12003

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowled is made a public record as provided by law. Trustee is not obligated to motify any party horto of pending sale using the deed of trust or of any action or proceeding in which drantor, 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 sovings and loan association authorized to do business under the lows of iOregon or the United States in 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 thereaf, or an escrow agent licensed under ORS 698.505 to 696.585.

eh,

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together with trustees 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 place designated in the notice of sale or the time to which said sale may in one parcel or investment parcels and trustee may sell said sale may suction to the higheseparate parcels and the time of an parcels at the property so the without any coverants required by law. The trustee performed as investment of any parcels and the time of an parcels at the property so sold, buchaser its deed in formas required by law. For trustee ped. The recitals in the without any coverants of a warranty, expressive the trustuing the trustee of any matters of any example. Its form and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneliciary, may purchase at the sale. "Using our including 15. When trustee sells pursuant to the powers provided herein, trustee chuding the proceeds of sale to payment of (1) the expenses of sale in-attoring (2) to the obligation secured by the trustee and a renormable charge by truste deed as recorded liens subsymptot to the interest of the (1) to all period works, if any, to the grantor to the interest of the trustee in the trust surplus, if any, to the grantor of to his subvessor in interest entitled to such a surplus 16.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
 16. Beneticiary may from time to time appoint a successor or success under, Upon such appointment, and without converse appointed herein or to any successor fusice appointed herein and without converse and duties conference in the successor of appointed herein and substitution shall be made or appointed herein are executed by beneficiary which the property is situated, shall be conclusive proof of proper appointment, which the property is situated, shall be conclusive proof of proper appointment in the successor fusion.
 17. Trustee accests this trust when this deed, duit, executed and

Hund, timber of grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the lie or -charge subordination or other afterement alleving this deed or the property. The second of the truthluness thereiol. Truste's lees to any of the second of the truthluness thereiol. Truste's lees to any of the or other afterement alleving the not less than 55.
10. Upon any delault by grantor hereunder, beneliciary may at any fointed by a fort or by a fect or

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>September 1</u>, <u>990</u>. 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 therein is sold, agreed to said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed to be herein, shall become immediately due and payable. The above described real property is not currently used for egricultural, timber or grazing purposes.

sum of \_\_\_\_\_TWENTY-FIVE THOUSAND AND NO/100-----WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereot, it

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereoi and all fixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THENTY ETVE THOMS AND AND NO 1000

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FORM

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 9, Block 7, KLAMTH LAKE ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, This trust deed is one of four documents securing a loan to Alex T. & LaRena D. Camaille in the amount of \$25,000.00 dated September 4, 1986 with maturity of 9-1-90.

TRUST DEED

South Valley State Bank ..... as Beneficiary,

OTHIS TRUST DEED made this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_ September \_\_\_\_\_\_ 19. 86 between Alex T Camaille and La Dona D Camaille ac tenants by the entirety Alex T. Camaille and La Rena D. Camaille. as tenants by the entirety as Grantor, William P. Brandsness

WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS

Oregon Trust Deed Series-TRUST DEED.

62608115 0R 97603 SOUTH SIXTH STREET

..., as Trustee, and

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promiter the string of structures, condition bounds in using the structure of the structure of	03
The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is fully seized in fee simple of said described real property and has a valid, unencumbered title thereto	law-
	n National National National
and that he will warrant and forever defend the same against all persons whomsoever.	ng di si mpad
<ul> <li>Werking and a second sec</li></ul>	24. <u>199</u> 252.4.2.2. 2972.4.24.25 2972.4.24.25 2972.4.25.25 2972.4.25 2972.4.25 2972.4.25 2972.4.25 2972.4.25
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: XX MAIX NAMANIN NAVARAMANNAMANNAMANNA XX MANAMANNAVANANNA A A BANANNA A A A A A A A A A A A	
(b) for an organization, or (even if grantor is a natural 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, exect personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the con secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masc gender includes the terminine 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.	itors, tract uline
* 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 us Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	
(If the signer of the observe is a corporation, use the form of acknowledgement opposite.)	<u>"K</u> le
STATE OF OREGON,	
County of	
Sourcember. 4 states and a second sec	
Alex T. Camaille and La Rena D.	· · · ·
Ferrie J Stocheton Notary Public for Oregon Notary Public for Oregon	
2 (JAC)	
$\frac{My \text{ commission expires: } 3-l9-87 \qquad My \text{ commission expires: }}{My \text{ commission expires: }}$	(AL)
27. The set of the product statistic consistency of the be used only when obligations have been paid. 70. The product statistic descent of the product of the set of t	
Trustee	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the term said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to	s of
DATED. A STATE THE THE THE THE THE THE THE THE THE T	
Beneficiary	
Do not less or destray this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. CARALLISE 10 100 00000 10 000 00 00 00 00 00 00 0	: Pey *
STATE OF OREGON,	=
DELICE OF COUNTY of LINE Klamath	ss. ent
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Grantor Granto	<b>u</b> -
Grantor SPACE RESERVED in book/reel/volume No	<b>u</b> -
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