* 70746	TRUST DEE		M81 P	aye	1195	er
THIS TRUST DEED, made this						
WILLIAM P. BRANDSNES	SS			, as	Trustee, a	and
SOUTH VALLEY STATE I	BANK					,
Grantor irrevocably grants, bargain KLAMATH	WITNESSE	CTH: s to trustee in t				erty
LOT 24 BLOCK 5, ALTAMONT AC	RES FIRST ADDIT	ION, KLAMATH	COUNTY, ()REGON.		
together with all and singular the tenements, now or hereafter appertaining, and the rents, i						
now of hereatter appendix tion with said real estate. FOR THE PURPOSE OF SECURING sum of SIX THOUSAND AND NO/100 AND RENEWALS	G PERFORMANCE of 	each agreement o WITH ollars, with interest by grantor, the fin 19.8	t grantor herei RIGHTS TO t thereon accord nal payment of 88	n contained a D.FUTURE ding to the ter principal and	ADVANCES ms of a pror interest he	missory reot, i
not sooner paid, to be due and payable . Un 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 herein, shall become immediately due and pay The above described real property is not of	ed by this instrument is within described property grantor without lirst ins secured by this instru- vable. currently used for agricultu	the date, stated at y, or any part ther having obtained th ument, irrespective aral, timber or grazin	eot, or any inte eot, or any inte e written conse of the matu g purposes.	erest therein i ent or approva urity dates ex	s sold, agreed l of the bene pressed ther d property: (b	d to be eficiary rein, o
To protect the security of this trust de 1. To protect, preserve and maintain said pr and repair: not to remove or demolish any building not to commit or permit any waste of said property. 2. To complete or restore promptly and in manner any building or improvement which may be destroyed thereon, and pay when due all costs incurred tions and restrictions allecting said property; il the join in executing such financing statements pursuant cial Code as the beneficies, as well as the cost by filing officers or searching agencies as may be	eed, grantor agrees: roperty in good condition or improvement thereon: n good and workmanlike s constructed, damaged or d therefor, damaged or d therefor, so requests, to to the Uniform Commer- bay for filing same in the ot all lien searches made deemed desirable by the	granting any easemet subordination or oth thereof; (d) reconvey grantee in any reco legally entitled therei be conclusive proof services mentioned in 10. Upon any time without notice, pointed by a court, the indebtedness her erty or any part th issues and profits, in less costs and expen- nervice upon any	nt or creating an er agreement alta z, without warann nreyance may bi to,' and the recit ol the truthulnes this paragraph sh y delault by grau- either in person and without regi eby secured, enter etol, in its own ocluding those para- ses of operation a indebtedness secc	ceting this deed ty, all or any pe e described as als therein ol an so thereol. Trust- all be not less th ntor hereunder. In do the adeque r upon and take name sue or oil si due and unna nud collection. and collection.	or the her property for the property of the property matters or fire er's fees for at an \$5. beneficiary may a receiver tracy of any see possession of the property of any see the provide collect for and apply colluding reasonat for such order of the such order of	erty. The r person lacts sha ny ol the to be a curity he said pro- the ren- the san able atte r as bei
beneficiary of provide and continuously maintain if A. To provide and continuously maintain if now or herealter erected on the said premises again and such other haards as the beneficiary may from an amount not less than 3 companies acceptable to the beneficiary, with loss companies acceptable to the beneficiary with loss policies of insurance shall be delivered to the bene- policies of insurance shall be delivered to the bene- deliver said policies to the beneficiary at least filter the beneficiary may procure the same at grantic collected under any fire or other insurance policy cary upon any indelivedness secured hereby and in cary upon any indelivedness the meliciary the ent	nsurface of damage by fire nst loss or damage by fire m time to time require, in payable to the latter: all ficiary as soon as insured; any such insurance and to n days prior to the expira- placed on said buildings, or's expense. The amount may be applied by beneli- in such order as collected, or tire annount so collected, or	ney's lees upon any liciary may determin 11. The ent collection of such r insurance policies or property, and the a waive any default pursuant to such mo 12. Upon d hereby or in his pe declare all sums s event the benelicia in equity as a mo	ne, ering upon and ents, issues and r compensation or releion or notice of defau trice, elault by grantor rformance of any ecured hereby im ry at his election rtgage or direct t sale. In the latte	taking possessio rolits, or the pr awards for any ase thereof as al ult hereunder or in payment of agreement hereu mediately due may proceed to he trustee to for r event the bene	n of said pro, rocceds of fire taking or dam gresaid, shall n invalidate any any indebtedm and pavable. I p forcelose this reclose this tru ficiary or the t	and off and off not cure y act de liciary to liciary to liciary to liciary to liciary to bist deed trustee 5 bis elec
any part thereof, may default or notice of default not cure or waive any default or notice. act done pursuant to such notice. 5. To keep said premises free from constru- tarce, assessments and other charges that may be against said property before any part of such ta against said property before any part of such ta charges become past due or delinquent and promp charges become past due or delinquent and promp to beneficiary: should the grantor fail to make pa to beneficiary: should the grantor lail to make pa	hereunder of international and to pay all levied or assessed upon or ares, assessments and other ptly deliver receipts therefor syment of any taxes, assess- s payable by grantor, either s payable to with which to	execute and cause to sell the said hereby whereupon thereol as then re the manner provid [3, After sale, and at any the sale the demonstra	described real pr the trustee shall quired by law an ed in ORS 86.735 the trustee has co ime prior to 5 day or any other person	roperty to satisf fix the time and nd proceed to fo to 86.795. ommenced forecld ys before the dat on so privileged	ly the obligation of place of sale, preclose this transmission sure by advertion te the trustee C by ORS 86.75	ion seed give no ust deed isement conducts 3, may
ments, insufance more by providing beneficiary by direct payment or by providing beneficiary make such payment, beneficiary may, at its opti and the amount so paid, with interest at the rate hereby, together with the obligations described in trust deed, shall be added to and become a part trust deed, without waiver of any rights arising trust deed, without waiver of any rights arising covenants hereof and for such payments, with int	ion, make payment thereol, set lotth in the note secured paragraphs 6 and 7 of this of the debt secured by this from breach of any of the terest as aloresaid, the prop- ntor, shall be bound to the	the default or def sums secured by entire amount due not then be due h being cured may obligation or trus defaults, the pers	aults. If the dela the trust deed, the at the time of the ad no default occ be cured by tend at deed. In any on effecting the	ult consists of a the default may the cure other til curred. Any othe dering the perior case, in addition cure shall pay t	failure to pay, be cured by han such portic r default that i rmance required to curing the to curing the biostion of th	paying on as w is capab d under e defau ary all e trust
described, and all such payments shall be immediated and all such payment thereof shall, at out notice, and the nonpayment thereof shall, at out notice, and the secured by this trust deed immediated and the secure by the strust deed. To pay all costs, lees and expenses of of title search as well as the other costs and expine connection with or in enforcing this obligation.	the option of the beneficiary diately due and payable and this trust including the cos- penses of the trustee incurrec and trustee's and attorney	by law. 14. Other place designated the postponed as in one parcel or s auction to the h shall deliver to the	rwise, the sale sha in the notice of provided by law. in separate parc ighest bidder for the purchaser its sold, but without	all be held on the sale or the tim . The trustee main rels and shall se cash, payable a deed in form as any covenant of	e date and at in the to which sand any sell said pr ill the parcel of the time of required by la proverset by construction of warranty, ep construction	the time aid sale roperty or parce sale. The aw conv apress of nclusive
lees actually licenses in and defend any action 7. To appear in this or powers of beneficiary or alfect the security rights or powers of beneficiary or action or proceeding in which the beneficiary's or cluding evidence of title and the beneficiary's or amount of attorney's lees mentioned in this part amount of attorney's lees mentioned in this part amount of the trial court, grantor further agrees degree of the trial court, grantor lurther agrees degree of the trial court.	or protecting purpose trustee; and in any suit trustee may appear, includin ay all costs and expenses, in r trustee's attorney's lees; th agraph 7 in all cases shall b appeal from any judgment of	it, plied. The recital of the truthlulm the grantor and be 15. When or shall apply the p- cluding the com attorney, (2) to baying recorded	is in the lead of ess thereol. Any beneliciary, may n trustee sells pur proceeds of sale pensation of the the obligation se liens subsequent	person, excludin, purchase at the suant to the pov to payment of (trustee and a re ecured by the tr to the interest	g the trustee, sale. (1) the expense asonable charg ust deed. (3) of the trustee d the trustee	but incl herein, t les of sa ge by tri to all p e in the c and (-
ney's lees on such appent. It is mutually agreed that: It is mutually agreed that: B. In the event that any portion or all o under the right of eminent domain or condemnau right, if is so elects, to require that all or any as compensation for such taking, which are in to pay all reasonable costs, expenses and attout to pay all reasonable costs, expenses and attout to pay all reasonable costs, expenses and attout to pay all reasonable costs.	ol said property shall be tak tion, beneficiary shall have t portion of the monies payab excess of the amount requir trey's lees necessarily paid il be paid to beneficiary a d expenses and attorney's le	deed as their in surplus, il any, he surplus. I any, he 16. Ben ble sors to any trus or trustee, the latt ind upon any trustee es, and substitution	eliciary may from stee named herein uch appointment, er shall be vestee e herein named or shall be made b	to his succession or to any succession and without of appointed hereu y written instru	r in interest en ppoint a succes essor trustee aj conveyance to powers and du inder. Each suc- ment executed i	ssor or s ppointed the su uties con th appoint by bene
incurred by granical in support of the second problem of the second proceedings, and the balance - liciary in such proceedings, and the balance - liciary in such proceedings, and the balance - secured hereby; and grantor agrees, at its own and execute such instruments as shall be needed to be and the secure of the secure o	applied upon the indebtedn applied upon the indebtedn a expense, to take such action cessary in obtaining such co	which the prope ons of the successor on- 17. Tru acknowledged i	rty is situated, sh trustee. stee accepts this is made a public	trust when th record as prov	proof of prope is deed, duly ided by law.	er appor execute Trustee

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1196 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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 granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* private which grants is a network warrant warrant warrant warrants in the second purposes. (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. Ľ 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 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. Han J Muelle GARY J. MUELLER JUDY K. MUELLE *TMPORTANT NOTICE: Dates, 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 gurpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. JUDY K. MUELLER . C. 87 (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON.) STATE OF OREGON. County of SS. County of KLAMATH This instrument was acknowledged before me on This instrument was acknowledged before me on JANUARY 22 , 19 87, by GARY J. MUELLER AND JUDY K. MUELLER 19. , by 85 of Lynda K. Way Lem Notary Public tor Oregon (SEAL) Notary Public for Oregon My commission expires: 9/12/89 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid ..., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and holder of an indepredices secured by the tologoing that deed. An owner secured by sale 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 TO: ... said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indectedness secured by said trust deed (which are derived 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 19... DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, SS. County ofKlamath......) TRUST DEED I certify that the within instrument (FORM No. 881) was received for record on the ... 26. hay STEVENS-NESS LAW PUB. CO., PORTLAND, ORE of at 9:49 o'clock A.M., and recorded GARY J. MUELLER SPACE RESERVED JUDY K. MUELLER ment/microfilm/reception No. 70746 ..., Grantor FOR SOUTH VALLEY STATE BANK Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. BeneficiaryEvelyn Biehn, County Clerk AFTER RECORDING RETURN TO Sn. The Deputy NAME SOUTH VALLEY STATE BANK PAm 5215 SOUTH SIXTH STREET By KLAMATH FALLS, OREGON 97603 Fee: \$9.00