FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		- <del>C</del> <del>C</del> C	STEVENS-NESS LAW PUBLISHI	200. PORTLAND, OR. B7804
∞ 56667	TRUST DEE		Vol. <u>M85</u> Page	AUGIR (
THIS TRUST DEED, made this			December	, 19 <u>0.0.</u> , between
D Beandana				, as Trustee, and
as Grantor, William P. Brandshes South Valley State I	Daiir			
as Beneficiary,	WITNESSE	eTH.		
Grantor irrevocably grants, bargai inKlamath	ns, sells and convey	rs to tr	ustee in trust, with power o	f sale, the propert
See Attached Exhibit "A" by			a part hereof.	
This document is one of five secund the amount of \$132,933.74 with	uring a loan to	Dan <b>ie</b> date o	l Lee Eddy dated Dece f December 31, 1989.	mber 24, 1985
	Service (Mercold Control			
together with all and singular the tenements, i now or hereafter appertaining, and the rents, i	03000 and brosses seems			
tion with said real estate.  FOR THE PURPOSE OF SECURING	G PERFORMANCE of Thousand Nine H	each ag	reement of grantor herein contained Thirty-Three and 74/	100
note of even date herewith, payable to benefic	iery or order and made	ollars, w	ith interest thereon according to to tor, the tinal payment of princip	the terms of a promis al and interest hereo
not sooner paid, to be due and payable The date of maturity of the debt secure becomes due and payable. In the event the w sold, conveyed, assigned or alienated by the then, at the beneticiary's option, all obligation	December 31,  Id by this instrument is  ithin described property  grantor without first l  ns secured by this instru	the date y, or any having o ument, i	, stated above, on which the fina part thereof, or any interest the btained the written consent or ap rrespective of the maturity dai	l installment of said erein is sold, agreed to proval of the benefic
The above described real property is not contained this trust de	ed prantor agrees:	(a) conse	nt to the making of any map of pict	
<ol> <li>To protect, preserve and maintain said pin and repair; not to remove or demolish any building not to commit or permit any waste of said property.</li> </ol>	or improvement thereon;	subordina thereol; ( grantee i	d) reconvey, without warranty, all or n any reconveyance may be describe	any part of the property.  d as the "person or pe
manner any building or improvement which have destroyed thereon, and pay when due all costs incurred destroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, regul	therefor. lations, covenants, condi-	be concluservices n	nentioned in this paragraph shall be not Upon any default by grantor hereu	less than \$5. inder, beneficiary may all or by a receiver to b
tions and restrictions attecting sear property, in the join in executing such limancing statements pursuant cial Code as the beneficiary may require and to pay proper public office or offices, as well as the cost oby filing officers or searching agencies as may be	ay for filing same in the	pointed to the indeb erty or to	by a court, and without regard to the itedness hereby secured, enter upon an any part thereof, in its own name sue	d take possession of said or otherwise collect the
beneficiary. 4. To provide and continuously maintain in	surance on the buildings	ney's lee liciary m	s upon any indebtedness secured herel	by, and in such order as
now or hereafter erected on the said premises again and such other hazards as the beneficiary, man, from an amount not less than \$ 132,332 7 3. 7 3. 7 3. 7 3. 7 3. 7 3. 7 3. 7	iciary as soon as insured;	collection insurance	<ol> <li>The entering upon and taking po- n of such rents, issues and profits, or e policies or compensation or awards to , and the application or release thereof ny default or notice of default hereun</li> </ol>	or any taking or damage
deliver said policies to the beneficiary at the deliver said policies to the beneficiary of any policy of insurance now or hereafter	placed on said buildings,	pursuant	to such notice.  12. Upon default b, granter in payment	of any indebtedness
collected under any interest collected under any indebtedness secured hereby and in ciary upon any indebtedness secured hereby and in may determine, or at option of beneficiary the entitled to the collected under any interest.	such order as beneficiary re amount so collected, or application or release shall	declare event ti in equit	all sums secured hereby immediately the beneficiary at his election may probly as a mortgage or direct the trustee	teed to foreclose this trust to foreclose this trust de-
act done pursuant to such notice.  5. To keep said premises tree from constru	ction Lens and to pay all	execute to sell hereby	the said described real property to whereupon the trustee shall lix the tire than sequired by law and proceed	satisfy the obligation ne and place of sale, give to foreclose this trust
against said property before any parties that general charges become past due or delinquent and prompt to beneficiary: should the grantor fail to make pay	tly deliver receipts therefor ment of any taxes, assess-	the ma	nner provided in UKS 86.733 to 66.733 13. After the trustee has commenced	loreclosure by advertisements date the trustee condi-
by direct payment or by providing beneficiary to make such payment, beneficiary may, at its option	with lunds with which to on, make payment thereof, of forth in the note secured	sale, th the del sums	ault or defaults. If the default consist ecured by the trust deed, the default	t may be cured by pay, what may be cured by pay
hereby, together with the obligation of trust deed, shall be added to and become a part of trust deed, without waiver of any rights arising the trust deed, without waiver of any rights arising the covernents hereof and for such payments, with intercovernents hereof and for such payments, with intercovernents hereof and for such payments, with intercovernents hereof and for such payments.	of the debt secured by this from breach of any of the trest as aforesaid, the property to the bound to the	not the being obligat	on be due had no default occurred. All cured my be cured by tendering the ion or trust deed. In any case, in a	performance required un ddition to curing the de
same extent that they are bound for the payment described, and all such payments shall be immediately	nt of the obligation herein itely due and payable with- he option of the beneficiary.	and ex togethe by law	repenses actually incurred in entoteing or with trustee's and attorney's fees not	exceeding the amounts p
out notice, and the nonpayment thereof shall, at it render all sums secured by this trust deed immed constitute a breach of this trust deed.  6. To pay all costs, lees and expenses of the control of title search as well as the other costs and expense in connection with or in enforcing this obligation.	this trust including the cost	place be pos in one	designated in the notice of sale or the strong of the sale or the strong of the sale or the sale of th	tee may sell said propert sall sell the parcel or pa
in connection with of in emotions the security incurred.  7. To appear in and defend any action of affect the security rights or powers of beneficiary.	or proceeding purporting to or trustee; and in any suit.	shall the pi	deliver to the purchaser its deed in to operty so sold, but without any cover The recitals in the deed of any matter thereof. Any person, exc.	nant or warranty, express s of fact shall be conclusi- luding the trustee, but
action or proceeding in which this deed, to pay any suit for the foreclosure of this deed, to pay cluding evidence of title and the beneficiary's or amount of attorney's fees mentioned in this parag	all costs and expenses, in- trustee's attorney's lees; the graph 7 in all cases shall be cosed from any judgment of	the gi e r shall	15. When trustee sells pursuant to the apply the proceeds of sale to payment	he powers provided herein of (1) the expenses of
fixed by the trial court, grantor turther agrees to decree of the trial court, grantor turther agrees to pellate court shall adjudge reasonable us the bei new's less on such appeal.	in any such sizes as the ab-	attorn	ey, (2) to the obligation secured by a recorded liens subsequent to the in	terest of the trustee in
ney's tees on such appeal.  It is mutually agreed that:		deed su/plu	as their interests may appear in the or is, if any, to the grantor or to his suc	rder of their priorit) cessor in interest er

the grantor and beneficiary, may purchase at the sair.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses 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 their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to his successor in interest entitled to surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or to the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the under the right, if it so elects, to require that all or any portion of the monies payable right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees, and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by first upon any reasonable costs and expenses and attorney's fees, about in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebteness secured hereby: and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may NOTE: The Trust Deed Act provides that the trustee hereunder must be either an aftorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do 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, affiliates, 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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

| Description | Proceeds | (b) for an organisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, edministrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, 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 teminine 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. Daniel Lee Eddy \* 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. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) ) st . STATE OF OREGON, STATE OF OREGON County of County of Klamath December 24 , 19 85 Personally appeared who, each being first Personally appeared the above named..... duly sworn, did say that the former is the Daniel Lee Eddy president and that the latter is the secretary of ..... a corporation, and that the seal attixed 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 acknowledged the toregoing instrument to be his voluntary act and deed. and each of them ac nowledged said instrument to be its voluntary act and deed. Betore me: (OFFICEAL SEAL)

Notary Public for Oregon

2-14 (OFFICIAL Notary Public for Oregon SEAL) My commission expires: 3-14-87 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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: Beneficiary less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be a STATE OF CREGON. TRUST DEED 88. County of ..... (FORM No. 881) I certify that the within instrument STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. was received for record on the ......day of ....., 19....., ...... o'clock .....M., and recorded in book/reel/volume/No. ..... on SPACE RESERVED

Grantor

AFTER RECORDING RETURN TO

SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS OR 97603

FOR RECORDER'S USE page .....or as fee/file/instrument/microfilm/reception No.....

Record of Mortgages of said County. Witness my hand and seal of County affixed.

Deguty

Daniel Lee Eddy

Trust Deed

December 24, 1985

PARCEL 3

All that portion of Lot 3, Section 5, Township 39 South, Range 9 particularly described as follows:

Beginning at the Northeast corner of SW\frac{1}{2}SE\frac{1}{2}\ of Section 5; thence North 45° West 446.5 feet more or less to the right of along the Easterly Boundary; thence Easterly and Northerly or less to a point where a line 450 feet South of and parallel to the Highway right of way; thence Easterly boundary of said Easterly boundary of said Lot 3; thence Easterly 123 feet more or less to the said Lot 3; thence Southeasterly and Southerly of said Lot 3; thence West along the Southeast corner point of beginning.

EXCEPTING however from above parcel all the portion of Lot 3 in Section 5, Township 39 South, Range 9 described as follows:

to the North line of said Lot 3 intersects and Easterly boundary of State Highway right of way; thence East 123 feet more or less along the meander line a distance of 744 feet more or less along the Easterly boundary line of said Lot 3, to the meander corner; thence South 55°45' East 56°50' West a distance of 918.6 feet more or less to an intersection with the Easterly right of way line of said State High-thence North 27°30' West along the Easterly boundary of the point of beginning.

-	STATE OF OREG	ON: COUNTY OF KLAMATH:		
	Filed for record at of December	request of	-	
		A.D., 19 <u>85</u> at <u>3</u> of <u>Mortgages</u>	3:11 o'clock P M	the 24th
	FEE \$13.00		on Page _ Evelyn Bie	
<b>-</b>	and the second s	and the second s	Ву	County Clerk
		· · · · · · · · · · · · · · · · · · ·		