FORM	M No. 881—Oregon Trust Deed Series—TRUST DEED.		S LAW PUB. CO., PORTLAND, OR. 97204
OK	59995 WITH RIGHTS TO FUTURE	ADVANCES AND RENEWALS	'age 5790 🛞
	THIS TRUST DEED, made this list day Robert R. Henderson and Jean A. Henderson and Jean A	derson as tenants by the e	entirety
as G	Grantor, William P. Brandsness South Valley State Bank	······································	as Trustee, and
as E	Beneficiary,		·····,
in	WITNES: Grantor irrevocably grants, barghins, sells and convo Klamath County, Oregon, described	eys to trustee in trust, with pow	er of sale, the property
7 7	Lot 16 in Block 17 of HILLSIDE ADDITION 1 the official plat thereof on file in the County, Oregon.	TO THE CITY OF KLAMATH FAU office of the County Clev	LLS, according to rk of Klamath
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	ther with all and singular the tenements here utanients and about		

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIFTEEN THOUSAND AND No/100 --WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS------

Dollars, with interest thereon according to the terms of a promissory

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

To protect the security of this trust deed, grantor agrees.

To protect the security of this trust deed, grantor agrees: I to protect preserve and maintain sud pergetty a good condition and repair, but to remove or demolish invaluations, interview of conditions not to commit or permit any waste of sud property. 2 To complete or restore promptly and in good and wakmonlike manner any building or unpresent which may be controlled annaged or destroyed therein, and pay when due all costs incurred theref. 3 To comply with all laws ordinances, regular now oremants, condi-tions and restrictions allecting said property; if the briefler is surguests, to call Code as the beneficiary may require and to pay bit in grante in the proper public office or offices as well as the cost of all in systems in the proper public office or offices as well as the cost of all in systems in the beneficiary_

join in elecuting such tinancing statements pursuant to the Lindom Commercial Code as the beneficiary may requere and to pay but Ling some in the proper public office or otheres as well as the cost of all in searches made by filing officers or searching agences as may be derived lexitable by the beneficiary. A to provide and continuously maintain insu and in the buildings now or hereafter elected in the suid premises against to some damage by three and other hazards as the beneficiary, with loss provide and continuously maintain insu and in the buildings now or hereafter elected in the suid premises against to some against provide and the beneficiary with loss provide and continuously maintain insu and in the traiter in an amount not less than 8 the delivered to the beneficiary is on the latter; all policies of insurance shall be delivered to the beneficiary is one to the spiration of any policy of insurance now of hereafter pixed to sub buildings, the beneficiary at least litteen Liss in or to the spiration of any policy of insurance now of hereafter pixed to sub buildings, the beneficiary are proved as the environme of all bouldings, the beneficiary and in the beneficiary and in such as environment or approxing of beneficiary and in such as environment or approxing of beneficiary and in such as environment or approxing the numer polex with environments and other insurance polex must be applied in beneficiary upon an undefinedness secured hereby and in such as environment or approxing the numer shall be default here mee is involution any there was all there thereafter pixed to substates shall be applied to the state assessments and other charges that must be lever to substate shall be adapted to make payment in a substate as assessed upon or against sub provide any part thereaft and promises there from constructors for a more thereaft and the pay all taken assesses and upon or against and property before any part of the substates assessed applying of against substate above payment is purporting to the adapt

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nellate court shall adoutly transmable as the beneficial sist. Trustees attorness term such appeal. It is mutually agreed that: A In the event that am porten or all of suid topers, shall be taken under the right of emment domain or constraination, be which as shall be taken under the right of emment domain or constrained in the which as shall be taken under the right of emment domain or constrained in the which as shall be taken under the right of emment domain or constrained in the which as the right if a so elects to require that all or any portroit of the inneut required to pay all reasonable costs, expenses and attorness thes to essertily paid or incurred by dranter in such proceedings, shall be pool to benchroury and applied by dranter in such proceedings, shall be pool to benchroury and heappled by dranter in such proceedings, shall be pool to benchroury and applied by dranter in such proceedings, and the balance applied is not the intelledness secured bereby and dranter agrees, at its own expenses to take such actions and escente such instrainents as shall be mecessary a bord of the onte for endowment of its less and presentation of the free of ond the note there and any promotion time to time of the free of the methation pendifiered on the and head time and the of the need ond the note in endowment of its less and presentation of the free of ond the note the redisorment of the power of bit reconverses for ameliation) without affecting the lability of any person for the payment of the ind-block explored and the lability of any person for the payment of the ind-block explored and the lability of any person for the payment of the ind-block explored affecting the lability of any person for the payment of the ind-block explored affecting the lability of any person for the payment of the ind-block explored affecting the lability of any person for the payment of the ind-block explored affecting the payment of the payment of the ind-block explored affecting the payment of the payment

a) consent to the making of any map or plat of said property (b) join in draming any easement or creating any restriction therein, (c) won in any subordination or other agreement affecting this deed or the lien or charge thereof (d) resoners, without warrants all or any part of the property. The granter in any reconservice may be disserted as the present or persons beally entitled thereto, and the rectains therein of any map or plat of the property of the rectains the agreement affecting the deed or the lien or charge thereof (d) resoners, without warrants all or any part of the property shall be conclusive proof of the truthulmost therein Trustees (less tor any of the eventual thereof, and the rectains there it must be averaged of the truthulmost there it is be a tore as a the presenter to be approved of the truthulmost there it is by a creating any of the property of the approximation of and property is and without redard to the adjuary of any security to be any part hereind. If there is an even is a security of the induced of any part of the rents without notice, including those part due and unused and apply the same presents and product, including those part due and unused and apply the same property is any part thereof. In all other any chart thereof is a secure and product, and any determine.
11. The entering upon and taking possession of suid property, the collection of such rents, issues and products or the archiver of a direction thereof and such order as beneficiary may determine.
12. Upon detault by granter in paysing the and property, the collection of such relies secured herebay and marked in any act done pursuant to such notice.
13. The entering such and taking possession of amage of the property, and the application or release thereof and pay and there and any externation of a such and evention and collection induce the here here the any and there and a such order as a secured herebay and products any act done pursuants of such notice.
14. The entering

the manner provided in ORS 86.735 to 86.755. 13 Alter the trustee has commoned fureflower by advertusement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the granter or any other person su priviled by ORS 86.753, may use the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by Indering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the bonelicity all cosis and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's less not exceeding the amounts provided by law

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together with trustee's and attorney's lies not exceeding the amounts provided by law 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 suid sale may be purposed as provided by law. The trustee may sell said property either income parcel or in separate parcels and shall sell the parcel or parcels at any parcel of the sale shall be held on the time of sale. Trustee held deliver how the sale bidder for cash, parcalle at the time of sale. Trustee held deliver how the sale bidder for cash, parcalle at the time of sale. Trustee held deliver how the bidder for the time of sale. Trustee held deliver how the sale bidder for any parcel of a shall be conclusive proof of the truthfulness thereof. Any person excluding the trustee, thut including the frantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of 11 the expenses of sale, in cluding the compensation of the trustee in a reasonable charge by trustee's attornes. (2) to the obligation secured by the trustee of the truste of the trust deed as then interest may appear in the order of the trust end of the surplus 1 and to the granting to the interest of the truste in the trust works of any trustee subsequent to the interest of the truste in the trust deed as the interest may appear in the order of the truste is the trustee is the trustee of the subsequent to the interest of the trustee in the trust works to any to the granties to the interest of the interest of the interest of the surplus 10. Henchwary may from time to time appoint a successe or success is the order of the interest.

applies if any to be compared to the subserver in interest enuited to such surplus 10. Bencheary may from time to time appoint a successor or success or to any trustee named herein or to any successor trustee appointed here under Upon such appointment, and without conservance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by benchcarty, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive pixel of proper appointment of the successor trustee.

of the successor trustee 17. Trustee accepts this trust when this idend, 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

TE. The Trust Deed Act provides that the trustee here inder in at be - then an orbiney, who is an active member of the Oregon State Bur, is bank, trust company bounds and icon association authorized to do business under the lives of Oregon the United States a title insurance company authorized to insure title to read perty of this state, its busideries, altifundes, agents or bars, es, the United States and agent sensed under QSS 000 SBS. NOTE property

5791 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully 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 or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is in a practical person) are for business or commercial purposes. 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 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 WHERLOF, said granvor has hereunto set his hand the day and year first above written. Ų! OR? * 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. R. Henderson (if the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON.)) 15. STATE OF OREGON, County of Klamath County of This instrument was acknowledged before me on This instrument was ecknowledged before me on Aprif 1 2 , 1986 , by , by April 1 1 1986 , by Robert R. Henderson and Jean A. 19 as Henderson. oł Terrie & Stockte Notary Public for Oregon (SEAL) Notary Public for O egon My commission expires: 3-14-87 (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. . Trustee TO: The undersigned is the legal owner and holdor 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 indebredness 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

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De not lase or destroy this Trust Deed DR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 881) STEVENE NEES LAW FUE CO. FORTLAND. ORE		STATE OF OREGON, County ofKlamath
Grantor	SPACE RESERVED FOF RECORDER 5 USE	was received to receive received r
Beneticiary	1	County affixed.
AFTER RECORDING RETURN TO		EvelynBiehn,CountyClerk
SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS OR 97603	Fee: \$9.00	By John Jon Ch. Deputy