| 44054 | CONTRACT 1996 ETENERATION CONTRACTOR OUT, PORTLANT, OR |
|--|---|
| TRUST DEED | NUG 22 P3:44Vol |
| VIRGEL & ELSIE SCOTT | STATE OF OREGON, Country of I country that the within instrum was received for record on the |
| FRANK & DIXVE EROWN | of |
| Depositing a Huma and Address After recording, meters to desert, Authors, Light | RECORDERS USE ment/microfilm/reception Wo. Record of of said Count |
| ASPEN TITLE & ESCRON, INC. 525 MAIN STREET KLAMATH FALLS, OR 97601 ATTN: COLLECTION DEPT. | Witness my hand and sear of Cou affixed. |
| A STATE OF THE PROPERTY OF THE | . Dept |
| VIRGIS L. SCOTT and ELSIE M. SCOTT ASPEN-TITLE & ESCROW. INC. | ,19 97, between |
| FRANK V. BROWN And OLYVE M. BROWN, OX S | as Granto as Trustee, as Trustee, as Trustee, as |
| Klamath Green's Organis, sells and | conveys to trustee in trust, with power of sale, the property i |
| Lots 18 and 19, Block 10, SECOND ADDITI of Klamath, State of Oregon. CODE 10 MAP 3611-10AO TL 4500 & 4600 | |
| THIS TRUST DEED TO THAT OF THE | TE TO A TRUST DEED RECORDED AUGUST 22, 1997 GAGE RECORDS KLAMATH COUNTY, OREGON, IN FAVOR O |
| | SECURITY TO A NOTE OF EVEN DATE. sppurtenances and all other rights thereinto belonging or in anywise nor and all fixtures now or hereafter attached to or used in cormection with |
| TEM THOUGAND AND | of tach adrespent of grantes bearing |
| ofe of even date herowith, payable to besetticisty or order and of sooner paid, to be due and payable. August 25, | Dollars, with interest thereon according to the terms of a promissory dinads by granter, the final payment of principal and interest hereof, in |
| risticiary's option*, all obligations secured by this instrument, unto immediately due and payable. The execution by grantor o signment. | mout in the date, stated above on which the linal installment of the not thereby to, or actually sell, convey, or saide all (or any past) of the proposition of the mouth of all the constalling the written consens or approval of the beneficiary, then, at the first of the materity dates expressed therein, or herein, shall be of an earnest money agreement does not constitute a sale, conveyance of |
| 1: To protect, preserve and maintain the property in good overent thereon; not to commit or pormit any waste of the process of the property and in good and habit. | d condition and repair; not to remove or demolish any building or im- |
| requests, to join in executing such linancing statements pursue pay for filing semo in the ptoper public office or offices, as | unti, conditions and restrictions affecting the property; it the beneficiary and to the Uniform Commercial Code as the beneficiary may require and yell as the code of the control of the |
| male by lire and such other hazards as the beneficiary may fitten in companies acceptable to the beneficiary, with loss per lary as uoon as insured; if the grantor shall fall for any reason to least lifeen days prior to the expiration of any policy of insures the sums in the sum in | the buildings now or hereafter erected on the property, against loss or can time to time require, in an amount not less than \$105ur2ble y yable to the latter; all policies of insurance shall be delivered to the benevity or produce any such insurance and to deliver the policies to the beneficiary |
| indebtedness secured hereby and in such order as beneficiary n any part thereof, may be released to granter. Such application ler or invalidate any act done pursuant to such application | my lice or other incuraries policy may be applied by beneficiary may promay determine, or at option of beneficiary the entire amount so collected, or release shall not cure or waive any default or notice of default here. |
| s or other charges payable by grantor, either by direct payment, beneficiary may, at its option, make payment thereof, and titled hereby, together with the obligations described in paragraded by this trust deed, without waiver of any rights are interest as aforesaid, the property hereinbefore described, as not for the research, at the property hereinbefore described, as | it of fall to make payment of any taxes, assessments, insurance premiums, it or by providing beneficiary with funds with which to make such payd the amount so paid, with interest at the rate set forth in the note whis of and 7 of this trust deed, shall be added to end become a part of riving from breach of any of the covenants hereof and for such payments, well as the granter, shall be bound to the same extent that they are if such payments shall be immediately due and payable without notice, trinder all same squared by the terrations. |
| and constitute a branch of the option of the beneficiary, | I the cost of title reserve as must also assured activity due and pay- |
| and constitute a breach of this frust deed. 5. To pay all costs, fees and expenses of this trust including tee incurred in connection with or in enforcing this obligation. 7. To eppear in and detend any action of proceeding purpose in any suit, action or proceeding in which the beneficiary or the season of extension of action related to this instrument, including but not | while to affect the security rights or powers of beneficiary or trustes; restee may appear, including any suit for the foreclosure of this deed limited to its validity and terminate to the foreclosure of this deed |
| and constitute a brouch of this trust deed. 5. To pay all costs, less and expenses of this trust including the incurred in connection with or in enforcing this obligation. 7. To appear in and defend any action or proceeding purpose in any nuit, action or proceeding in which the beneficiary or in my suit or action related to this instrument, including but not es, including evidence of title and the beneficiary's or trustoe in all cases shall be fixed by the trial court and in the event in the such such such such as the opposite court and in the event in the instrument, including such such as the opposite court and in the event in the instrument of the such such such as the opposite court shall adjudge of it is instrument. | and trusted and attorney's less actually incurred, which costs and expenses of the valid to attent the accurity rights or powers of beneficiary or trustes; rusted may appear, including any suit for the foreclosure of this deed limited to its validity and/or enforceability, to pay all costs and exist attorney fees; the amount of attorney less mentioned in this paramit of an appeal from any judgment or decree of the trial court, granty reasonable as the beneficiery's or trusted attorney fees on such appeal. I be taken under the right of eminent domain or condemnation, beneaty portion of the montes payable as compensation for such taking, |

which are necessed if the more of description of the second process of the more of the mor WARNING: Unless granter provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at granter's expense to protect beneficiary's intrest. This insurance may, but need not, also protect granter's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against granter. Granter may later cancel the coverage by providing evidence that granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by heneficiary, which cost may be added to granter'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 granfor'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 alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The granfor warrants that the proceeds of the loan represented by the shore described note and this trust deed are:

(1)* primarily for granfor's personal, lamily or household purposes (see Important Notice below),

(b) for an organization, or (even if granfor is a matural process) 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 beneficiery whall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary heroin.

In constraint this mortage, it is understood that the mortageor or martages may be more than one person; that it the context so requires, the singular 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 corporation and to individuals.

In unitable to make the provisions hereof apply equally to corporation and to individuals. IN WITNESS WHEREOF, the granuor has executed this instrument the day and year first above written.

REANT HOTICE Belefic, by lining out, whichever warranty (a) or (b) is the first of the first above written. IN WILLY AND WILLER Deleta, by fining out, whichever warranty (a) or (b) to not opplicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the Fruth-In-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation Ey making required disclosuren; for this purpose was Sievent-Ness Sorm, No. 1319; or equivalent.

ELSTE M. SCOTT if compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ___ Klamath This instrument was acknowledged before me on AUGUST 22 L. SCOTT and ELSIE M. SCOTT This instrument was acknowledged before me on CAROLE A: LINGE
NOTARY PUELIC-OREGON
COMMISSION NO. 056736
AYOOMHISKIN EXPRES AUG. 15, 2000 Notary Public for Oregon My commission expires 8/40/ REQUEST FOR FULL RECONVEYENCE (To be used only when skillschlors have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SE Filed for record at request of

of-____august ____A.D., 19 97 __at __3:44 __o'clock __ PM., and duly recorded in Vol. translation of the of the of Mortgages 27667 FEE \$15.00 Berneiha G. Letsch, County Clerk Ketallen K

Aspen Title & Escrow

the