96537		TRUST D	EED	vol. <u>M81</u>	Page	<u>JO15</u>
	DEED, made this	27thde	y ofFebru	ary	······	19.81, betw
	u-Honner and Je	annette Hopi	oer (Known a	s Husband	and Wife	ē)
es Grantor,E	rontier Title &	Escrow Com	pany	(ganna - A		, as Trustee,
South Valley	State Bank		<u>2.9.</u>			
as Beneficiary,	e la companya de la c	1997/08 689	CUALO -	nu girgi at an ro∙nton	e 11 januari Program	
Grantor irrevocal	bly grants, bargains,	WITNESS sells and conve	SETH: eys to trustee in	n trust, with	power of	sale, the prop
nKlamath	County, Or	egon, described	1 as:	an an an Arrange an Ar Arrange an Arrange an Ar	an a	an a
TERMINE TRACT				den de la composition de la composition Composition de la composition de la comp	1	TETON NO
Lot 15 in Bloc MOYINA)", file	k 5, as shown on d in the office	the map en of the Coun	titled "TRAC ty Recorder	of Klamat	h County	, State
of Oregon.						
De not John av Jahney van 3	Trans Band C. 9. Tate Names with	is produced related a report	24. 2497 Advect 2011 (924-1934)	the face products	n int to to te to	i na nativenti ter j
		· . . ·		$\tilde{f}_{1}^{*} \mathcal{M} \mathcal{M}$		
together with all and singu now or hereatter appertaini	tlar the tenements, heredi	itaments and app	urtenances and al. of and all fixtures	l other rights now or hereaf	thereunto be ter attached	longing or in an to or used in co
tion with said real estate.	SE OF SECURING PE	RFORMANCE o	f each agreement	of grantor her	ein contained	and payment
sum ofEight. Thous	and Three Hundre	d Eighty Th	ree Dollars Collars, with intere	and 18/10	)(	
note of even date herewith,	Lie de bonotigioni o	e order and made	hv prantor, the l	mai payment	of principal	and interest her
not sooner paid, to be due	and payable Februar	cy 28,		ou	h the final in	stallment of sai
The date of maturity becomes due and payable. sold, conveyed, assigned o then, at the beneficiary's c	In the event the within	described propert	y, of any part inc	he written con	sent or annio	val of the benei
	option, all obligations sectors diately due and payable. real property is not currently				•	
· · · · · · · · · · · · · · · · · · ·	the of this trust dood for	antor adrees:	(a) consent to the	making of any n	ap or plat of	said property; (b) thereon; (c) join
I. To protect; preserve	and manuall said property	in good thement	thereof; (d) reconve	y, without warra	nty, all or any	part of the proper
and repair; not to remove or d not to commit or permit any wa 2. To complete or rest manner any building or improv devroyed thereon, and pay where	ore promptly and in good rement which may be constru n due all costs incurred therelo	and workmanlike icted, damaged or or.	legally entitled there be conclusive proof	to," and the rec of the truthfuln this paragraph s	ss thereof. Tru hall be not less	stee's lees for any than \$5.
manner any building or improv destroyed thereon, and pay when 3. To comply with all thors and restrictions attecting join in executing such linancing	laws, ordinances, regulations, said property; if the beneficia detaiments pursuant to the	covenants, condi- iry so requests, to Unitorm Commer-	10. Upon an time without notice, pointed by a court,	y default by gr	intor hereunder	by a receiver to
join in executing such linancing cial Code as the beneficiary m proper public office or offices. by filling officers or isearching	any require and to pay lor 1 as well as the cost of all li	iling same in the ien searches made desirable by the	the indebtedness her	eby securea, ente	r upon and to	there is collect th
4: To provide and con	tinucity maintain insurance	on the buildings	erty or any part th issues and prolits, in less costs and expen- ney's less upon any	ncluding those pr	si une and un	including reasonabl
and such other hazards as the	Benenciary may nom time :	to the latter: all	liciary may determin 11. The ent	ering upon and	taking possess	ion of said proper proceeds of fire an
policies of insurance shall be	delivered to the beneficialy a	inverse and to	collection of such r insurance policies or property, and the a waive any default of	compensation of	awarus ioi an	doresaid shall not
if the grantbr shall fail for an deliver said policies to the bene tion of any policy of insuran the beneficiary may procure	ce now or nereanter praced	The amount	pursuant to such no 12. Upon de	tice. lault by grantor	in payment of	any indebtedness
ciary upon any indebtedness se	ecured hereby and in such or	rder as beneliciary	declare all sums se	cured hereby in	mediatery due	and purpose this tr
any part thereof, may be release not cure or waive any default	or notice of default hereunder	r or invalidate any	advertisement and s	ale. In the latter	event the ben	eliciary or the trus
taxes, assessments and other c	charges that may be levied or	semants and other	to sell the said a hereby, whereupon	the trustee shall	fix the time and	d place of sale dis
charges become past due or de	elinquein and promptly deter	any fares assess-	the manner provide	1 in OK3 60.740		he advertisement
by direct payment or by pro	oviding beneficiary with fun	ds with which to	then after default trustee for the tru	at any time prio stee's sale, the	rantor or othe	r person so privil
and the amount so paid, with hereby, together with the oblig	gations described in paragraph	hs 6 and 7 of this	<ul> <li>biligation secured</li> </ul>	thereby (includin	g costs and ex	penses actually inc
covenants hereof and for such	payments, wth interest as a	doresaid, the prop-	enforcing the terms ceeding the amoun cipal as would not the default, in whi	ta provided of .	J. L	any there
described, and all such payme	nts shall be immediately due	and payable with-	the trustee. 14., Otherwi	se, the sale shall	be held on the	date and at the i
constitute a breach of this trus	t. deed. gapaR and Mantproof.	induction (b) of (d)	be postponed as p in one parcel or i	n separate parce.	and shall se	If the parcel or p
in connection with or in enfor	rcing this obligation and trust	tee's and attorney's	the property so so	ld, but without	any covenant	warranty, expres
tees actually incurred.	delend any action or proceed	annear including	of the truthfulness	thereof. Any p	rson, excluding	the trustee, but
7. To appear in and affect the security rights or p		annonene in-	15. When a shall apply the pr	cceeds of sale to	payment of (	1) the expenses of
7. To appear in and affect the security rights or p action or proceeding in which any suit for the foreclosure c cluding evidence of title and	of this deed, to pay all costs the beneticiary's or trustee's	a all corne shall be				ist deed, (3) to al of the trustee in
7. To appear in and affect the security rights; or p action or proceeding in which any, suit lor, the loreclosure of cluding evidence of title and amount of attorney's lees me ixed by the trial, court and i	of this deed, to pay all costs the beneficiary's or trustee's ntioned in this paragraph 7 in in the event of an appeal from	n all cases shall be m any judgment or web sum as the an-	attorney, (2) to t having recorded in	ens subsequent i	o me muercar	
7. To appear in and altert the security rights or, p action or proceeding in which any suit, for the forcelosure of cluding evidence of title and amount of attorney's lees men ixed by the trial court and it decree of the trial court, fran pellate court shall, adjudge, r ney's lees on such appeal.	the beneficiary's or yraid costs the beneficiary's or trustee's nitoned in this paragraph 7. in in the event of an appeal from ntor turther agrees to pay su easonable as the beneficiary's and the t	n all cases shall be m any judgment or ich sum as the ap- or trustec's attor-	attorney, (2) to t having recorded in deed as their inter surplus, it any, to surplus.	he obligation sec ens subsequent 1 ests may appear the grantor or 1	in the order o o his successor	aliciany may from
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7. To appear in and alted: the security "rights or p action or proceeding in which any suit for the forcelosure of cluding evidence of "life and amount of attorney's leas me lixed by the trial court and i decree of the 'trial' court, fran pellate court shall, adjudge, re ney's leas on such appeal. "It is imutually adjece $\Re$ . In the event that a under the right of eminent do right, it is o elects, to requir as compensation for such takk to now all reasonable costs.	The bolichard y any all costs the beneficiary's or trustee's intoined in this parafaraph 7, in a source of the source of the casonable as the beneficiary's ed that: iny potion or all of said prop main or construmation, benefic to that all or any perion of ing, which are in excess of the expenses, and altograpy's legs	n all cases shall be m any judgment or ich sun as the ap- or frustee's affor- perty shall be taken visity shall be taken the number synthe- he amount required he amount required	cluding the compet- attorney, (2) to t having recorded ii deed as their inter surplus, if any, to surplus. 15. For an time appoint a sus successor truster a conveyance to the powers and dutiet	he obligation sections subsequent it iens subsequent it the grantor or i by reason premitti reason or success provinted hereum successor trustes s conferred upon	of the interest in the order of o his successor of by law ber yes to any trust ler. Upon such the latter sh any trustee	neticiary may from tee named herein ( appointment, and all be vested with herein named or a
7. To appear in and alted: the security "rights or p action or proceeding in which any suit for the forcelosure of cluding evidence of "life and amount of attorney's leas me lixed by the trial court and i decree of the 'trial' court, fran pellate court shall, adjudge, re ney's leas on such appeal. "It is imutually agree $\Re$ . In the event that a under the right of eminent do right, it is o elects, to requir as compensation for such takk to now all reasonable costs.	The bolichard y any all costs the beneficiary's or trustee's intoined in this parafaraph 7, in a source of the source of the casonable as the beneficiary's ed that: iny potion or all of said prop main or construmation, benefic to that all or any perion of ing, which are in excess of the expenses, and altograpy's legs	n all cases shall be m any judgment or ich sun as the ap- or frustee's affor- perty shall be taken visity shall be taken the number synthe- he amount required he amount required	cluding the compe- attorney, (2) to t having recorded if deed as their inter surplus, if any to surplus. 18. For an time appoint a sus conveyance to the powers and duties hereunder. Each s instrument execut	the obligation security lens subsequent i rests may appear the grantor or i vessor or success pippointed hereum successor (ruster s conferred upon uch appointment d by beneliciar; record, which, w	of the interest of the order of of his successor ed by law bere yes to any trus lee. Upon sucl of the latter sh and substitutio containing t hen recorded i counties in with	neliciary may from tee named herein c appointness, and all be vested with herein named or a n shall be made by eference to this tr n the office of the ich the property is
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7. To appear in and alter the security rights or pation or proceeding in which any suit for the forclosure of cluding evidence of little and amount of attorney's lees met itsed by the trial court and it decree of the trial court, and in decree of the trial court, and in a pelate court shall, adjudge, rangel late court shall, adjudge, rangel late is on such appeal. It is mutually agree 8. In the event that a under the right of event that a some pensition for such take to be it is so elects, to require all reasonable costs, to the indicate the right of an ender the right of an ender the right of the right and reasonable costs, and the source day all reasonable costs, and handle by it first upon any range of the source day and grantor and excute such instruments pensution, promptly upon ber pensution, promptly upon ber endorsement (in case of tuit reason full reasonable is the time of its fees endorsement (it case of tuit of the limbility of any person to for the limbility of any person to the source of the reason of the reason of the reason of the terms of the source of the source of the reason of the reason of the source of the source of the source of the reason of the reason of the reason of the source of the source of the source of the source of the reason of the source of the so	The building of any all costs the beneticiary or invisites the beneticiary or invistes in the event of a appeal from the event of a appeal from the event of a specific ary's ed that; iny portion or all of said prop main or constructuration, benetic to that all or any perion of i ing, which are in excess of the expenses and attorney's less proceedings, shall be puid easonable costs and expenses and the blance "applied upp agrees, at its own expenses, the courts, necessarily paid or agrees, at its own expenses, a as shall be necessary in cl heliciary's request.	n all cases shall be many judgment or ich sum as the ap- ior trustee's attor- berty shall be taken when shall have the the anxies produce the annuar returned necessarily paid or to benelicitary and and attorney's less, incurred by bene- on the indebtedness take such actions blaning such com- en request of bene- d and the note for j, without allecting edness, trustee may	cluding the Collips attorney, (2) to 1 having recorded it deed as their inter surplus, it any, to surplus. 15, For an time appoint a sus conveyance to the powers and dutted hereunder. Each so instrument execut. and its place of Clerk or Recorder shall be conclusive 17. Trustee acknowledged is r obligated to notify trust or of any a a shall be a party t	the oblightion sec- lens subsequent a rests may appear the grantor or y reason permitti version or success grant of the county or of the county or of the county or of the county or of the county or accepts this fi made a public ri- any party heret clion or proceed incless such action	of the interest of the interest of a bis successor of a bis successor of a bis successor of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of the interest of th	eliciary may from the named herein ( appointmest, and all be vested with herein named or a shall be made b elerence to this fr n the office of the ich the property is deed, duly execu- ided by law. Trust ale under any othe antor, beneficiary ( is brought by trus

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

12

1.1

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEDEOF ------

IN WITHESS WHEREOF, salu granior	mas hereunito set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever war not applicable; if warranty (a) is applicable and the benefi as such word is defined in the Truth-In-tending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIR the purchase of a dwelling, use Stevens-Ness Form No. 13 if this instrument is NOT to be a first lion, or is not to fin of a dwelling use Stevens-Ness Form No. 1306, or equival with the Act is not required, disregard this notice.	Iclary is a creditor Regulation Z, the making required ST lies to finance D5 or equivalent; D5 or equivalent; D5 or equivalent;
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
STATE OF OREGON;	STATE OF OREGON, County of
County ofKlamath) ss.	19. 19. 19. 19. 19. 19. 19. 19. 19. 19.
February 28, 19.81	Personally appeared
Personally appeared the above named	duly sworn, did say that the former is the
Lawnence,W, Hopper Jeannette Kopper	president and that the latter is the
Jeannette Hopper	secretary of
Dent to be their structure of the foregoing instru- ment to be their in moluntary act and deed Before me: Shull full	A corporation, and that the seal atfixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt 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:
SEALS STATEMER Wulke	$\frac{1}{2} \frac{\partial \sigma}{\partial t} = \frac{1}{2} \frac{\partial \sigma}{\partial t} \frac{\partial \sigma}{\partial t$
Article State Stat	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires: 10 09-8	3 My commission expires:
trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all ex	สูงสารค์สุขภายและสุขสุขัสสุขสุขสุขัตวิติสารคราม และครุขสารๆ แล้วสารสิขัสสุขสุขสุขสุขสารการการการการการการการการการการการการกา
	Beneficiary
NUT IFAT TALED IN CHE OF I CHE O	secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
(FORM No. 881) Stevens-Ness Law Pub. Co., Portland, ore	County ofKlamath
10 KLemith County County Co	I certify that the within instru- ment was received for record on the
	ALLARSH AND ALLARSH AND AND ALLARSH AND ALLARS
Grantor	at.12:203
	3. day ofNarch 19.81. at.12:23o'clock.PM., and recorded in book/reel/volume No.M81on FOR page
as South Valley State Bank	3
Trontior V. Beueticiary Jean South Valley State Bank	3day of March       19.81.         space RESERVED       at.12:03o'clock PM., and recorded         space RESERVED       in book/reel/volume No.M81on         FOR       page3616or as document/fee/file/         RECORDER'S USE       instrument/microfilm No96537         RECORDER'S USE       Record of Mortgages of said County.         DESCED (DOBDEL (KUGAN SA MERCES, my hand and seal of
as South Valley State Bank	Aday of March 29 81, at.12:03o'clock.PM., and recorded in book/reel/volume No.M81on page3616or as document/fee/file/ instrument/microfilm No96537 Record of Mortgages of said County. Direction (public). (guanti and with the seal of County affixed.
ZONER AUTTON ZEREC RUNE ICOUTION LIFT POATSUGE A. Bonoticiary, 1 AFTER RECORDING BETURN TO DIRECTON DIRECTON	Aday of Narch 29 81. Aday of Narch 29 81. at.12:203o'clock.PM., and recorded in book/reel/volume No.M81on page3616or as document/fee/file/ instrument/microfilm No96537 Record of Mortgages of said County. Direction problem. (provident 20 prov. Witness, my hand and seal of County affixed.