the grantor and beneliciary, may purchase at the sale trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-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 frust deed as their interests may appear in the order of their privity and (4) the surplus. 16. Beneliciary may liens time

16. Benaliciary may from time to time appoint a successor or success orange in the successor of the successor of the successor or success under. Upon such appointment, and without convey ance to the successor trustee, the latter shall be vested with all title, powers and duck appointed herein upon any trustee herein be vested with all title, powers and duck appointed and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortgade records of the county or counters in of the successor trustee.

or 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 frustee 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 do business under the laws of Oregon or the United States, a title insurance company authorized to insure truits 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

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 as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and aftorney's lees nacessarily paid incurred by grantor in such proceedings, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or incurred by feen-action proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such con-posation, promptly upon beneficiary sequest. Iticary, payment of its lees and from time to time upon written request of bene-perior of the solution of the payment of the indebtedness pensation, promptly upon beneficiary's request. Iticary, payment of its lees and from time to time upon written request of bene-end the note for the solution of the payment of the indebtedness pensation, promptly upon beneficiary's request. Iticary, payment of its lees and presentation of the idebtedness, trustee may

cial Code as the beneliciary may require and to pay for thing same in the by thing officers or searching agencies as may be deemed desirable by the searching agencies as may be deemed desirable by the beneliciary.
4. To provide and continuously maintain insurance on the building and on on hereafter excited on the sub-persises against loss of damage by the one of hereafter excited on the sub-persises against loss of damage by the in more and such ofter heards as the beneliciary may from time of desirable by the one of hereafter excited on the sub-persises against loss of damage by the one of hereafter excited on the sub-persises against loss of damage by the one of hereafter excited of the beneliciary and from time of desirable to the lender of the delivered to the beneliciary as soon as insured of the drant shall fail for any reason to procure any sub-or nois the building of the delivered to the beneliciary as soon as insured to the beneliciary may from time or said building determine, or at options one or hereafter place print to the septement of the deliver of other other or the same at grantor's charge the sub-sub-standard print of the septement or building afforts. Such applied by beneliciary upon any indebted as secured hereby and in such applied by beneliciary any part thereof, may be reliable to the defiver or construction lens and to pay all against asid property below and part of such hards.
5. To keep said premises free from construction lens and to pay all against asid property belows any part of such hards, assessed up in the sub-sector of the defiver of a such against and to a set sector derives and and the role sector derives as a set of the defiver of the defiver of the defiver of the defiver of the set of the defiver of the set of the defiver of thereafter agence as a diff the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.751, may cur-the delault or delaults. If the delault consists of a failure to pay, when due entire amount due at the time of the delault may be cured by paying the being cured my be cured by the trust deed, the delault may be cured by paying the then be due had no idelault occured. Any other delault that is capable of obligation or trust deed in any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the detaut and 14. Otherwise, the sale shall be held on the detaut and the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detaut of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall be held on the detauts of the sale shall b 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 in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the highest bidder for cash, payable a: the time of sale. Trustee the postporty to the purchaser its deed in form as required by law conveying place. The recitals in the deed of any matters of fact shall be conclusive proof the frustees thereof. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee

To protect the security of this trust deed, grantor agricul 1. To protect the security of this trust deed, grantor agricus: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; To commit or permit any waste of said property. To commit or permit any waste of said property. To compete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, wondi-tiom and restrictions atlecting said property; if the beneficiary so requests, to cial Code as the beneficiary may require and to pay for filing same in the by filing officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building

Iteral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. (b) you in any easement or creating any restriction thereon. (c) you in any subordination or other agreement allecting this deed or the lien or charge fagality entitled thereo. "And the recitals there'n of any matters or lacts shall be root less than 30."
(b) Upon any default by grantor hereunder. There's less for any soft of the property of the property of the indebtedness there's or lacts shall be not less than 30.
(c) Upon any default by grantor hereunder. Beneficiary may at any pointed by a court, and without regard to the adequacy of said property. The without notice, either in person, by agent or by a receive of lacts shall be not less than 30.
(c) Upon any default by grantor hereunder. Beneficiary may at any pointed by a court, and without regard to the adequacy of said property. The rest deres and prolits, including these past due and unpaid, and apply the saint.
(c) The eitering upon and taking possession of said property. If the rest is any posses and prolits, including these past due alor received of the saint any at the rest.
(c) Upon default by grantor hereby a course of the rest upon any indebtedness accured hereby, and in such order as been added apply the saint.
(c) The eitering upon and taking possession of said property. If the site is a possession of said project, and the application or release there of any indebtedness accured hereby and in such order as a softward, what was the selection may proceed to any indebtedness accured hereby de and proved by at the softward of the softward of the softward by at the selection may proceed to any indebtedness accured hereby of any redeations and past be and the softward of the softward by at the selection may proceed to any indebtedness accured hereby was alored and pasy be able. In such and the beneficiary at his election may proceed to foreclose this trust ded bill were the beneficiary or the trustee

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 that installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of agreed to be 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. The shows described real property is not currently used for conjcultural timber or amying purposes

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, it note of even date nerewith, payable to beneficiary of order and made by grantor, the tinal payment of principal and millerest derevit, in not sooner paid, to be due and payable December 31. The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and navable. In the event the within described property of any part thereof or any interest therein is sold, agreed to be

sum of One Hundred Thirty-Two Thousand Nine Hundred Thirty-Three and 74/100---

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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 thereot and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

This document is one of five securing a loan to Daniel Lee Eddy dated December 24, 1985 in the amount of \$132,933.74 with the maturity date of December 31, 1989.

(||E|)

Lots 16 and 17, Block 5, RIVERVIEW, according to the official plat thereof on file in

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

20875

South Valley State Bank

Daniel Lee Eddy

56668

as Beneficiary,

RORM No. 881-Oregon Trust Diese Series-TRUST DEED.

in .

The grantor covenants and agrees to an fully seized in fee simple of said described real	200-
said described real	id with the beneficiery and there at it
	I property and has a valid, unencumbered title theory
and that he will warrant and forever defend t	L.
and that he will warrant and forever defend the	ne same against all persons whomsoever.
DAC (a)* primarily to draman proceeds of the I	oan represented by the above described note and this trust deed are. see hold-or-agricultural-purposes (see impurtant Notice-below), - natural person) are for business or commercial purposes other the
(b) for an organization, or (even it grantor is a purposes.	netural person) are to have described note and this trust deed are:
tore many in the baseling in the baseling in	
contract secured hereby, whether or not named as a ben masculine gender includes the terminica and data a ben	
masculine gender includes the teminine and the neuter, IN WITNESS WHEREOF, said dramton	and the singular number includes the plural.
* IMPORTANT NOTION	has hereunto set his hand the day and year first at
as such mand to a successful to applicable and the house	
disclosures to the with the Act and Paquilatia	guiding Z, the
if this instrument in the ling, Use Stevens-Ness Form Ma	in in thance
with the Act is not required, dismond the notion	te me purchase
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	n ir compliance
STATE OF OREGON.	
County of Klamath) ss.	STATE OF OREGON, County of
December 24	Petsonally , 19
Personally appeared the above named	Personally appeared and
and the second	dury sworn, did say that the former is the
	president and that the latter is the
	a corporation
ent to be his	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 behalt of said corporation by authority of its board of discussion
Before me.	and deed.
Notary Public to Stallton	Before me:
Oregon	Notary Public for Oregon
My commission expires: 3-14-87	My commission and
	SEAL)
REQUES To be used and	T FOR FULL RECONVEYANCE
):,	ly when obligations have been paid.
st deed have been fully paid and satisfied. You hereby an	ndebtedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the
ate now held by you under the same. Mail reconvey, with	and warranty, to the parties designated by the terms of said trust deed the
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TBD:	
TBD: , 19	
TED:	
TBD:	Beneticiary
TBD:	Bonoticiary Both must be delivered to the trustee for concellation before
TBD: , 19, 19	Beneliciary Both must be delivered to the trustee for concellation before reconveyance will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED	Both must be delivered to the trustee for concellation before reconveyance will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED (FORM No. 481)	Both must be delivered to the trustee for concellation before reconveyance will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED (FORM No. 481)	Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED	Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
De net lose or destrey this Trust Deed OR THE NOTE which it secures. I TRUST DEED (FORM Ne. 881) STEVENE-NEBS LAW PUB. CO., PORTLAND, ORE.	Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
De not lose or destroy this Trust Deed OR THE NOTE which it secures. I TRUST DEED (FORM Ne. 881) STEVENE-NEBS LAW FUB. CO., PORTLAND, ORE.	Both must be delivered to the trustee for concellation before reconveyonce will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED (FORM No. 881) STEVENE-NESS LAW PUB. CO., PORTLAND, ORE. Granfor SPA	Both must be delivered to the trustee for concellation before reconveyance will be made.
De not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED (FORM No. 881) STEVENE-NESS LAW FUB. CO., FORTLAND, ORE. Grantor SPA REC	Beth must be delivered to the trustee for concellation before reconveyance will be made.
De not lose or destroy this Trust Doed OR THE NOTE which it secures. I TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. Grantor SPA REC Beneficiary	Both must be delivered to the trustee for concellation before reconveyonce will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. I TRUST DEED (FORM No. 841) STEVENE-NESSE LAW FUB. CO., PORTLAND. ORE. Grantor Grantor Beneficiary AFTER RECORDING RETURN TO DUTH VALLEY STATE BANK	Beth must be delivered to the trustee for concellation before reconveyance will be made.
De not lose or destroy this Trust Doed OR THE NOTE which it secures. I TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. Grantor SPA REC Beneficiary	Both must be delivered to the trustee for concellation before reconveyance will be made.

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