26844 ENS-NESS LAW PUBLISHING CO. 30911 Vol. m83 20127 TRUST DEED Page

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October by the Entirety ..., 19.83., between

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as Grantor.	William P. Brandsness		
us Granitor.	nillidu P Brandenoco		 and and a second se
	Brandsness		
	South Valley State Ban		,
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TRUST DEED. TA.

as Beneficiary,

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TN-1

FORM No. 881-Oregon Trust Deed Series

## WITNESSETH:

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

Lot 9, Block 5, Tract No. 1163, CAMPUS VIEW, in the County of Klamath, NOT DEPEND

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-

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One Hundred Five Thousand and No/100------

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

The above described rial property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I for protect, preserve and maintain said property in good condition and repair, or to comove or demolish any building or improvement thereon; 2, mo opermit any waste of said property. To complete or restore prompily, and in good and workmanlike destroyed thereon and pay when the all casts incurred therefor, 3, or comply with all laws, ordinances, regulations, covenants, condi-tions and restriction allecting said property; if the beneficiary so regulats, to cial. Code as the beneficiary may regular and to the Uniform Commente by liling officers or searching allecting statements pursuant to the Uniform Commente beneficiary. beneficiary may require and to pay for liling same in the beneficiary. To comply and continue and cost of all lien searches made beneficiary. To convide and continue and to pay for liling state there beneficiary. To convide and continue and the pay for liling beneficiary by the beneficiary.

Trichin, and pay when the all costs incurred them better, damaged or tions and restricting such finaling said property. If the beneficiary so requests, so requests does and restricting office or offices, at well as and to pay for filing same in the brief office or offices, at well as and to pay for filing same in the brief infinite office or offices, at well as and to pay for filing same in the brief infinite office or offices, at well as and to pay for filing same in the brief infinite offices or offices, at well as and to pay for filing same in the brief infinite office or offices, at well as and to pay for filing same in the brief infinite or other derived to the brief infinite or other derived as the single formation insurance on the buildings and any notice that same the same brief and the same the same offices of the brief infinite or other the same shall be differed to the brencher any allowing and any notice of the same breadler placed on said buildings, the beneficiary may procure the same breadler placed on said buildings, and prove of the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and prove the same breadler placed on said buildings, and place the same breadler placed on said buildings, and the context same and the same seesed upon to cure or waive any the follower the theory and in such ranker, and assessed upon to cure or waive any breadle of an or such notice of the same breadler and assessed upon to cure or waive any breadle sets bearded in paragraph the same seesed upon to cure or waive any breadle sether breadler and assessed upon to cure or waive any breadle s

PORTLAND. OR. 9720

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...., as Trustee, and

(a) consent to the making of any map or plat of said property; (b) join in frammer, the second sec

licitary may determine unconstructives secured hereby, and in such order as bene-11. The entering upon and taking possession of said property, the collection of such forths, issues and prolits, or the proceeds of the and other insurance policies of propensation or awards for any taking or damage of property, and the application or release thereof as aloresid, shall not cure or waive any delault on focilies of delault hereunder or invalidate any act done pursuant to such notice.

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereity immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter wait the buncliciary or the trustee shall be the beneliciary of the latter wait the bunclicary or the trustee shall advertisement and sale. In the latter wait the bunclicary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall the the time and place of sale, give notice thereoi as then required by law and proceed to lorcclose this trust deed in 13. Should the beneliciary or the disclose by advertisement and sale the default any time prior to live days before the date set by the trustee for the trustee the farator or other person so privileged by tively, the entire amount the due under the terms at attorney lees not the trust edeed and endicing the terms of the bunclicary or his successors in interest, respec-tively, the entire amount here due under the terms at attorney lees not er-copial as would not then be due had no default occurred, and thereby cure in a should not then be due had no default occurred, 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

The destant, in which there are a statistical of the firster. 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 sale said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable sell 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 im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulaness thereol. Any person, excluding the state, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and bandiciary, may purchase at the sale. 15. When nutsite sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses by sale, in-cluding the proceeds of sale to payment of (1) the expenses by sale, in-attorney. (2) compensation of the trustee and a reasonable charge by inustee's having recorded items subsequent to the interest of the trustee in therein deed as their interest nav appear in the order of their priority and (4) the surplus.

surplus, it any, to the grantor of to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to fime appoint a successor or successors to any trustee named herein or to any successor trustee appointed neuronal permittent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferru per any trustee herein named or appointed instrument executed by beneficiary, containing reference for this trust deed and its place of record, which, when recorded in the office of the County Shall be conclusive proof of perper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and obligated to motify any party hereto of pending sale under any other deed trust or of any action or proceeding in which frantor, beneficiary or trustee shall 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 attorney, who is an active member of the Oregon State Bar, a bank, "trust company or savings and loan association authorized to business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, utilitates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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.

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XXX XXXXXXXXXX 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, 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 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 (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the 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 Fort No to finance the purchase with the Act is not required. disreaserd this notice. Horald helessen B

if this instrument is NOT to be a first lien, or is not do a fill of a dwelling use Stevens-Ness Form No. 13 with tha Act is not required, disregard this notice.	RST lien to finance Burgel A 105 or equivalent; ance the purchase	desser
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	int. If compliance	
STATE OF OREGON,		
County of Klamath	STATE OF ORECON	
October 25 , 19.83 . Personally appeared the above framed	STATE OF OREGON, County of	.) 55.
Ronald N. Hesser and Beverly A.	appeared	
	duly sworn, did say that the former is the president and that the latter is the	who, each being first
	president and that the latter is the secretary of	
ment to be the instru-	a corporati	
Before and deed	a corporation, and that the seal allixed to the fore corporate seal of said corporation and that the inst sealed in behalf of said corporation by authority of and each of them acknowledged said instruction	going instrument is the
SEAL) Faller Calify +	sealed in behalt of said corporation and that the inst sealed in behalt of said corporation and that the inst and each of them acknowledged said instrument t Before me:	its board of directors; o be its voluntary act
My commission expires: 10-17-87	Notary Public for Oregon	
	My commission expires:	(OFFICIAL SEAL)
To be used only	FOR FULL RECONVEYANCE when obligations have been paid.	
	Trustee	
The undersigned is the legal owner and holder of all ind trust deed have been fully paid and suitisfied. You hereby are a baid trust deed or pursuant to statute, to cancel all evidences therewith together with said trust deed) and to reconvey, without state now held bytyou under the same Mail reconveyance	ebtedness secured be	
erewith together with said trust deed) and to record all evidences	directed, on payment to you of any sums owing to suit of indebtedness and you of any sums owing to	ms secured by said
ATED: Mark deed have been fully paid and satisfied. You hereby are of said trust deed or pursuant to statute, to cancel all evidences herewith together with said trust deed) and to reconvey, without state now held bytyou under the same. Mail reconveyance and MATED: , 19	t warranty, to the parties designated by the terms of documents to	under the terms of re delivered to you
AIED:		said trust deed the
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both	Beneliciary	
. Both	must be delivered to the trustee for concellation before reconveyonce	
TYONI DEED		node.
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE	STATE OF OREGON,	
	Country - King and	

County of Klamath County of <u>I certify that the within instrument</u> I certify that the within instrument was received for record on the 23rd day of <u>NOVEMber</u> 19.83 at 10:57 o'clock <u>M., and recorded</u> in book/reel/volume No. <u>M33</u> on page 20127 or as fee/file/instru-ment/microfilm/reception No. 30911 Record of Mortdades of said County SPACE RESERVED RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of

> Evelvn Biehn, County Clerk By Am Distants The By Am Deputy

County affixed.

Fee: \$8.00

FOR

Grantor

Beneficiary

9160

Bouth Valley State Bark 5215 South 6TH Street

Klameth Falls, Oregon