300K 106 PAGE 134

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Office	Consumer Loam Service	Center				•
	F.O. Fox C240119					٠.
Address	Seattle, W4 98124		Companies of			
City and State					=======================================	
	S. S	DEED OF TR	RUST			
	15-18		Se at .		_, 19 <u>, 8.7</u> ,	
THIS DEED OF T	RUST is made this/5_K K E . EDDLE AND MARGARE	T BODLE, HUSE	AND AND WIFE		, Grantor,	
whose address is	พ.ศ. 0274 ลูปรห RĎ.	., COOK, WA 98	3605			
MT. ADA	MS TITLE COMPANY				, Trustee,	
	P.O.EOX 735, WHITE	SALMON, WĄ. 9	8672		;	
whose address is and RAINIER NAT	TIONAL BANK, Beneficiary, at it	is above named add	dress.		1,4164	>
Contac bareh	y bargains, sells and conveys to	Trustee in Trust	, with power of sale, th	e following describ	ed real property in	.**
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31371-713	County, Washington:			in the state of	T . 7	
1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	HALF OF LOT 1 OF BLOC	ez k≡ mermanez	ง มหาใจ กลี่CHARD & L	AND COMPANY T	RACTS	
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tavi		ili en de	nct 2	3		d
	TO: (mantging) (deed of trust)	•		8520 <u>5</u>		
NO73,19	77	under Audito	r's Fee No.			
to RIVES	WIEW SAVINGS ASSOCIALI	ON		ten lle llier vollagliten	örtgagee) (beneficiary ements, hereditament); S,
which real pr	operty is not used principally	y jor agricultural belonging or in any	wise appertaining, and	the rents, issues ar	id profits thereof.	
and appurent	is for the purpose of securing pe	erformance of each	agreement of Grantor l	UGIGIII contamen a	11. pilly 1	m
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with interest, i Grantor, and al to Grantor, of	n accordance with the terms of a il renewals, modifications and exte any of its successors, heirs, or a the security of this Deed of Try	promissory nace ensions thereof, and assigns, together the ast, Granfor covens	also such further sums a ereon at such rate as sh ints and agrees;	all ne agreen abour	o	
1. To kee ment being bu or destroyed:	p the property in good condition a ilt or about to be built thereon; to and to comply with all laws, ord	and repair; to perminestore promptly an inances, regulation es and assessments	it no waste thereof; to co y building, structure or in a, covenants, conditions upon the property; to k	and restrictions all seep the property fr	ee and clear of all ot	hei
charges, liens 3. To kee hazards in an be in such co	or encumbrances, impairing the p all buildings now or hereafter elaggregate amount not less than mpanies as the Beneficiary may a like amount collected under any ity shall determine. Such application in the event of foreclosure, all	rected on the proper the total debt secun approve and have lo insurance policy ma	rty described herein contred by this Deed of Truings payable to the Benefity be applied upon any in	inuously insured ag- st and all other prio iciary as its interest idebtedness hereby	r liens. All policies sl may appear and ther secured in such order	hal i to r a thi

the foreclosure sale.

1. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust.

5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute.

BOOK 10% PAGE 760

6. To promptly and fully perform all of the obligations of the mortgagor or Grantor under the now existing first mortgage or Deed of Trust in the property, and to save Beneficiary harmless from the consequences of any failure so to do.

7. Should Grantor fail to pay when due any taxes, assessments, insurance premiums, liens, encumbrances or other charges against the property hereinabove described, or otherwise fail to keep and perform any of Grantor's covenants herein contained, the performance of which requires the expenditure of money, then, in any such event, the Beneficiary, at its election, may pay such sums as may be necessary to perform such obligations with respect to which the Grantor is in default, without prejudice to Beneficiary's right to accelerate the maturity of this Deed of Trust and to foreclose the same, and any and all amounts so paid shall be repaid by the Grantor to the Beneficiary upon demand, with interest thereon at the rate then applicable to Grantor's indebtedness under the Agreement from the date of such payment, and all such payments, with interest as above provided, shall, from the date of payment; be added to and become a part of the indebtedness secured by this Deed of Trust.

11 IS MUTUALLY AGREED THAT:

1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of the award of such portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation.

2. By accepting payment of any sum secured hereby after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.

3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto on written request of the Grantor and the Beneficiary, or upon satisfaction of the obligation secured and written request for reconveyance made by the Beneficiary, the above outilled thereto.

4. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, in accordance with the Deed of Trust Act of the State of Washington, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of sale, including a reasonable Trustee's fee and attroney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any, shall be distributed to the persons entitled thereto.

5. Trustee shall deliver to the purchaser at the sale its deed, without warranty; which shall convey to the purchaser the interest in the property which Grantor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Trustees deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof in favor of bona fide purchasers

and encumbrances for value 3 3

6. The power of safe conferred by this Deed of Trust and by the Deed of Trust Act of the State of Washington is not an exclusive remedy;

Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage.

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7. In the event of the death, incapacity or disability or resignation of Trustee; Beneficiary may appoint in writing a successor trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trust. The 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. Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

8. If the Grantors, or any of them, transfer the property covered by this Deed of Trust, or any part thereof, or any interest therein, or shall be divested of their title to the property, or any interest therein, in any manner or way, whether voluntary or involuntary, all indebtedness evidenced by this Deed of Trust shall immediately become due and payable at the option of the holder and without demand or notice.

by the note secured by this Deed of Trust shall immediately become due and payable at the option of the holder and without demand or notice. 9. This Deed of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured hereby, whether or not name! as Beyeficiary herein STATE OF WASHINGTON STATE OF WASHINGTON COUNTY OF _KLOCK; Hall COUNTY OF On this day personally appeared before me ___^day of " before me, the undersigned Notary Public in and for the State of Washington, du-Jack B. Balle ly commissioned and sworn personally appeared... to me known to be the individual described in and who to me known to be the _ President and executed the within foregoing instrument, and Secretary respectively; of _ acknowledged that _______ signed the same as the corporation that executed the foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the _ free and voluntary act and deed, for uses and purposes therein mentioned, and on oath stated that the uses and purpose therein mentioned, authorized to execute the said instrument and that GIVEN under my hand and official seal this the seal affixed is the corporate seal of said corporation. Witness my hand and official seal bereto affixed the day and year first above

REQUEST FOR FULL RECONVEYANCE

Do not record. To be used only when note has been paid.

residing at ____

Notary Public in and for the State of Washington.

written.

TO: TRUSTEE.

The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness secured by said Deed of Trust, delivered to you herewith, together with the said Deed of Trust, and to convey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you thereunder.

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