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Robert C. Schwarz and Bea Mountain Title Company and SOUTH VALLEY STATE BANK	DEED Vol. MpPage 18378 day of August , 19 77, 1 atrice B. Schwarz , as C , as T	S S S S S S S S S S S S S S S S S S S	Kild Level and a second
Grantor irrevocably grants, bargains, sells and con in Klamath County, Oregon, described as:	rding to the official plat thereof on	ropetiy	
 This document has been corrected and initia together with all and singular the tenements, hereditaments and a new or hereafter appertaining, and the rents, issues and profits the new or hereafter appertaining, and the rents, issues and profits the new or hereafter appertaining. 	pourtenances and all other rights thereunto belonging or in	n anywise n connec-	
For the purpose of a promissory note of even date sum of <u>Sixteen Thousand Three Hundred Fifty-S</u> thereon according to the terms of a promissory note of even date tinal payment of principal and interest hereol, il not sooner paid, t The date of maturity of the debt secured by this instrument becomes due and payable. In the event the within described prope sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instru- herein, shall become immediately due and payable. The above described real property is not currently used for agric To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition	ol each agreement of partiest herein contained and payme ix and 96/100	int of the h interest antor, the 9.99 7000 said note eed to be smelloiary, herein, or 1000 (b) join in on many 1000	
and repair, not to remove or demotish any building or improvement thereon; not to commit on premit any waste of said property. .2. To complete or restore promptly and in 600d and workmanlike manner any building or improvement which may be constructed, damaged or destroyed therean, and may when due all costs incurred therefor. .3. To complete or laws, ordinances, redulations, covenants, cond- tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Comme- cial Code in the beneficiary may require and to may lor liling same in the proper public office or. offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings now 'or hiesdlor exceted on the said premises against loss or damage by lire and mount not less than \$, with loss payable to the latter; all policies on surance shall be delivered to the beneficiary so no an as insured; if the grantor shall be delivered to the beneficiary so no as insured; if the grantor shall be delivered to the beneficiary so no as insured; if the grantor shall be delivered to the beneficiary so no as insured;	time without notice, either in person, by adent or by a receiver pointed by a court, and without regard to the adequacy of any the indebiedness hereby secured, enter upon and take possession of erty or any part thereof, in it's own name sue or otherwise collec- issues and prolits, including those past due and unpaid, and apply less costs and expenses of operation and collection, including reaso- ney's tess upon any indebiedness secured hereby, and in such ord licitary may determine. 11. The entering upon and taking possession of said pr insurance, policies or compensation or awards for any taking or dan property, and the molication or zelease thereal as allocated.	operty. The or persons lacts shall any of the any at any to be ap- security for said prop- t the rents, the same, nable aftor- er as bene- operty, the and ther mage of the pop ctyre or	
deliver said policies to the beneficiary at least lifteen days prior to the expira- tion of any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by benefi- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or motice of default hereunder or invalidate and dong any default or motice of default hereunder or invalidate any and there said premises tree from construction lens and to pay all tazes, assessments and other charges that may be levied or assessed upon or defainst said property before any part of such faxes, assessments and other charges become past due or defaugent, and promptly deliver receipts therefor to beneficiary; should the grantor lait to make payment of any faxes, assess- ments, insurance premiums, liens or other charges payle by grantor, either by direct payment or by providing beneficiary with lunds with which to make anyment, beneficiary may, at its option, make payment thereal, and the amount so paid, with interest at the rate set borth in the note secured hereby, together, with the obligations described in pargraphs of and 7 of this	while any default or notice of default hereunder or invalidate an ursumt to such notice. 12. Upon default by granter, in payment of any indebted hereby or in his performance of any afterment hereunder, the bene defare all sums secured hereby inmediately due and payable. In su and it the above described real property is currently used for timber or granting purposes, the beneficiary may proceed to forcelos the trust described real in the manner provided by law to loreclosures. However it said real property is not so currently used for a substant with the electron may proceed to forcelose this trust deed by an and this deter event the beneficiary or the truste by an and and sail. In the latter event the beneficiary or the truste shall is and page to be recorded his written notice of default and his election said orescribed real property to satisfy the obligations secured her upon the trustee shall the the imme and place of safe, give notice the vided in ORS 86.740 to 86.795.	ress secured ficinity may be an event parcellutanin, parcellutanin, parcellutanin, parcellutanin, parcellutanin, parcellutanin, parcellutanin, to sell the bay, where- recol as then nammer pro- main safe set by the	
hereby, foreing with a added to and become a part of the debt secured by this trust deed, without wair work any within a sining from breach of any of the covennis hereof and blobed nor prights with interest as aloresaid, the prop- erty hereinteford dubbed new lines the grantor, shell be bound to the same extent that they are bound for the payment of the obligation herein described, and the compayment shall be immediately due and payable with- due notice and the compayment thereof shall, at the option of the benelicitary, ender sums secured by this trust deed immediately due and payable with- constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed.	Only 6 the online mount then due under the terms of the trust debilitation secured thereby (including costs and expenses actually orloacing the terms of the obligation and trustee's and attorney's ceeding 50 each other than such portion of the principal as were be due had no default occurred, and thereby cure the default, in a lil lorecissure proceedings shall be dismissed by the trustee. If the notice of sale, the rustee and sale sale shall be held on the date and the note of the form and the sale shall be held on the date and the place designated in the notice of sale. The trustee may sell said provide the sale shall be held on the date and at the place designated in the notice of cash, payable at the parcel or auction to the highest bidder for cash, payable at the time of y has the parcel, but without any covenant or warranty, say plied. The recitais in the deed of any matters of lact shall be trusted. In the truste in the descue the forses, powers provided he want, for the sale thereof, any person, excluding the trustee.	rear, respec- evel and the insurred which event which event the time and perty either parcels at les. Trustee v conveying twinctualing twinctualing of anle, in-	
decree of the trial court, grantor further agrees to pay such sum as the ap- pellate court shall and judge reasonable as the beneliciny's or trustee's attor- ney's lees an such appeal. It is mutually agreed that: B. In the event that any portion or all of said property shall be taken under the right of eminent domain or condennation, beneliciny shall have the right, if it so cleets, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and alterney's lees necessarily phild or incurred by grantor in such proceedings, shall be paid to beneliciny and applied by it list upon any reasonable costs, expenses and alterney's lees necessarily phild or incurred by denotor in such naking which are encount of the philo by the potential of the philo of the philo of the philo of the philo of applied by it list upon any reasonable costs, expenses and applied by it list upon any reasonable costs, expenses and applied by it list upon any reasonable costs, or the philo of the both in the above the philo of the philo of the philo of the source of hereby; and grantor aftees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com- ponation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of banc- liciary, payment of its lees and presentation of this deed and the note for endorsement (in case of litt) reconvergences, lor cancelloopa, without allecing	attorney, (2) to the obligation secured by the trust deed, (3) to having recorded lines subsequent to the interest of the trustee i deed as their interests may appear in the order of their priority a surplus, if any, to the frantor or to his successor interest only interest on the instrument esceuted by beneficiary, containing, reference interest on the and its place of record, which, when the interest only interest only interest only interest only interest on the successor is accessor in the successor is interest only interest on the successor is any interest only interest on the interest on the successor is accessor interest only interest on the successor is accessor interest on the successor is any interest on the successor is accessor in the interest on the successor is accessor in the interest only interest on the successor is accessor in the interest only interest only interest on the	all persons in the trust and (4) the led to such on time to n or to any th all title - appointed the district - appointed the County is situated, trustee, ceuted and her deed of y or frustee	
endorsement (in case of full recently antes, for chine lation), which in intering the liability of any person for the payment of the indebtedness, trastee may NOTE: The Trust Dead. Act provides that the trustee hereunder must be either an or savings and loan essociation authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, or the United or	shall be a party unless such action or proceeding is brought by biloney, who is an active member of the Oregon State Bar, a bank, fr in ar the United States, a title insurance company authorized to insure	ust company	
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The grantor covenants and agrees to and wi fully seized in fee simple of said described real pro	ith the beneficiary and those claiming under him, that he is law- perty and has a valid, unencumbered title thereto	V Strandy editions (1) and	<u>ter</u> tind
and that he will warrant and forever defend the s	same against all persons whomsoever.	and the second	
The grantor warrants that the proceeds of the loan	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), tural person) are for business or commercial purposes other than agricultural		
(b) for an organization, or (even if granion is a harmonic purposes. This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term benelicitry shall mean the holder and owner, including pledgee, of the inclusion in context in the deed and whenever the context so requires, the		
contract secured hereby, whether or not number as a biology masculine gender includes the feminine and the neuter, an IN WITNESS WHEREOF, said grantor ha	d the singular sumber includes the plural. as hereunto set his hund the day and year tirst above written.	2) E	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary or such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by me disclosures; for this purposo, if this instrument is to be a FIRST I the purchase of a dwelling, use Stevens-Ness Form No. 1305	usion 2, the usion of invite X Seatting Seatting Beatrice B. Schwarz		-lu-san
If this instrument is NOT to be a first lien, use stevens-room equivalent. If compliance with the Act not required, disregar (If the signer of the above is a corporation,	d this notice.		
STATE OF OREGON, County of Klamath August 29 , 19 77	STATE OF OREGON, County of		
Personally appeared the above named Robert C. Schwarz and Beatrice B. Schwarz	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of		an er far and
and acknowledged the foregoing instru- ment to be their voluntary act and deed. Beloignees	and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:		
SEAL) Notard Public for Oregon	(OFFICIAL Notary Public tor Oregon My commission expires:	<u> </u>	
	JEST FOR FULL RECONVEYANCE only when obligations have been paid. 		
The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby	I indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the ferms o lances of indebtedness secured by said trust deed (which are delivered to you		
herewith together with said trust deed) and to reconvey, w estate now held bytyou under the same. Mail reconveyanc DATED:, 19	ithout warranty, to the parties designated by the terms of said trust deed these and documents to		
	Beneficiary		
De not lose or destroy this Trust Deed OR THE NOTE which it sec	ures. Both must be delivered to the trustee for cancellation before reconveyance will be made.		
TRUST DEED	STATE OF OREGON County ofKLMATH	s.	
	ment was received for record on th 30thday ofAUCUST, 19.77 stat12:05o'clockP.M., and recorde	ne di si anno di si an	
Grantor	in book		
Beneficiary AFTER RECORDING RETURN TO SOTUH VALLEY STATE BANK	County affixed.		
P.O. Box 5210 Klamath Falls, Oregon 97601	FEE \$ 6.00 Bufagel Lagar Doput		

Ń 18226 1 $F_{\rm c}$ 380 CATE OF OREGON; COUNTY OF KLAMATH; 55. 始 the for record at request of MOUNTAIN TITLE OO This 29th day of SEPTEMBER A. D. 19 77 / Dictory RA., and July recorded in Vol. M77......, of _____MORTGAGES on Page 18318 W. D. MILNE, Coupy Clerk By Dernetha M. Setach: FEE \$ 9.00 1 γ Se 1.6.2 - $\{\cdot,\cdot\}$ 11.5 151755 مریک میں دیکھی کی میں اور اور میں میں میں کر می میں میں میں میں کر م میں کر 60 / Statis and the second FE" AL 1.7.7 Tore they are 13.44 Same 1 States Provent 16. 25 2.5 n se hali Neto plana Neto plana **的说明** $\sim G$ A.T. W. 德国的军王大 in a start of the 50 - 10× ราสารตามส์ and standard A. v. المينية المسلم والمواسطة المتعالية المسلم المالية المراجع المستعالية P. Walt THE FREE P and man ever yo Sindhar patring an anti-et up (ch) 动动使 1.5 .V.