881-Oregon Trust Deed Series-AT . 25530 PUBLISHING CO., PORTLAND, CR. 972C4 7/163 443 m TRUST DEED THIS TRUST DEED, made this 7th January , 19.83 , between ...day of GARY E. MULVEY TRANSAMERICA TITLE INSURANCE COMPANY , as Trustee, and as Grantor, SOUTH VALLEY STATE BANK as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH inCounty, Oregon, described as: Lot 8, Block 2, Tract No. 1088, FERNDALE, in the County of Klamath, State of Oregon. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

real estate. THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ---TEN THOUSAND TWO HUNDRED FIVE AND 95/100----FOR THE

(\$10,205.95) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date nerewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable Jan. 10 , 19.85 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon: 2. To complete or restore promptly and in good and workmanike manner any huiding or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restriction allecting said property; if the beneficiary so requests, to join in executing such limiting agreenies as may be dremed desirable by the proper public office or offices, as well as the cost of all lien searches made by lining olicers or searching agreences as may be dremed desirable by the beneficiary. 1

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For an exclude such hanning statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filled same in the proper public office or offices, as well as the cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the beneficiary.
• 4. To provide and continuously maintain insurance on the huildings of the search is a searching agencies as may be deemed desirable by the and such other hazards as the beneficiary may from time to time require in an amount not less than \$ continuously maintain insurance on the halter. If the provide and continuously maintain insurance on the halter all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall bail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to be expired in on any policy of insurance now or hereafter placed on said hamount to the expire any indeptedness secured hereby and in such oute as beneficiary may indeptedness secured hereby and in such outer as beneficiary any part thereof, may be released to grantor. Such application or release shall not outer or waive any dealut or notice.
• 5. To keep said premises the from construction Fens and to pay all thereof, may be released to grantor, such application or release shall and outer dealur hares, assessments and other charles that may be levied or assessed upon or against asid property before any part of the state any set of outer the sume target assessments and other charles that may be levied or assessed upon or against said property before any part of the state any set of any taxe, assessments and other charles that may be levied or any states, assessments and other charles that may be bound to there they together with the obligation strengthed by and of any taxe, assessments and other charles that may be adready by digitar ceipts thereor to bomiciary should be drinter bit ton the state set forth in th

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pellate court shall admitle trassmittle as the hendroary's or trustee's attained new sites on such appeal. It is mutually approed that: It is mutually approed that: N In the event that any perton or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the weight of source that all or any portion of the momise payable as compensation for such taking which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees, been in such proceedings, shall be paid to beneficiary and appellate courts, necessarily paid to incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured breaks, in your beneficiary's work even being to take such actions and error by the necessarily paid to complet the proceeding's and the balance applied upon the indebtedness and error your beneficiary's in obtaining such cours prevents of the any time and from time to time upon written request of hemeliciary in such proceeding's request. 9 At any time and from time to time upon written request of hemeliciary in such or of the resolution), without affecting the limibility of any person for the payment of the indebtedness, trustee may the limibility of any person for the payment of the indebtedness, trustee may

Itural, timber or grazing purposes.
(a) consent to the making of any map or plot of sud property: the some in symptomization or other agreement affecting the ded or the law or other symptomization or other agreement affecting the ded or the law or other by the sense of the symptomization or other agreement affecting the ded or the law or other by the sense of the symptomization or other agreement affecting the ded or the law or other by the sense of the symptomization or other agreement affecting the ded or the law or other by the sense of the symptomization of the truthallows thereof. The symptomization of the truthallows thereof. The symptomization of the truthallows thereof is an any set of the symptomization of the truthallows there of the symptomization of the symptomizatio symptomiz

property, and the application or release thereof as aboreard shall not cure or marked any default in notice.
12. Upon default by granter in payment of any indebtedams with done pursuant to such notice.
13. Upon default by granter in payment of any indebtedams with done pursuant to such notice.
14. Upon default by granter in payment of any indebtedams were default in beneficiary at his election may proceed to barchose this trust doed by advectisement and such and payable. In such and may event the beneficiary at his election may proceed to barchose this trust doed by advectisement and such and his election the such and payable. In such and not event the beneficiary of the selection may proceed to barchose this trust doed by advectisement and sale. In the latter event the beneficiary of the selection is reported to barchose this trust doed by advectisement and sale. In the latter event the barchose this trust doed in to such as then required by law and proceed to barchose this trust doed in the manner provided in ORS \$6.740 to 86.795.
13. Should the beneficiary elect to foreclose by advectisement and sale there do and the order of the trustee's and attorns's less not exceeding the terms of the trust deed and the oblightion secured thereby including costs and expenses actually incurred by fact other that such particular deviations were the dealliful of a locelosus provided by fact other that such particular by cure to be recearding shall be demised by take other the time to which suid as may be been be due had no default occurred, and thereins and the oblightion were discussed by fact other the time to which suid as may the particular costs and expenses actually incurred the functions. The such as a sub-error of the particular deviation were discussed by fact other them the which suid attended by a sub-error of the trust end at the time and please designated in the notice of sale or the time to which suid attended by a sub-error of the such as conversing the dealut, in which were all

Supplet in any to the granner or to its successor in interest entitled to such surplus to the granner or to its instances on interest entitled to such surplus to the second successor trastee appointed hereinder. User has boundaries normal herein or to any successor trastee appointed hereinder. User has boundaries and with all title, powers and during conferred upon any reside hereinder boundaries to the successor trustee. Successor trustee to the successor trustee appointed hereinder to shall be vested with all title, powers and during conferred upon any reside hereinder boundaries to the successor trustee. Successor trustee to the successor trustee appointed in the other of the county within any reserve to the successor trustee. To the conclusive proof of proper appointment of the successor trustee is statisfy a half be conclusive proof of proper appointment to the successor trustee. If trustee accepts this trust when this device, dury executed and acknowledged is made a public record as envided to his protect any other any other devices of trust or of any action or proceeding in which granner to be trust or trustee is half be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust concorre-or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company autorized to insure trile to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an escow agent licensed under GPS 656 555 to 656 585.

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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.

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, family, 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

Durposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* 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 disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

E. Mulvey Davy ×. ×

Beneficiary

(If the signer of the above is a carporation, use the form of acknowledgment opposite.) [ORS 93.490]) ss. STATE OF OREGON, County of STATE OF OREGON,)) ss. County of KLAMATH , 19 and , 19 83 . JANUARY 7 Personally appeared who, each being first Personally appeared the above named duly sworn, did say that the former is the GARY E MULVEY president and that the latter is the secretary of a corporation, and that the seal affixed 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: acknowledged the loregoing instru-HIS voluntary act and deed. ment to bet, Notary Public for Oregon (OFEIGIAD (OFFICIAL SEAL) Notary Public for Oregon SEAL) My commission expires: 5/21/85 My commission expires: 1

> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

Trustee

TO:

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 hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: ,19 .

De not less or destroy this Trust Deed OR THE NOTE which is secures. Both must be delivered to the trustee for concellation before reconveyance will be ma

TRUST DEED STATE OF OREGON. Klamath (ss. County of (FORM No. 881) I certify that the within instru-LAW PUB. CO., PORTLAND, URL ment was received for record on the ., 19. 83, 10 day of Jan o'clock [PM., and recorded] a**3:**48 in book reel volume No. MB3 on SPACE RESERVED Grantor .or as document_fee/file/ FOR page443 instrument/microfilm No. 19193 , RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary Evelyn Biehn ^County Clerk County affixed. AFTER RECORDING RETURN TO Fee \$8.00 Deputy التي الم -015 1-50 77601