IN-1	DFC - 36034		
23387	TRUST DEED	STEVENS NESS LAW PUBLISHING CO., PO	
THIS TRUST DEED, made thisGilbertJThompsonandMaryJ		Vol. <u>183</u> Page 7 the entirety	· · · · · · · · · · · · · · · · · · ·
as Grantor,TransamericaTitleIr South Valley State Bank			
as Beneficiary,			·····
Grantor irrevocably grants, bargains inCounty, C	WITNESSETH: , sells and conveys to trustee Dregon, described a <del>s:</del>	in trust, with power of sale, th	ne property
The South 50 feet of Lot 55 and the County of Klamath, State of	the Newsh To a .	ot 54, Lakeshore Gardens	s, in

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sun WENTY-five thousand and no/100-----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and mede by grantor, the linal payment of principal and interest hereof, it

herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

Then, at the beneficiary's option, all obligations secure without hirs instheter, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

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To complete or restree and maintain said property in good condition and repair, not to ret preserve and maintain said property.
To complete or restree of said property.
To complete or disc said property.
To complete or office, as well as the cost of all line sacchards by the denome of the Uning m Commerce of the beneficiary may require and to pay for timing m Commerce of the beneficiary may require adduct loss of damage by the beneficiary.
A To provide and continuously maintain insurance on the building more or hereafter affects as well as the cost of all line sacchards by the sensitivity and the said proper sable of the beneficiary with loss payable to the building and more of hereafter affects on the said proces adduct loss of damage by line of the sate of the sate strengt adduct loss of damage by line of the beneficiary as the hereafter all policies to the beneficiary at least litteen davs prior to be and simulation of the sate strengt of a submitted of the same at transition's expense. The amont to the submitter of loss proces any sech bind as insured to the beneficiary and hereafter placed on said building the other may procure the same at transitio's expense. The amont to do the sate for the same at transitio's expense. The amont to do the sate for the same at transitio's expense. The amont to do the said property and in such other a

decree of the time source are analytic reasonable as the beneficiary as trusters attempted in the source of the so

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of suid property. (b) pain in granting any easement or creating any restriction therein. (c) with in an subordination or other agreement allecting this deed of the line or charge frantine (d) recorrecy, without warranty, all or any part of the property. The factor restriction is the development of the property of the property and the recitals there of the property and the recitals there of the property and the recitals there of the property and the strained and the property of any part of the property and the property and the property of any of the property and the property and the property and the property of any part of the property and the property and the property of any part of the property of any part for the property of any part for the property of any part of the property of any part for the property of the property of any part for the property of the property o

alse any default or notice of default hereunder or invalidations set done or pursuant to such notice.
12. Upon default by grantor in payment of any indefinedness secured hereby or in his performance of any agreement hereunder, the herebysis may default by grantor in payment of any agreement herein default. In such an in selection may proceed to barebae this trust deal or quity as a mean at his election may proceed to barebae this trust deal or quity as a mean at his election may proceed to barebae this trust deal or quity as a mean at his election may proceed to barebae this trust deal or quity as a mean at his election may proceed to barebae this trust deal or quity as a mean at his election may proceed to barebae this trust deal or other here and came no be housed his written metre of default and his election there are a default and his election the said developed his written metre of default and his election thereby, whereupon the trust real properts to satisfy the obligations write the strust deel in the latter event the lower low of the sure of the said end of the said end his written metre of default and his election thereby, whereupon the trust end his written metre of a barebae the fire and as the notice any time grave of the fire and and his election the said end of the AD to AS 705.
13. Should the DRS 86. All to AS 705.
14. Should the any time prior to live days before the date set by the obligation secured thereby and retrust end of the notice any then charses actually muret, respectively, the entire amount the barebaix or his successors in mirred, respectively able for the trust deel and the conduct of the AD and the default, and wherebaix and experimes actually muret the trust end of the trust of the AD and AD and

the default, in which event all foreclosure proceedings shall be distinged by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the poice of sale or the time to which still sale may be postponed as provided by law. The trustee may sell said property either auction to the highest place parcels and shall sell the parcel or pricels at suction to the highest place parcels and shall sell the parcel or pricels at suction to the highest place parcels and shall sell the parcel or pricels at suction to the highest place parcels and shall be shall deliver to the purchase its deed in form as required by law converge thall deliver to the purchase its deed in form as required by law converge plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthkilness thereof, my person, excluding the trustee, but include he grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee settoring (2) to the shell of sale to payment of (1) the expenses of sale, in cluding the compensation of sale to payment of the trust lead, if its all payment have a such as the sale of the trustee on the trustee have a such as the property to the trust even to the trustee have a such as the payment is the mease of the trust even to the such as the default on the payment of the trustee on the trust have a such as the payment is the mease of the trustee on the trust have been extended to the gambe on the where the default of the trustee of the trust have been extended to be gambe on the bar and the struct and the trustee have been extended to be gambe on the bar as the such as the default of the trustee of the trustee have bar as the top gambe on the bar as the such as the day of the trustee of the such as the trust have bar as the top gambe on the bar and the trustee of the

Supplies it any to the grantou of to be assessed in interest end of an and buying 16. Not any reason permuted by law beneficiary that the second of the s

NOTE: The Trust Deed Act provides that the trustee hersunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compare or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insuce the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CES 848 535 to 826 585

fully seized in tee simple of said described real property and has a valid, unencumbered title thereto

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

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

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The grantor (a)\* primarii (b) for an o

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

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 instrators, execu-contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever including pledgee, of 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.

\* 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 and 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; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

STATE OF OREGON, County of MAY 6 KLAMATH STATE OF OREGON, County of GILBERT J THOMPSON MARY J THOMPSON . 19 above named Personally appeared , 19 duly sworn, did say that the former is the president and that the latter is the aria ach acknowledged the foregoing instrua 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me. ment to be SOFFICIAL Notary Public for Oregon voluntary act and deed. My commission expires: 5/21/85 Notary Public for Oregon 07-0 My commission expires:

(OFFICIAL SEAL)

)ss.

who, each being first

and

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

TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said fand have been fully and satisfied. You breaky are directed on navyment to you of any sums owind to you under the terms of 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 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 todether with said trust deed) and to reconvey, without warranty. To the parties designated by the terms of said trust deed the 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 DATED: , 19

Fee \$4.00

net less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED (FORM No. 881) LAW PUB. CO., PO ESS STATE OF OREGON, County of ......Klamath I certify that the within instrument was received for record on the 10th day of May Grantor at 3:34 o'clock P.M., and recorded SPACE RESERVED in book/reel/volume No. 183 FOR page 3:34 or as fee/file/instru-RECORDER'S USE · .. on ment/microfilm/reception No. 23387 Beneficiary AFTER RECORDING RETURN TO Record of Mortgages of said County. South VALLE Witness my hand and seal of 5215 County affixed. S Ćc 4 KFO : MOOI .....Evelyn\_Biehn\_County\_Clerk. By terry us Deputy