| -K-51041-S | ; | PITRONT INCO STEVENSMEND LAW PUTLISERIE | 00. PCR21080 00127201 |
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| | a with a construction Associated and a second | STATE OF OREGON, County of | |
| RICHARD C. DAVIS | ang a geologiae na arabitet fan de her de Egister - engelske fan de her de her de her Egister - en en de fan de her de her de her de | I certify that the w was received for record or | |
| 4043 Austin St. | | of o'clockM | |
| Klamath Falls, OR 97603 Granter Hance and Address BILL B. HARP | 8PACE RESERVED | book/reel/volupet No | on page |
| P OF BOY 153 | For Recorder's USE | ment/microfilm/reception | No, |
| Klamath' Falls, CR 97601 Beneficiarys Nama and Address | ana ang ang ang sang sang sang sang sang | Record of Witness my hand an | |
| After recording, return to Olucus, Aittress, Zip) Aspen Title Company | | affixed. | |
| 525 Main St. Klamath Falls, OR 97601 | | NAME | mle |
| Construction was a state of a | a de la companya de La companya de la comp | By | , Deputy. |
| THIS TRUST DEED, made this | dey of July | | 9.97., between |
| ngen version volgerstygen in einen genominische Gebelgebuten afweischlagen ein gehört, manben | | ***** | |
| RICHARD C. DAVIS ASPEN TITLE COMPANY | | | as Trustee, and |
| | | | , as Beneficiary, |
| A second sec second second sec | VITNESSETH: | | |
| Grantor irrevocably grants, bargains, sells and KLAMATH | scribed as: | in trust, with power or sale, | ine property m |
| ې د مېرو کې د پېښې وې وې د مېرو کې د وې د دې د مېرې د مېرې د وې د ورو د وې د وې د وې د وې د وې | este la contra de la La contra fisica de la contra de l | | |
| FOR THE PURPOSE OF SECURING PERFORM of | no/100 Dollars, with in ser and made by grantor, ty | terest thereon according to the to the final payment of principal ar- ted above, on which the final ins- vell, convey, or assign all (or ar- maturity dates oxpressed therein agreement?* does not constitute a air; not to remove or demolish- building or improvement which restrictions ailecting the propert Commercial Code as the benelici | rms of a promissory d interest hereof, if stallment of the note my part) of the prop- eliciary, then, at the or herein, shall be- a sale, conveyance or any building or im- may be constructed, y; if the beneliciary ary may require and |
| agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance damage by fire and such other hasards as the baneficiary written in companies acceptable to the beneficiary, with 1 licitary as soon as insured; if the granter shall fail for any re- at least filteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bond or any part thereot, may be released to grantor. Such appi- under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie assessed upon or against the property bolore any part of promptly delivor receipts therefor to beneficiary; should at liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment tha- sacured hereby, together with the obligations described and the nonpayment thareof shall, at the option described and the nonpayment thareof shall, at the option of the be able and constitute a breach of this trust deed. 5. To appear in and deland any action or proceeding and in any suit, action or proceeding in which the benefic or any suit or action related to this instrument, including penses, including evidence of title and the beneficiary's is a lite of the payment of the busile and or proceeding and the nonpayment thareof shall, at the option of the be able and constitute a breach of this instrument, including penses, including evidence of title and the beneficiary's is a pay if or action related to this instrument, including penses, including evidence of title and the beneficiary's 8. In the event that any portion or all of the prop ficiary shall have the right, if it so elects, to require that NOTE: The Trust Desci Act provides that the these here and and and and and be reget that: NOTE: The Trust Desci Act provides that the there and and and and and and be aprevide that: NOTE: The Trust Desci Act provides that the th | to on the buildings now may from time to time r loss payable to the latter; eason to procure any such of insurance now or heroa under any fire or other in licitary may determine, or a licitary may determine, or a licitary may determine, or a licitary and the answer of the such taxes, assessments a the grantor fail to make p payment or by providing reof, and the amount so paragraphs 6 and 7 of the rights arising from breach inded, as well as the grant of and all such payments nellciary, render all sums including the cost of title biligation and trustees any appo to trustee any appo but not limited to its v or trustee attorney fees; in the event of an appeal adjudge reasonable as the perty shall be taken unden at all or any portion of to be either an attorney, who is in | or hereafter erected on the prop equico, in an amount not less that all policies of insurance shall be d insurance and to deliver the polic- fer placed on the buildings, the i varance policy may be applied it option of beneficiary the entire t curo or waive any default or no assessments and other charges the nd other charges become past du yament of any taxes, assessments, beneficiary with funds with whice paid, with interest at the rate a of any of the covenants hereof ar of, shall be bound to the same shall be immediately due and pay accured by this trust deed imme secured by this trust deed imme is strust deed, shall be added to a of any of the covenants hereof ar of, shall be bound to the same shall be immediately due and pay accured by this trust deed imme is security rights or powers of b ar, including any suit for the for alidity and/or enforceability, to p the arcount of atterney fees me from any judgment or decree of th beneficiary's or trustee's attorney refer to right of eminent domain or he monies payable as compensa in active membar of the Oregon State B | erty against loss or n \$fullinsured elivered to the bene-Vic- tes to the beneficiary promoticiary may pro- by beneficiary upon amount so collected, stice of default here- at may be lovied or te or delinquent and insurance premiums, h to make such pay- et forth in the note nd become a part of d for such paymonts, extent that they are vable without notice, diately due and pay- end expenses of the l, snellciary or trusted; eclosure of this deed any all costs and ex- ntioned in this para- to trial court, grantor v tees on such appeal. condemnation, bene- tion for such taking, at a bank. trust company |
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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may rater cancer the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alons and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. 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 (oven it grantor is a natural person) are for business or commercial purposes.

This deed applies to, incres to the banelit of and binds all parties hereto, their heirs, logatees, devisees, administrators, executors, personal representatives, successors and assigns. The term baneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a baneliciary herein.

In construing this mortgage, it is understood that the mortgagor or mortgages may be more than one person; that if the context so requires, the singuise shall be taken to mean and include the plural, 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. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is

| not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disrogard this notice. |
|--|
| STATE OF OREGON, County of Kathath |
| STATE OF OREGON, County of Kandth This instrument was acknowledised before me on July 25, 1997, by Sichard Laws |
| This instrument was acknowledged before me on |
| by |
| OFFICIAL SEAL |
| |
| NOTARY PUBLIC - OREGON Susan Mary anosell |
| My commission expires MAR 01, 1928 () Notary Public for Oration My commission expires 3-1-98 |
| REGUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.) |
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| and the second product and the second sec |
| TATE OF OREGON: COUNTY OF KLAMATH : ss. |
| norman en la constante de la co |
| iled for record at request of Klamath County Title the 1st day |
| f August A.D., 19 97 at 11:10 o'clock A. M., and duly recorded in Vol. M97 |
| a mentioned and the Mortgages of the mention on Page 24928 |

By

FEE \$15.00

Bernetha G. Letsch, County Clerk

Kattlun Koss