FRATER- 97371	TRUST DEED	Yol. <u>m81</u> Pa	g_502	<u>0</u>
ELEO BECORDING BEININ 10		March	, 19§	1, between
Thomas Wasson and Judith	M. Wasson as tenan	nts by the≀entirety	jhand ar	st sewi-pt
Grantor, Frontier Title & Escrow C	0.	scence of units	, as T	rustee, and
South Valley State Bank		The second statements		
		01410 2050 Starte	<u>9 00-00-00</u>	<u>, 1988, 1988</u> , 19
Beneticiary,	WITNESSETH:	et in Sign and all and a start of the second se		
Grantor irrevocably grants, bargains, s	ells and conveys to trus	tee in trust; with power.	of sale, th	<i>ne property</i>
Klamath County, Oregon, described as:		ment was meeter		
			n ng nat	gan germani
The Southeast 1/4 Southwe South, Range 9 East of th L.B.Klamath, State of Oregon.				39

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolits thereof and all fixtures now or herealter attached to or used in connec-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twelve Thousand Dollars and no/100

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Soid, conveyed, assigned or alternated by the grantor without this there, as the beneficiary is option, all obligations secured by this institution. The protect the security of this trust deed, grantor agrees:

 The above described real property is not currently used for agricult.
 To protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To protect preserve and maintain said property in good condition and reads not to remove a denoibh any building or improvement thereon, and reads the property in good conditions and the protect preserve and maintain and property in good conditions and the protect property in good conditions and the protect protect the protect the protect protect protect the protect protect protect protect protect the protect prote

Indi, 'limber' or 'grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in 'granting' any 'easement or 'creating' any 'restriction' thereon; (c) join in any subordination, or other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons ledally, entitled therelo," and the recitals therein of any matters or lacts shall be conclusive proof of the truthtuiness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said property, the said expenses of operation and collection, including those past, due and unpaid, and problemes of operation and collection of said property, the collection any determing any determing.
11. The entering upon and taking possession of said property, the collection or release thereof as a beneficiary may determing.
11. The entering upon and taking possession of said property, the collection is collection of such order as beneficiary may determing.
12. Upon 'default' by 'grantor 'in payment of any indebiedness secured

Sectores.

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because the provided by tary on default control, and thereby cure of all as would not then be due had no default control, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.
 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcels or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser, its deed, in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof the truthluiness. thereoit. Any, person, excluding the trustee, but including the gance and the sale to payment of (1) the express of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as there in truste is may appear in theorder of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such appoint a successor trustee, then any trustee hand a due of appointent appoint, and without conveyance to the successor trustee, the natters in many point as successor trustee, the nation of appointment, and without conveyance to the successor trustee, the latter shall be conclusive proof of successor in whet the property is situated, shall be conclusive proof of proper appointment of the solution or appointed herein, truste they appoint a successor trustee appointment and substitution shall be made by writen instrument executed by beneficiary, compaind in the olice of the county Clerk or Recorder of the county or counting therence to this

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who its an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, officiates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The drastor contained and service	an nan na transfering an	in the second state of the
fully seized in fee simple of said descri	bed real property and has a valid	d those claiming under him, that he is law- d, unencumbered title thereto
(a) A start of the second sec second second sec	aratha radiust form radiust (r. 1914) 1919 - The rate of the rate of the rate of the rate 1919 - The rate of the r	needen onder needen en werden date in de sternen en de sterne en de sterne en de sterne en de sterne en de ste Needen werde fan de sterligte fan de fan de fan de sterne en de sterne en de sterne en de sterne en de sterne Needen werde fan de sterligte fan de sterne generale en de sterne en de sterne en de sterne en de sterne en de
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and that he will warrant and forever o	lefend the same against all perso	ns whomsoever.
	(a) 201 Berg Charles (1990) Berg and Connected States (1990) Science Connection (1990) Apply and Connected States (1990) (1990) Charles (1990) Apply and Connected States (1990) (1990) Charles (1990) Apply and Connected States (1990) (1990) Charles (1990) Charles (1990) Charles (1990) (1990) (1990) Charles (1990) Charles (1990) (1990) (1990) (1990) (1990) (1990) Charles (1990) Charles (1990) (19	Alexandra Markana Ma Markana
The grantor warrants that the proceeds	s of the loan represented by the above	described note and this trust deed are:
		oses (see Important Notice below), ness or commercial purposes other than agricultural
This deed applies to, inures to the be	nelit of and binds all narries bereto i	heir heire ladaine deilen die internet
	assigns. The term beneficiary shall me d as a beneficiary herein. In construing he neuter and the singular number in	an the holder and owner, including pledgee, of the this deed and whenever the context so requires, the
·····································	网络教育局局部委托 机构设计机构新闻 化氯化合金 网络网络小麦属树属小麦属树属小麦属树植物	d the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which	have warmth a set the to	
as such word is defined in the Truth-In-Lending	Act and Regulation 7 the	Wasson
beneficiary MUST comply with the Act and Reg disclosures; for this purpose, if this instrument is t the purchase of a dwelling, use Stevens-Ness For	a ha a FIDEY. It as a strength	th Wasson
of a dwelling use Stevens-Ness Form No. 1306	not to finance the purchase or equivalent: If compliance	th Wasson Mulasson
with the Act is not required, disregard this notice.	u part automoti Period. Periodi India Contral. Periodi di Managia Contral.	ม 1698 ให้การสุดที่ (เพิ่มสุดที่) (ได้มีการสินที่ เมื่อไม่ได้ การสารสารการการการการการการการการการการการการกา
use the form of acknowledgment opposite.) STATE OF OREGON	(ORS 93,490)	n Merigel Baltan Meriakasa yang kabupatén pertakan kabupatén Pertaka Penter Merigel Baltan Pertakan Penter 1999 - Merika Penter Kabupatén Penter Pen
Klamáth )ss	STATE OF OREGON,	County of) ss.
March, 16	· Personally appea	ured and
Personally appeared the above named	duly sworn, did say tha	t the former is the
Tom Wasson and Judith W	asson president and that the secretary of	latter is the
EU. OBLIG:25	and the second	
and acknowledged the foregoin	corporate seal of said c	the seal attixed to the foregoing instrument is the orporation and that the instrument was signed and corporation by authority of its board of directors;
ment to be ::::::::: their voluntary act : Before me:	and deed. A sand each of them ack	nowledged said instrument to be its voluntary act
(OFFICIAL MALLAN SIDA	Before me:	स्ति अर्थन्त्र के सिंह के प्रियम् के प्रित्त के प्रित्त के प्रित्त के प्रित्त के प्राप्त के प्राप्त के प्राप्त त्रित्त के सिंह के के प्राप्त के प त्रित्त के प्राप्त के प
SEAL) Notary Public for Oregon	Notary Public for Oreg	
My commission expires: //O-	09-83 My commission expires	SEAL)
in Sector (R. 2001). So and a sector of the		
The second states from the second states and the s	To be used only when oblightions have been a	night an tha an ann an tha an tha Tha an tha an
TO: The set of the set	AND THE PRIME THEY WANTED AND AND A	n han de service de la companya de Companya de la companya de la company
The undersigned is the legal owner and i	holder of all indebtedness secured by 7	he foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to can	rou hereby are directed, on payment to cel all evidences of indebtedness secure	you of any sums owing to you under the terms of
nerewith together with said trust deed) and to i	econvey, without warranty," to the par	tles designated by the terms of said trust deed the
มีของสาราย เป็นสาราย เป็นสาราย เป็นสาราย เป็นสาราย การการการการการการการการการการการการการก	and a state based at a subscription state at a state	an <b>anna an Salang</b> an an san an an an an an an an an anan an 1931 - Oliver Alfred Angan, an san an
DATED:	, 19	
		Beneficiary
An and lose of usering min from peed of the WOI	which it secures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
	Rou:	
	f the Willamatte Meridia	
STEVENS-NESS LAW PUB. CO. PORTLAND. ORE	thwest I/4 Southwest 1/4	OF County of e. Klamath SS. I certify that the within instru-
Klamath Corn	្មី ក្រសាមិណ៍ ស្ថន៍សំណុង ស្រ ស្រុកសំណែងស្ថិត សំណុងសំណែងសំ ស្រុកសំណាត	ment was received for record on the
	· (1.122522341)	.19th day of March, 19.81, at2.38.0'clockPM., and recorded
Grantor .	SPACE RESERVED	in book/reel/volume NoM81on page5020or as document/fee/file/
South Valley State B		instrument/microfilm No97371,
LIGHTE MAIN Beneficiary (1)	dich M. Wasson as tenant ov Co.	Record of Mortgages of said County.
AFTER RECORDING RETURN TO	marin Call O	County affixed.
South Valley Bank SZISSSGTU		Harch Evelyn_BiehnCounty_Cle
Klamath Falls, 019760	Variation (1907) (1957)	By Debia U Gpinger Deputy
	and the second	the second s

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