OK	Trust Pred Series-IRUST DEED. 139	10-1049	STEVENS-NESS LAN	PUB. CO., PORTLAND. OF
74100 THIS T	C2 OKERON 01002 21 MITH RIGHTS TO RUST DEED, made this	FUTURE ADVANCES	AND RENEWALS	ige <b>745</b>
GEUKGE	H. MATTISON			
	SOUTH VALLEY STATE BANK			, as Trustee
as Beneficiary,	47 K - 41 87 5 1 1	-211	<u>na de arre de la compo</u> neción Nacional	
Grantor inKLAMATH	County, Oregon, desc	NESSETH: conveys to trustee in cribed as:	trust, with power o	f sale, the prope
LOT 1 IN BLO THE OFFICIAL OREGON.	XK 12, KLAMATH FALLS FOREST ES PLAT THEREOF ON FILE IN THE O	TATES HIGHWAY 66 FFICE OF THE COU	WIT CLERK OF KL	MATH COUNTY,
LOT 13 IN BLO THE OFFICIAL	ICK 91, KLAMATH FALLS FOREST E PLAT THEREOF ON FILE IN THE OF	STATES HIGHWAY 6 FICE OF THE COUN	6 UNIT, PLAT NO TY CLERK OF KLAN	4 ACCORDING MATH COUNTY,
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together with all an now or hereafter ap tion with said real	nd singular the tenements, hereditaments and pertaining, and the rents, issues and profits t state. URROSE OF SECURING REPRODUCTION	appurtenances and all o hereof and all fixtures po	ther rights thereunto be	longing or in anyw
FOR THE I sum of ELEVEN	URPOSE OF SECURING PERFORMANC	E of each agreement of	grantor herein contained	to or used in conn d and navmant of
not sooner paid, to	be due and payable to beneficiary or order and m be due and payable	ade by grantor, the fina	nereon according to the 1 payment of principal	terms of a promise and interest hereof
becomes due and p sold, conveyed, assi then, at the benefic herein, shall become	he due and payable	t is the date, stated above perty, or any part thereover the state of the state of	re, on which the final in f, or any interest therein written consent or appro-	stallment of said n
I. To protect, p	reserve and maintain said property in deal arees:	(a) consent to the maki		id property; (b) join
2. To complete	any waste of said property.	thereof; (d) reconvey, w	greement affecting this dee thout warranty, all or any p ance may be described as and the recitals therein of a	d or the lien or cha part of the property. T the "person or person by matters of large
ions and restrictions all join in executing such i cial Code as the benefi- proper public office or by liling officers or sea	improvement which may be constructed, damaged on any when due all costs incurred therefor. It all laws, ordinances, regulations, covenants, condi- ceting said property; if the beneficiary so requests, to making statements pursuant to the Uniform Commer- iary may require and to pay for tilling same in the offices, as well as the cost of all lien searches made rching agencies as may be deemed desirable by the	time without notice, eith pointed by a court, and the indetedness based	ault by grantor hereunder, er in person, by agent or i without regard to the adequ	beneficiary may at a by a receiver to be a vacy of any receiver
4. To provide a now or herealies erected and such other hazards	nd continuously maintain insurance on the buildings on the said premises against loss or damage by lire as the beneliciary marricommutime to time	less costs and profits, includi less costs and expenses of ney's fees upon any indel	ng those past due and unpa operation and collection, in biedness secured hereby, and	id, and apply the sam cluding teasonable atto
if the grantor shall fail deliver said policies to the	I be delivered to the beneficiary as soon as insured; for any reason to procure any such insurance and to be beneficiary at least fifteen days prior to the action	collection of such rents, i insurance policies or comp property, and the application	upon and taking possession saues and profits, or the pr ensation or awards for any	ol said property, t. peeeds of lire and oth taking or damage of t
the beneficiary may pr collected under any fire ciary upon any indebted may determine, or at of any part thereof	ocure the same at grantor's expense. The amount or other insurance policy may be applied by beneli- ness secured hereby and in such order as beneficiary tion of beneliciary the entire amount as collected or	pursuant to such notice. 12. Upon detault hereby or in his performa declare all sums secured event the herefinite.	by grantor in payment of a nee of any agreement hereun hereby immediately due ar	ny indebtedness secure der, the beneficiary ma
act done pursuant to suc 5. To keep said taxes, assessments and c	h notice. premises free from construction liens and to pay all fiber charges that may be levied or arment root	advertisement and sale. In execute and cause to be ri to sell the said describe hereby whereard the	or direct the trustee to fore the latter event the benefic corded his written notice of d real property to satisfy	close this trust deed b iary or the trustee sha delault and his election the oblightion
to beneficiary; should the	fore any part of such taxes, assessments and other or delinguent and promptly deliver receipts therefor a grantor fail to make payment of any farce, assess- ins, liens or other charges payable only farce, assess- ty, providing beneficiary with funds with which to eliciary may, at its option, make payment thereof, with interest at the rate set form the nois secured obligations described in markenen the nois secured	thereof as then required the manner provided in Of 13. After the truss sale, and at any time	ee has commenced loreclosur	e by advertisement an
trust deed, shall be adde trust deed, without wain	d to and become a part of the debt secured by this er of any rights arising from breach of any of this	the default or defaults. It sums secured by the trus entire amount due at the	her person so privileged by the delault consists of a fai deed, the default may be time of the cure other than	ORS 86.753, may cur lure to pay, when due cured by paying th
erry herembelore describe same extent, that they a described, and all such p out notice, and the nonper- render all sums secured	d, as well as the grantor, shall be bound to the re bound for the payment of the obligation herein syments shall be immediately due and payable with- yment thereof shall, at the option of the beneficiary.	obligation or trust deed. defaults, the person ellecti and expenses actually incu together with trustee's and by law.	by tendering the performa In any case, in addition to ng the cure shall pay to ti rred in enforcing the obliga afforney's lees not exceeding	nce required under the curing the default of the beneficiary all costs tion of the trust deed the amounts provided
of title search as well as in connection with or in face actually impacted	s, less and expenses of this trust including the cost the other costs and expenses of the trustee incurred enforcing this obligation and trustee's and attorney's	14. Otherwise, the place designated in the me be postponed as provided in one parcel or in separa	sale shall be held on the da blice of sale or the time to by law. The trustee may sa le parcels and shall sail of	te and at the time and which said sale may ill said property either
any suit for the foreclosic	and delend any action or proceeding purporting to or powers of beneficiary or frustee and in any suit, inch the beneficiary or frustee may appear, including re of this deed, to pay all costs and expenses, in- ind the beneficiary's or trustee's attorney's less; the mentioned in this particular of the set.	plied. The recitals in the di	without any covenant or wa ed of any matters of fact sh	red by law conveying
lixed by the trial court and decree of the trial court, pellate court shall adjuda ney's lees on such appeal	nd in the event of an appeal from any judgment or grantor further agrees to pay such sum as the ap- e reasonable as the beneliciary's or trustee's attor-	15. When trustee se shall apply the proceeds of cluding the compensation o attorney (2) to the second	Its pursuant to the powers p sale to payment of (1) th t the trustee and a reasonal	rovided herein, trustee e expenses of sale, in-
It is mutually at 8. In the event the under the right of eminent right, if it so elects, to re	freed that: i any portion or all ol said property shall be taken domain or condemnation, beneticiary shall have the jurie that any portion of the monies payable taking, which or any portion of the amount required s, expenses and allowers of the amount required s, expenses and allowers a frees necessarily paid or ich proceedings, shall be paid to beneticiary and y reasonable costs and to	deed as their interests may surplus, if any, to the gran surplus. 16. Beneficiary may	equent to the interest of the appear in the order of their for or to his successor in in	e frustee in the frust priority and (4) the lerest entitled to such
	The product of the pr	sors to any trustee named. under. Upon such appoint trustee, the latter shall be upon any trustee herein nam and substitution shall be ma which, when recorded in the	and appoint	a successor or even

inclary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's requests or in obtaining such com-9. At any time and from time to time upon written request of beneliciary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without atlecting the liability of any person for the payment of the indebtedness, trustee may

of 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 party hereto ding 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 compony or savings and loan association authorized to do business under the lows of Oregon or the United States, a 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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fully-seized in fee	simple of said describe	to and with th ed-real-property	e beneficiary and t and has a valid, u	hose claiming under him, the unencumbered title thereto	it he is law-
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	arrants that the proceeds o KOK BANGKK NAKANXKAN ganization, or (even it grar	ビリン おうま あっか 他女がわったべん	*****	ibed note and this trust deed are: KNX/KSXS/S/XX of commercial purposes	
This deed app personal representation	lies to, inures to the benef. es, successors and assigns.	it of and binds all The term beneficia	parties hereto, their h ary shall mean the hol	teirs, legatees, devisees, administra Ider and owner, including pledgee,	of the contract
gender includes the d	estimine and the neuter, and ESS WHEREOF, said	l the singular numb grantor has her	er includes the plural. eunto set his hand	d whenever the context so requires	vritten.
as such word is define bereficiary MEST crans	Dhen, by lining out, whichey any (a) is applicable and the digithe Truth-in-Lending Act in with the Act and Regulati	beneficiary is a cred and Regulation Z,	tor the	GE H. MATTISON	
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This instrume	KLAMATH was acknowledged beto , 19.87, by	) 85. re me on Th	County of	nowledged before me on	<b>,</b>
GEORGE H.	MATTISON	as of	A ALL AL ALL AND A ALL AND	n an	
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trust deed have been said trust deed or p	fully paid and satisfied. Y	ou hereby are dire el all evidences of	cted, on payment to y indebtedness secured	foregoing trust dead. All sums a rou of any sums owing to you und by said trust deed (which are do	er the terms of elivered to you
estate now held by y	u under the same. Mail re	conveyance and de	tareat and all branes	es designated by the terms of said	trust deed the
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	Γ DEED			STATE OF OREGON, County of	} ss.
THE STRUENS LAW	No. 881) -US. CO. PORTAND GROM IN TS. KI VWG IN 201		EEICE OELAME CO IVIEZ FIGHMAA (	I certify that the withi was received for record on th of May	he day
as Benetica in Genation in 1999 - Venation in	Grantor	ans, selfs and :	NRESERVED	at 9:19 o'clock A. M., a in book/reel/volume No page 7450 or as fee	md recorded M87 on
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SOUTH VALLEY	Benoticiary	ICHECE TTTTE	n an an air an	Witness my hand County affixed. Evelyn Biehn, Count	
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