of the |
| in any suit, action or proceeding in which the bear any all costs and expenses, including evidence of the tigoned in this paragraph 7 in all cases about he tigoned in this paragraph 7 in all cases about he tigoned in this paragraph 7. | neticiary or trustee may appettle and the beneticiary's or trustee the second trustee may be the second trustee trustee the second trustee truste | ie security rights or powers of ar, including any suit for the to uctee's attorney's tees; the amo | beneficiary or trustee; preclosure of this deed, ount of attorney's fees |
| ney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the | proportion of all the date | idjudge reasonable as the benef | iciary's or trustee's at- |
| TE: The Trust Deed Act grovides that the trustee hermunder r | nucl he aither on eiterne, who is | me monies payable as compens | ation for such taking, |
| wings and loan association authorized to do business under only of this state, its subsidiaries, affiliates, agents or branche ARNING: 12 USC 1701j-3 regulates and may prohibit exerc to publisher suggests that such an agreement accress the | s, the United States or any agency th | erest, a title insurance company sufficered und | orized to insure title to real ler ORS 696.505 to 696.585. |
| | issae of one many section is a con- | STATE OF OREGO | N/ |
| TRUST DEED | | | Lee |
| | | County of | the within instru- |
| | | ment was received | for record on the |
| Granter | SPACE REHERVED | day of | |
| | FOIL | ato'clock in book/reel/volume | W., and recorded |
| | RECORDES: 8 USE | page or | as fee/file/instru- |
| | | ment/microfilm/rece | ption No |
| Beneficiary | | Record of | |
| Recording Return to (Name, Address, Zip): Klamath County Title Co | The second secon | Witness my County affixed. | hand and seal of |
| 422 Main Street Collection Dep Klamath Falls OR 97601 | t. | NAME | TITLE |

which are in excess of the amount required to pay all reasonable coste, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciarly find applied by it lirst upon any reasonable costs and expenses and attorney's tees, both in the trial and appellate courts, necessarily paid or incurred by beneliciarly in such proposedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such extinons and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneliciarly's request.

9. At any time and from time to time upon written request of beneliciarly, payment of its tees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the note for endorsement (in case) full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any essement or creating any restriction thereon; (c) join any subtraction of other agreement affecting the deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto;" and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than 85.

11. The payment of the property or any part thereof, in its own name one or otherwise collect the rents, issues and profits or by a receiver to be different to the indebtedness secured hereby, and in such order at beneficiary may determine.

11. The entering upon and faking possession of the property, the collection of such rents, issues and profits, including those past indebtedne

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the granter or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the tuccessor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

seized in fee simple of the real property and has a valid, unencumbered title thereto

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).

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, increase 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 tru | not named as a beneficiary herein. st deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that |
|---|---|
| if the context so requires, ti | te singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be to make the provisions hereol apply equally to corporations and to individuals. |
| IN WITNESS W | HEREOF, the grantor has executed this instrument the day and year first above written. |
| | A Contract |
| not applicable; if warranty (a) as such word is defined in the beneficiary MUST comply with disclosures; for this purpose up | by lining out, whichever warranty (a) or (b) is is applicable and its lieneficiary is a creditor a Truth-in-Lending Act and Regulation Z, the the Act and Regulation by making required Robin Larsen e Stevens-Ness Form No. 1319, or equivalent of required, diregard this notice. |
| | STATE OF OREGON, County of Klamith |
| | This instrument was acknowledged before me on May 7 19 96, by John Gritman and Robin Larsen |
| | This instrument was acknowledged before me on, 19, |
| | by |
| | as |
| | 960000000 |
| DEBRA NOTARY I COMAISS | BUCKINGHAM PUBLIC - OREGON HON NO. 020140 EXPIRES DEC. 19, 1918 My commission expires 12-19-96 |
| STATE OF OREGON: C | OUNTY OF KLAMATH: ss. |
| Filed for record at reques | of Klariath County Title Company the 9th day A.D., 19 96 at 11:25 o'clock AM., and duly recorded in Vol. M96 |
| of Max | A.D., 19 96 at 11:25 o'clock AM., and duly recorded in Vol. M96 |
| | of Mortages on Page 13256 |
| FEE \$15.00 | By Bernetha G. Letsch, County Clerk By Church |
| | |
| | Total we to government of the Committee |
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- Della , ¥.