| Filed to, BCT - TRUST OF ST OF | |
|--|--|
| 64613 % NO 14 P3: NO 03 | 48 88 Not 1798 Page 30143 |
| TRUST DEED | |
| GEORGE WALSI | Cuanty of |
| | vas received for record on the |
| KATHRYN ROSS | of |
| Denest trave (tages and travers and travers | ment/microfilm/recarries N |
| ABA recolates, return to (this as, Aux ress, Zip): ASPEN TITLE IS ESIGROW, INC. 525 MAIN STRIET KLAMATH FALLS OF 27601 | Record ofof said Count Witness my hand and seel of Count affixed |
| KLAMATH FALLS, OR 97601 ATTN: COLLECTION DEPT. | A DOLLAR DE LA GARCIA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DEL CANTA DE LA CANTA DEL CANTA DE LA CANTA DEL CANTA DEL CANTA DE LA CANTA DE LA CANTA DE LA CANTA DEL CANTA DE |
| | D. D. |
| THIS TRUST DEED, made this 61 h GEORGE ROBERT WALSH ASPEN TITLE & ESCROW, INC. | Juy of August ,19.98 between |
| KATERYN M. ROSS 1996 TRUST CREATED HILV C | , 19 98 , between , as Granton , as Granton , as Trustee, and |
| WITH | ESSETH: as Beneficiary |
| County, Oreit of closesthe | weys to trustee in trust, with power of sale, the property |
| of Klamath, State of O. VISTA ADD. TION TO I | CHE CITY OF KI AMERICAN TRANSPORT |
| CODE 1 MAP 3800-2014 mr. Fall 1 | The state of the s |
| 医铁油生活医疗 医异氯基二甲甲基酚甲基基酚 医毛海 | |
| of hemafur apportaining and the remembers, hereditamente and apport | Manual Ali and |
| TWENTY SEVEN THOUSAND AND NO/100 | it all fixtures now or hereafter attached to or used in connection with such agreement of granter herein contained and a such agreement of granter herein contained and asset as |
| POR THE PURPOSE OF SECURING PERF. RM ANCE of THENTY SEVEN THOUSAND AND NO/100——————————————————————————————————— | Tibilars, with interest thereon according to the terms of a propries |
| history are not at | " THE USES, SECTION IN SOLIT |
| tissignment. | ining the written consent or approval of the beneficiary, then, at the more specifies of the maturity dates expressed therein, or herein, shall be successful to the maturity dates expressed therein, or herein, shall be |
| 1. To product, pressive and maintain the property in the | . tonveyance or |
| 3. To comply with all laws, ordinances regulations incurred the | refor. |
| o pay for filing same in the proper public office or offices, is well as generals as may be deemed desirable by the beneficiary. To provide and continuously majoristic. | the Uniform Commercial Code as the beneficiary the beneficiary of all lien southers made by Illing officers or several and the cost of all lien southers made by Illing officers or several and |
| ritten in companies acceptable to the beneficiary will loss payable to the beneficiary will loss payable to the property will loss payable to the payable to | no to time require, in an amount not less than \$1 Nisurable via the latter; all noticines to |
| are the tume at granter's expense. The amount collected in insurance n | now or hereafter placed on the tree policies to the beneficiary |
| star or invalidate any act done pursuant to such application or rele 5. To keep the property free from construction in | pulse shall not cure or wa've any default or notice of default here. |
| en!, beneficiary may, at its option, make navenut at hayment or by | providing beneficiary mist. |
| o debt secured by this trust deed, without waiver of any lights arising to interest as aforesaid, the property heraphyloge deep lights arising to the property heraphyloge deep lights are property heraphyloge deep lights are property heraphyloge deep lights are property heraphyloged and the property heraphyloged deep lights are property deep lights are property heraphyloged deep lights are property deep l | and 7 of this trust deed, shall be added to and become a part of |
| I the homeayment thereof shall, at the option of the bestelliciny, rende- | Plyments shall be bound to the same extent that they are right and they are all sums secured by the same and payable without notice. |
| 7. To appear in and defend any action or proceeding purporting to any suit, section or preceeding in which the beauty purporting to | rustee's and afterney's iers actually incurred. o affect the steeries rife; and afterney's respective rife; and afterney's respective rife; and afterney rife; and are respective rife; and and afterney rife; and are respectively rife; and are respectively. |
| of 7 in the area of the ind the beneficiary's 24 and 1 | the history and or enforcements |
| It is muchally agreed that: 8. In the event that any portion or all of the property shall be tall they shall have the right, if it so elects to remain any shall be tall. | bin as the beneficiary's or trustee'n attorney feer on sich appeal. |
| witne and ince account to the title in the state of the state of the | Production for Sugar taking |
| wings and loan association authorized to do business under this littler an attorner rity of this make, the subsidiaries, difficults, agents or financies, the United States or an ANINC: 12 USC 1701-3 regulates and may prohibit exercise of this opilion. In publisher surgests that such an agreement address the losse of obtaining benefit | re united (Mates, a Little Insurance company authorized to insure title to real y ligency tilerect, or an exceed agent licensed under CRS 396,505 to 656,185. |
| de issue ca domining benefi | climy's consent in complete detail. |
| | |

which may make if the axiomir countred to pay all reasonable costs, a pressure and afformer's he as measurally paid or incurred by greater in such proceedings, shall be paid to benefitiary and applied by if that income any reasonable as me and appears and attorner's has, both in the titil and expellent courts; incossarily paid or incurred by the titil income and reasonable as a state of the country in the country of the industry of the country of the country of the country of the industry of the country of the country of the country of the industry of the country of the industry of the industry of the country of the industry of th tract or loan agreement between them, heneficiary muy purchase insurance at granter's expense to protect beneficiary's interest. This insurance may, but need not, also prorect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against granior. Grantor may later cancel 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 edded to granter's contract or Toen balance. If it is so added, the interest rate on the underlying contract or form will apply to it. The effective date of coverage may be fire dute grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiery purchases may be considerably more expensive than insurance grantor might otherwise obtein alone and may not satisfy any need for property damage coverage or any mandatory liability insurance recutern atome and may not satisfy any faced for property damage coverage of any mandately recurring full faced by applicable law.

The grantor warrants that the proceeds of the han represented by the above described note and this trust deed are:

(a)" princarily for frantin's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even it frantor is a natural person) are for business or commercial purposes. This deed applies to, incres to the benefit of and binds all pareles hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary thall mean the holder and owner, including pledges, of the contract recuted hereby, whether or not named as a beneficiary bearing. recuted hereby, whether or not named as a beneficiary terein.

In constraing this trust deed, it is understood that the granter, tristee and/or beneficiary may such be more than one person; that In constraing this trust deed, it is understood that the granter, tristee and/or beneficiary may such 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 have not apply equally to compositions and to individually made, assumed in the provisions have not apply equally to compositions and to individually apply above written.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor.

"IMPORTANT NOTICE: Delete, by lining out, whichever vanishing (a) or (b) is not capillable and the beneficiary is a creditor. "IMPORTANT NOTICE: Dolets, by lining out, whichever variety (a) or (b) is not emplicable; if warranty (a) is applicable and the beneficiary in a creditor as such word is defined in the Truth-in-Lending Act and Expulation Z, the beneficiary MUST comply with the Act and Regulation by reaking required disclosures; for this purpose use Slevens-Ness form No. [3] if or equivalent, if compliance with the Act is not required, disregard this notice. STATE OF OREGON County of KINMA +1) This instrument was asknowledged before me on AMS/LOT This instrument was acknowledged before me on This instruction of the control of t Notary Public for Oregon My commission expires REQUEST FOR FIRE RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: ss. Aspro Title & Escrow the Filed for record at request of 3:37 o clock P. M., and duly recorded in Vol. M98 ____ at _ A.D., 19 98. on Page 30145. Mortgiges Bernetha G. Leisch, County Clerk

FEE \$15.00