2019-014463

Klamath County, Oregon 12/12/2019 03:05:00 PM

Fee: \$87.00

| FORM No. 881.1 - TRUST DEED (No restriction on assignment). | © 1988-2014 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR WWW.Stevensness.com |
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| NO PART OF ANY STEVENS-NE | SS FORM MAY BE REPRODUCED IN ANY FORM OR BY ANY ELECTRONIC OR MECHANICAL MEANS. |
| Amerilitle | |
| 34148719M TRUST DEED | |
| AFFORDABLE HOMES OF OREGON | |
| P.O. BOX 2357 | |
| PRINEVILLE, OR 97754 | |
| Grantor's Name and Address | |
| 150 NECOURT ST | |
| PRINE VILLE OR 9775 S Trustee's Name and Address | SPACE RESERVED |
| Trustee's Name and Address NT A-SSOCIATION PENSION PLAN | FOR RECORDER'S USE |
| 61746 SE FARGO | |
| BEND DR 9770 Z Beneficiary's Name and Address | |
| Beneficiary's Name and Address After recording, return to (Name and Address): | |
| NI ASSOCIATION PENSION PLAN | |
| 61746 SE FARGO | |
| BEND, OR 97702 | |
| THE TRUE TO SEE THE SECOND SEC | 0.64 |
| THIS TRUST DEED, made on DECEM | , between |
| AFFORDABLE HOMES OF OREL | CON TNG |
| AMER. TILE | · · · · · · · · · · · · · · · · · · · |
| | as Trustee, and |
| NT ASSOCIATION PENSION | |
| WITNESSETH: That Grantor irrevocably grants | , bargains, sells and conveys to trustee, in trust, with power of sale, the propon, described as follows (legal description of property): |
| County, Oreg | on, described as follows (legal description of property): |
| LOTS 45 46 AND 47 121 N | K II, ENDUSTRIAL ADDITION TO THE |
| and the control of th | |
| CITY OF KLAMATH FALLS | ACLONDING TO THE OFFICIAL |
| | |
| PLAT THEREOF ON FIGE ! | N THE OPFICE OF THE |
| COUNTY CLEAR OF KLAM. | ATH EALL ON |
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| and the second s | |
| | 18 |
| gether with all and singular the tenements, hereditamen | nts and appurtenances and all other rights thereunto belonging or in any way |
| ow or hereafter appertaining, and the rents, issues and | profits thereof, and all fixtures now or hereafter attached to or used in con- |
| ection with the property. | ch agreement of grantor herein contained and payment of the sum of |
| INENTY FIVE THOUSAND IN 2 | 5000) PLOS ANY FUTURE ADVANCES |
| ollars, with interest thereon according to the terms of a promissory | y note of even date herewith, payable to beneficiary or order and made by grantor, the final |
| ayment of principal and interest, if not sooner paid, to be due and pa | yable on DECEMBE 21, 2524 the date, stated above, on which the final installment of the note becomes due and payable. |
| To protect the security of this trust deed, grantor agrees: | · · · · · · · · · · · · · · · · · · · |
| To protect, preserve and maintain the property in good con ommit or permit any waste of the property. | dition and repair; not to remove or demolish any building or improvement thereon; and not to |
| To complete or restore promptly and in good and habitable on, and pay when due all costs incurred therefor. | condition any building or improvement which may be constructed, damaged or destroyed there- |
| To comply with all laws, ordinances, regulations, covenants | s, conditions and restrictions affecting the property; if the beneficiary so requests, to join in exe- Code as the beneficiary may require, and to pay for filing the same in the proper public office |
| r offices, as well as the cost of all lien searches made by filing office | rs or searching agencies as may be deemed destrable by the beneficiary. |
| To provide and continuously maintain insurance on the burds, as the beneficiary may from time to time require, in an amount r | ildings now or hereafter erected on the property against loss or damage by fire and other haz- |
| omnanies accentable to the ben-eficiary, with loss navable to the latte | r. All policies of insurance shall be delivered to the beneficiary as soon as issued. If the granior |
| nce now or hereafter placed on the buildings, the beneficiary may pro | he policies to the beneficiary at least fifteen days prior to the expiration of any policy of insur- cure the same at grantor's expense. The amount collected under any fire or other insurance pol- |
| v may be annied by beneficiary mon any indebtedness secured here | by and in such order as beneficiary may determine, or at option of beneficiary the entire amount olication or release shall not cure or waive any default or notice of default hereunder or invali- |
| ate any act done pursuant to such notice. | |
| conerty before any part of such taxes, assessments and other charges | ay all taxes, assessments and other charges that may be levied or assessed upon or against the becomes past due or delinquent and promptly deliver receipts therefor to beneficiary. Should |
| | |
| orth in the note secured hereby, together with the obligations descri | may, at its option, make payment thereof, and the amount so paid, with interest at the rate set bed in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt breach of any of the covenants hereof. For such payments, with interest as aforesaid, the prop- |
| who become before described as well as the granter shall be bound to t | he same extent that they are hound for the navment of the contigation described. All such |
| arments shall be immediately due and navable without notice, and | the nonnavment thereof shall, at the option of the beneficiary, render all status secured by this |
| | the cost of title search, as well as the other costs and expenses of the trustee incurred in con- |
| | |
| ection with or in enforcing this obligation, and trustee and altorney to | no to attect the security rights or nowers of beneficiary of trustee: and in any suit, action of pro- |
| ection with or in enforcing this obligation, and trustee and automey? 7. To appear in and defend any action or proceeding purporticeding in which the beneficiary or trustee may appear, including any trust of the control of the con | ng to attect the security rights or powers of beneficiary or trustee; and in any sun, action or pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses including evidence of title and the heneficiary's or trustee's attorney fees. The amount |
| ection with or in enforcing this obligation, and trustee and atomey in 7. To appear in and defend any action or proceeding purportion ending in which the beneficiary or trustee may appear, including any ut not limited to its validity and/or enforceability, to pay all costs and fattoney fees mentioned in this paragraph in all cases shall be fixed. | ng to attect the security rights or powers of beneficiary or trustee; and in any sun, action or pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The armount by the trial court, and in the event of an appeal from any judement or decree of the trial court, |
| ection with or in enforcing this obligation, and trustee and atomey? 7. To appear in and defend any action or proceeding purportic ending in which the beneficiary or trustee may appear, including any ut not limited to its validity and/or enforceability, to pay all costs and fattorney fees mentioned in this paragraph in all cases shall be fixed grantor further agrees to pay such sum as the appellate court shall adjusted. The insurbative passed that: | ng to attect the security rights or powers of beneficiary or rustice; and in any sun, action of pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount by the trial court, and in the event of an appeal from any judgment or decree of the trial court, udge reasonable as the beneficiary's or trustee's attorney fees on such appeal. |
| nection with or in enforcing this obligation, and trustee and attorney? 7. To appear in and defend any action or proceeding purports eaching in which the beneficiary or trustee may appear, including any out not limited to its validity and/or enforceability, to pay all costs and of attorney fees mentioned in this paragraph in all cases shall be fixed grantor further agrees to pay such sum as the appellate court shall adj. It is mutually agreed that: 8. In the event that any portion or all of the property shall be selects to require that all or any nortion of the monies navable as to elects to require that all or any nortion of the monies navable as to | ng to attect the security rights or powers of beneficiary or trustee; and in any suit, author in poy- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount by the trial court, and in the event of an appeal from any judgment or decree of the trial court, udge reasonable as the beneficiary's or trustee's attorney fees on such appeal. taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it compensation for such taking which are in excess of the amount required to pay all reasonable |
| rection with or in enforcing this obligation, and trustee and attorney? 7. To appear in and defend any action or proceeding purportic seeding in which the beneficiary or trustee may appear, including any out not limited to its validity and/or enforceability, to pay all costs and of attorney fees mentioned in this paragraph in all cases shall be fixed mantor further agrees to pay such sum as the appellate court shall adj. It is mutually agreed that: 8. In the event that any portion or all of the property shall be of elects, to require that all or any portion of the monies payable as costs, expenses and attorney fees necessarily paid or incurred by grants of the property of the | ng to affect the security rights or powers of beneficiary or trustee; and in any surf, action or pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount by the trial court, and in the event of an appeal from any judgment or decree of the trial court, udge reasonable as the beneficiary's or trustee's attorney fees on such appeal. taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it compensation for such taking which are in excess of the amount required to pay all reasonable tor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable outs necessarily raid or incurred by beneficiary in such proceedings, and the balance amplied |
| rection with or in enforcing this obligation, and trustee and automey? To appear in and defend any action or proceeding purportic ending in which the beneficiary or trustee may appear, including amout not limited to its validity and/or enforceability, to pay all costs and of attorney fees mentioned in this paragraph in all cases shall be fixed rantor further agrees to pay such sum as the appellate court shall adj. It is mutually agreed that: 8. In the event that any portion or all of the property shall be o elects, to require that all or any portion of the monies payable as costs, expenses and attorney fees necessarily paid or incurred by gran osts and expenses and attorney fees, both in the trial and appellate copon the indebtedness secured hereby. Grantor agrees, at its own exp | ng to affect the security rights or powers of beneficiary or rustee; and in any sun, action of pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount I by the trial court, and in the event of an appeal from any judgment or decree of the trial court, udge reasonable as the beneficiary's or trustee's attorney fees on such appeal. taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it compensation for such taking which are in excess of the amount required to pay all reasonable tor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable ourts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied ense, to take such actions and execute such instruments as shall be necessary in obtaining such |
| nection with or in enforcing this obligation, and trustee and anothery? 7. To appear in and defend any action or proceeding purportic ceeding in which the beneficiary or trustee may appear, including any but not limited to its validity and/or enforceability, to pay all costs and of attorney fees mentioned in this paragraph in all cases shall be fixed grantor further agrees to pay such sum as the appellate court shall adj. It is mutually agreed that: 8. In the event that any portion or all of the property shall be so elects, to require that all or any portion of the monies payable as costs, expenses and attorney fees necessarily paid or incurred by gran costs and expenses and attorney fees, both in the trial and appellate cupon the indebtedness secured hereby. Grantor agrees, at its own expenses and promptly upon beneficiary's request. | ng to affect the security rights or powers of beneficiary or trustee; and in any surf, action or pro- y suit for the foreclosure of this deed or any suit or action related to this instrument, including expenses, including evidence of title and the beneficiary's or trustee's attorney fees. The amount by the trial court, and in the event of an appeal from any judgment or decree of the trial court, udge reasonable as the beneficiary's or trustee's attorney fees on such appeal. taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it compensation for such taking which are in excess of the amount required to pay all reasonable tor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable outs necessarily raid or incurred by beneficiary in such proceedings, and the balance amplied |

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.686.

9. At any time, and from time to time upon written request of beneficiary, payment of its face and presentation of this deed and the historic process ment of case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtionies, tristed may obligate the number of the original of the property. (b) join in granting any restrictions are all any subordination or other agreement affecting this deed or the lieu or charge thereof; or (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance of trustee fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may, at any time without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own ames use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less and expenses of operation and collection, including reasonable attorney fees, upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such reads, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any indebtedness secured hereby, and in such order as advantaged to such a such as a such

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. 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 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 alone 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 (choose one):*

(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, 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 secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, or the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, or the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, or the contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner.

In construing this instrument, where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this instrushall apply equally to businesses, other entities and to individuals.

IN WITNESS WHEREOF, grantor has executed this instrument the date stated above; any signature on behalf of a business or other entity is made with the authority of that entity.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is inapplicable. 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. If compliance with the Act is not required, disregard this notice.

OF I AKEN I NOTARY

| juired disclosures. If c ard this notice. | ompliance with the |
|--|---|
| STATE OF OREGO | N, County of Crook ss. |
| This record | vas acknowledged before me on Laken Leanne Vaughan |
| by | |
| by Lester | vas acknowledged before me on December 12, 2019 B. Jones |
| as Preside | nt sa a can a cara a |
| of Affordate | le Homes of Oregon Inc. |
| | Jaken Geanne Vaughan |
| FICIAL STAMP | Notary Public for Oregon |
| EANNE VAUGHAN | My commission expires September 14, 2023 |
| PUBLIC-OREGON SION NO. 991055 | |
| S SEPTEMBER 18 2022 | 1997年 - 1997年 - 新新聞 大大学 4、新聞 4、4、1、4、1、4、1、4、1、4、1、1、1、1、1、1、1、1、1、1 |

| REQUEST FOR FULL RECONVEYANCE | | | \$ 10.00 | | | |
|---|-------------------------------------|-------------------------|------------------------|-----------------------------|------------------------|--------------------|
| To: The undersigned is the legal owner and holder of all indebtedness; and satisfied. You hereby are directed, on payment to you of any sums ov of indebtedness secured by the trust deed (which are delivered to you here | secured by the f ving to you und | oregoing ler the ten | ms of the trust | ums secured deed or purs | by the trust deed have | icel all evidences |
| nated by the terms of the trust-deed, the estate now held by you under the sa | me. Mail the re | conveyan | ce and documen | ts to | | : |
| TATED TO A Secretary Control of the | | | ALCONOMICS Services | e () | | 2,4 4,0 |
| Do not lose or destroy this Trust Deed OR THE NOTE which secures. Both should be delivered to the trustee for cancellation before reconveyance is made. | it on —— | | E TON | Beneficia | ary | tida seper |