FORM Na. 1131 - Oregon Trust Deed Series-TRUST DEED. TH 1

K. 34994

Vol. 1/18/ 10:121360 7392HIS TRUST DEED, made this _____9th____day of ___November______19...81., between

(A)

EVENS-NESS LAW PUELISHING CO., PORTLAND, OR,

Gene J. Neier and Ruth (!. Neier, husband and wife as Grantor, Klamath County Title Co., as Trustee, and, as Trustee, and SOUTH VALLEY STATE BANK

as Beneficiary.

ŧ.

WITNESSETH:

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

See Attached Exhibit "A"

By this reference made a part herein

together with all and singular the tenements, hereditaments and appurtentines and all other rights thereunto belonging or in anywise now or bereatter appertaining, and the rents, issues and prefits thereof and all fixtures now or bereatter 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 ***Seventy Thousand and nc/100*****

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

The chove described real property is not currently used for agricultural, timber or grazing purposes.

To protect the socurity of this trust deed, framer ajrees: I. To protect the socurity of this trust deed, framer ajrees: I. To protect, preserve and maintain said property, in good condition int to critic or permit any waste of said property. In a protect of the preserve and maintain social property in good condition int to critic or permit any waste of said property. Fourner and bound or improvement which may be constructed, damagde or control of thereind or improvement which may be constructed, damagde or the constructed thereind and pay when due all costs incurred thereida. J. To some pay when due all costs incurred thereida, cost estants, condi-tions and restricting such financing said property; if the beneficiary is requests, to pin in executing such financing saturemets pushants to the Uniterin Commer-topper public office or differ, as well as the cost of all line, such as the toping office or differ, as well as the cost of all line, such as the toping office and condition again be deemed designable by the bindicing. 4. To provide and conditioned as may be deemed designable by the toping office and conditioned to a single of all line such as the toping office of the condition of a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of all line such as the toping office and conditioned to a single of a single of a single of a single of the single

constant resculing such inancing statements pursuant to the Unional Commercian the the theorem in the present the theorem in the constant of the constant o

tural, timber or grazing purposes.
(a) consist to the making of any map or plat of said property; (h) join in any subordination or other alternment alteriality in the end of the lien or characteristic thereoit, (c) join in any subordination or other alternment alteriality is a set of the property; (h) property, without warranty, all or ary part of the property. The gradiest is the set of the property is and the property is a set of the property is an any conservation of the relative barries of any matters or facts shall be explicitly entitled thereto," and the rectals thereof. Turke's less for any of the set of the method of the turking the rest is a set of the property. The gradiest property is any best described as the "person or persons be applied to the turking the rectals thered." Turke's less for any of the set of the turking the property is an any time will out netice, either in person, by agent or by a rective to be applied of the turking the property have a sourt, and without recard to the autopart of the source of source persons are profits, including those past due and unpaid, and source at the source of source of the source of the property, and in such order as beened licitary may determine.
11 The entering upon and taking procession of said property, the collection of such property, and the application or release there allowed of the and property, the following the source of default hereinde to a sub-rest, issues and profits or the involved of the and property, the source of such areas is and profits or the involved of the and other any determine.

pursuant to such notice. 12 Upon default by gran'or in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustees shall event the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, give notice thread in Oreclose this trust deed in the name provided in OES 86.740 to 86.795. 1.3. Should the beneficiary elect to trustee be adventioned on the benefician.

the manner provided in ORS 86.740 to \$6.795. Intercose this trust deed in 1.1. Should the benneliciary elect to foreclose by advertisement and sub-then after default at any time prior to five days before the date set by the truster but the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interst, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expense actually incurred in endoring the terms of the obligation and trustee's and attorney's lees not ex-cipal is would not then be due had no default occurred, and thereby cur-the delawly, in which event all torechosure proceeding shall be dismissed by the truster.

the delayd, in which event all foreclosure proceedings shall be dismissed by the trustee. 15, Otherwise, the sale shall be held on the date and of the time and place designated in the metice of sale or the time to which said sale may be postpened as provided by law. The trustee may sell said projectly either in one parcel or integrating parcels and shall sell the parcel or parcels at auction to the highest builde for each, payable at the time of sale. Trustee shall deliver to the parcel are integrated by law conveying the property so we procharge its dead in form as required by law conveying the property so we procharge its dead in form as required by law conveying the truthfulnes, there is dead in a second or warranty, express or in-plied. The residue in the dead of any matters of last shall be conclusive proof of the truthfulnes, there is dead in her powers provided herein, trustee shall deliver, and beneficiary, may purchase at the sale. 15, When trustee sells pursuant to the powers provided herein, trustee shall aging the proceeds of sale to payment of (1) the expressed sale, in-cluding the compression of the trustee and a reasonable charge by trustee's attaines. (1) to the obligation secared by the trust deed, (3) to all presents dead as their interests new agreent in the interest of the truste in the truste dead as their interests new agreent in the interest of the truste in the trust dead as their interests new agreent in the interest of the interest of the surplus.

Surplus, dram, to the gratiest or to his successer in interest entitied as such surplus. The First any reason permitted by law beneficiary may from time to time appoint a successor of successors to any trustee named herein or to any successor trustee, or pointed beteamder. Upon such appointent, and without conveyance to the sourcessors trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed beteamder. Each such be hereficiary, containing reference to this stud deed instrument executed by beneficiary, containing reference to this trust deed and its place of received or counters in which the property is situated, shall be enclusive proof of groper uppontment of the successor trustee. 17. Inside a accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any parts here of a proceeding such and end and the other of any field of trust or of any action or proceeding in which there are dreft deed of trust or of any action or proceeding in which the property of trustees shall be a party unless such action or proceeding is brought by trustee.

1021. The Inst Cost Act provides that the suggest benearing must help the in attency, why is an intera member of the Oregon State Bar, a bank, that company of Oregon and Recordstands and other to do because under the days of Oregon of the Order States, a title narrow company authorited to more rule to real property of the story as solutions, attitudes, agents of bouches, the Orige States or any agency there, to an according to be one of the Mark States of the story of ov company title to real

The grantor covenants and agrees to and with the beneficiery 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.

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

This deed applies to, inures to the benefit of und 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 leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

¹⁴ IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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 disclasures; for this purpose, if this instrument is to be a FIRST lien to finance the purchosu of a dwelling, use Stevens-Ness Form No. 3:105 or equivalent; if this instrument is NOT to be a first lien, or is not to fir ance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

Get Ruth C. Neier

Beneficiary

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	3.490)
STATE OF OREGON, County of Klamath December 1, 1981 Persocally appeared the above named Gene J. Neier and Ruth C. Neier	STATE OF OREGON, County of
ment to be their voluntary act and deid.	a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf 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:
(OFFICEL: SEAL) Notary Public for Oregon My commission expires: 8,5773	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:

Trustee

. 19

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You wreby are directed, or payment to you of any sums owing to you under the terms of said trust fleed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith fogether with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the same. Mail reconveyarce and documents to

DATED

Da not lose or destroy this frust Deed OR THE NOTE which it succres. Both must be delivered	d to the truitee for cancellation before reconveyance will be model.
TRUST DEED (FORM No. 1811) STATUS (ADS LAW PUR, 20. POINT, NO. CON Gruntor Gruntor Beneliciary ANTERNACCORDING, RETURN TO ANTERNACCORDING, RETURN TO	STATE OF OREGON. County of I certify that the within instru- ment was received for record on the day of at oclock M., and recorded in book reel colume No. page or as document/fee, file instrument/metolilm No. Record of Mortgages of said County. Witness my hand and seal of County affixed.
20 (alley 51 52-10	Deputy

SOUTH VALLEY STATE BANK, Klamath Falls, Oregon EXHIBIT A To Deed of Trust Dated November 9, 1981 Ruth C. Scopelite, R.P.T., P.C., Ruth C. Scopelite Neier, an Estate in Fee Simple:

21362

PARCEL 1: A portion of Lot 1 in Block 47 of Nichols Addition to the City of Klamath Falls, Oregon, formerly Linkville, according to the official plat thereof on file in the office of the County Clerk of Klamath County,

Beginning at the most Easterly corner of said Lot 1; running thence Northwesterly along the Southerly side of Tenth Street a distance of 110 feet; thence Southwesterly at right angles to Tenth Street a distance of 50 feet; thence Southeasterly and parallel with Tenth Street a distance of 110 feet to the Northerly line of Pine Street; thence Northeasterly along the Northerly line of Pine Street a distance of 50 feet to the

PARCEL 2: Portions of Lots 1 and 2, Block 47, Nichols Addition to the City of Klamath Falls, Oregon: Beginning at a point on the Northerly line of Pine Street 50 feet Westerly from the most Easterly corner of Block 47, Nichols Addition to the Town of Linkville (now City of Klamath Falls) Oregon; thence Northwesterly at right angles to Pine Street a distance of 110 feet; thence Northeasterly and parallel with Pine Street 50 feet to the Westerly line of 10th Street; thence Northwesterly along the Easterly line of 10th Street a distance of 10 feet; thence Southwesterly at right angles to 10th Street along the Northwesterly line of Lots 1 and 2 of said block, a distance of 98.21 fest, more or less; thence Southeasterly at right angles to Pine Street a distance of 120 feet to the Northerly line of Pine Street; thence Northeasterly along the Northerly line of Pine Street: 43.21 feet, more or less, to the point of beginning.

> TT FOLDEN; COUNTY OF KLAMATH; ss. od for record XXXXXXXX _____ 15_14_coy of December A.D. 9_8101_3:-4p'clock p M - c' duly recorded in Vol. M 81, cf_Mtge____on Pa (21360 Fee \$12/00 EVELYN BIEHN County ierk By Jonge-Mic Michel