Define successor (reasoned) 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. 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 lows of Oregon or the United States is. 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.

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To protect the security of this trust deed, frantor agrees: To protect the security of this trust deed, frantor agrees: and repair; not to remove or demolish any building or improvement therefor. 2. To complete or demolish any building or improvement therefore. 2. To complete or security with any be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due ull costs incurred thereford. 3. To comply with all laws, widnances, regulations, covenants, condi-tions and restrictions atlecting statistents pursuant to the University to cial Code as the beneliciary require and to age for filling states made by filling officers or searching agencis as may be deemed desirable by the borned of provide and continuous mantain insurance on the building the

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Inis document is one of two securing a loan to Howard L. McGee, Jr. dated July 21, 1980 in the amount of \$19,000.00 with the maturity of July 15, 1989. now or hereafter appertaining, and the rents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise for with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Nineteen Thousand and No/100-----WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS-Dollars, with interest thereon according to the terms of a promissory

This document is one of two securing a loan to Howard E. McGee, Jr. dated July 21, 1986

See attached Exhibit "A" by this reference made a part hereof approximum TRUST TRUT dours eria e de cereceres -277 de false sugges an and the provides the provide the provide the providence of the

64472 DE LICEA 20 THIS TRUST DEED; made this 21 Howard E. McGee, Jr.day of _____ July Grantor.

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WITH RIGHTS TO FUTURE ADVANCES AND REWEWALS

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure 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 86.753, may cure sums secured by the trust deed, the default may be cured by paying the notif then be due had to default occurred. Any other default that is capable of obligation or trust deed. In any case, in addition to curing the default or defaults, the person so privileged the before the before the default to be due had no default occurred. Any other default that is capable of obligation or trust deed. In any case, in addition to curing the default or and express actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's tees not exceeding the amounts the provided by law. 14. Otherwise, the sale shall he had an the section of the trust deed.

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be componed as provided by the sale or the time to which said sale may in one parcel or in separate narries and shall sell the parcel or parcels at shall deliver to the purchaser its cash, payable at the time of sale. Trustee the prosperity so sold, but without any covenant or warrancy law conveying pited. The recitals in the deed of any matters of lact shall be conclusive proof the granter thereof. Any person, excluding the trustee, but including the and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-strustees, (2) the trustee sells pursuant to the powers provided herein, trustee studing the proceeds of sale to payment of (3) the trustee is but including attempty, (2) the bild atterness of the trustee is all the studies the trustee studies at here and a start and beneficiary. The trustee and a start is different of the trustees of the trustee studies at the sale of the trustee and at the sale. 16. Beneficiary may from starts to the interest of their priority and (4) the surphus. 16. Beneficiary may from time to the appoint a successor or succes-

sutplus. 16. Boneliciary may know that the appoint a succession or succession of trustee memory dreams to any succession trustee appointed herein the succession of the succession of the succession of the succession any trustee herein named or appointed with all title, powers and duites conferred with all the render. Each such appointed herein any trustee herein named or appointed hereinder. Each such appointen the succession of the succession which, when recorded in the most take the county or counties in all the successor trustee, the successor trustee is allowed and be conclusive proof of proper appointment of the successor trustee.

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William P. Brandsness

South Valley State Bank

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as Beneficiary,

in

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

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The grantor c. fully seized in fee-sin	Divenantis and agrees totand with the baset
[14] J. J. Jackson, J. J. Markov, and J. Markov, J. Jackson, J.	1385 ovenants and agrees to and with the beneficiary and those claiming under him, that he is law aple of said-described real property and has a valid, unencumbered title thereto
and that he will warn	ant and forever defend the same egainst all persons whomsoever.
	0 Marshi and 1 Mar
An and the second secon	ant and forever defend the same against all persons whomsoever.
	Fig. (1) An Associated (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2
(b) for an organization	inat the proceeds of the loan represented by the above described and any or faustenion in the second
gender includes the to for no	ssors and assigns. The term benefit parties hereto their t
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as such word is defined in the Tri beneficiary MUST comply with	Whing out, whichever warranty (a) or (b) is the average of the baneficiary (a) or (b) is the baneficiary (a) or (b) is the average of the baneficiary is a creditor.
If compilance with the Act is not re- fit the surface of the same of a comparation in the surface of the same of a comparation is the first of the same of a comparation is the first of the same of a comparation is the state of the same of a comparation is the state of the same of a comparation is the same of the same of the same of the same of the isso the same of the same of the same of the same of the isso the same of the same of the same of the same of the isso the same of the isso the same of the isso the same of	pplicable and the beneficiary is a creditor Act and Regulation by making required wens-Ness Form No. 1319, or equivalent.
STATE OF OBEC	
Klamath	STATE OF OREGON
Howard L. McGee,	Jr. 19 19 19 19 19 19 19 19 19 19 19 19 19
Junie 15	to l 1-
(SEAL) No My commission expire	tery Public for Oregon 3-14-87 My commission expires
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To:	A de geste de la comp when ebligations have been pold.
trust deed have been fully paid and a said trust deed or pursuant to statut. herewith together with and	Trustee reat and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said tisticd. You hereby are directed, on payment to you of any sums owing to you under the terms of and to reconvey, without warranty, fo the parties designated by the deed (which are delivered to me
1) fale and a state and the second state and the se	10 41 cl 100 c c c c c c c c c c c c c c c c c c
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TRUST DEED (FORM No. 881) BTEVENE-NEES LAW PUB. CO., PORTLAND. DRS.	STATE OF OREGON,
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300.00 Aujja)	RECORDER'S USE Dege or as fee/file/instru-
AFTER RECORDING RETURN TO OUTH VALLEY STATE BANKING (215 SOUTH STYTE	Record & Mortgages of said County.
AMATH HALLS OR 97602	$1: \frac{512f}{510} = 10 + 0 + 0 + 0 + 0 + 0 + 0 + 0 + 0 + 0 $
A RE OWNER WITH CARE STORE ENTERING	Brite Dest

Howard E. McGee JJ Legal description Trust Deed dated 7-21-86 MTC 16826 DESCRIPTION A tract of land being a portion of Lot 1, HOMEDALE, a platted 1385 subdivision in Klamath County, Oregon, more particularly described Beginning at a point on the Northeasterly line of Walton Drive which bears North 43° 30' West a distance of 236.2 feet from the iron pin marking the Southeasterly corner of said Lot 1, HOMEDALE; thence North 41°39' East a distance of 95.8 feet to a point; thence South 66° 49' East a distance of 202.1 feet to an iron pin; thence South 28° 58' West a distance of 402.1 Leet to an from iron pin on the Northeasterly line of Walton Drive; thence North 43°30 West along said Northeasterly line a distance of 230.0 feet, more or less to the point of beginning. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of SS. of August A.D., 19 86 at 12:05 o'clock P M., and duly recorded in Vol. of FEE 6th \$13.00 day 13856 M86 Evelyn Biehn, County Clerk By m