* 74102	7 DK 81002 (TRUS)	Vol. 19 Page 7453
	T DEED WITH RIGHTS TO F	UTURE ADVANCES AND RENEWALS
THIS TRUST DEED, made this		
as Grantor,W.	SOUTH VALLEY STATE BANK	We want the second s
	<u></u>	ALEXAND METAL AND LOTE AND L
as Beneficiary,	Territoria de WITNI	en e
Grantor irrev	ocably grants, bargains, sells and con	nveys to trustee in trust, with power of sale, the propert
OT 26 AND 27 IN		CT NO. 1002 ACCORDING TO THE OFFICIAL PLAT LERK OF KLAMATH COUNTY, OREGON.
TKOPT	DEED	STATE OF CONCOPT
		THIS PROPERTY BY PROPERTY SETTLEMENT AND
	ENT DATED MAY 1, 1987. CASE	
ge det stie en realien.	an ann an the state of the stat	n Ne va Uslavaska Orlihu Parkva iz sjevnov projekter i projekter politiker.
now or hereafter apper	taining, and the rents, issues and profits the	ppurtenances and all other rights thereunto belonging or in anywi ereof and all fixtures now or hereafter attached to or used in conne
tion with said real esta FOR THE PUR	te. POSE OF SECURING PERFORMANCE	of each agreement of grantor herein contained and payment of t
	2. 이 것 이 것 같아요. 그는 것 이 가지 않는 것 같아요. 나라는 National Addition (Addition) 등 가장 가장 가장 가장 있다.	NO/100WITH RIGHTS TO FUTURE ADVANCES
AND. RENEWALS- note of even date herev	with, payable to beneficiary or order and ma	Dollars, with interest thereon according to the terms of a promisso ide by grantor, the final payment of principal and interest hereof,
The date of mat	due and payable	is the date, stated above, on which the final installment of said no
 becomes due and paya sold, conveyed, assigned 	ble. In the event the within described prop ed or alienated by the grantor without fir	erty, or any part thereof, or any interest therein is sold, agreed to st having obtained the written consent or approval of the beneficial
then, at the beneficiary herein, shall become in	y's option, all obligations secured by this in mediately due and payable.	strument, irrespective of the maturity dates expressed therein,
The above describ	ed real property is not currently used for agricu	Construction and the second
1. To protect, pres	ecurity of this trust deed, grantor agrees: erve and maintain said property in good condition or demolish any building or improvement thereon;	www.subordination of other agreement affecting this deed or the lien or chai
not to commit or permit an 2. To complete or manner any building or in	y waste of said property. restore promptly and in good, and workmanlike provement which may be constructed, damaged or	thereoi; (d) reconvey, without warranty, all or any part of the property. I grantee in any reconveyance may be described as the "person or person legally entitled thereto," and the recitals therein of any matters or facts sh
3. To comply with	all laws, ordinances, regulations, covenants, condi-	services mentioned in this paragraph shall be not less than \$5.
join in executing such finan cial Code as the benelicia	ing said property; it the beneficiary so requests, to noting statements pursuant to the Uniform Commer- ry may require and to pay for filing same in the ices, as well as the cost of all lien searches made	time without notice, either in person, by agent or be a receiver to be a pointed by a court, and without regard to the adequacy of any security
beneficiary.	ning agencies as may be deemed desirable by the	issues and prolits, including those past due and unpaid, and apply the sar
now or hereafter erected o	continuously maintain insurance on the buildings in the said premises against loss or damage by fire the baseliciars unanatom time to time require, in	ney's lees upon any indebtedness secured hereby, and in such order as be
companies acceptable to t	the president of the beneficiary with loss payable to the latter; and the beneficiary, with loss payable to the latter; and the beneficiary as soon as insured.	collection of such rents, issues and profits, or the proceeds of fire and oth
deliver said policies to the	be delivered to the beneficiary as soon as insured; r any reason to procure any such insurance and to beneficiary at least litteen days prior to the expira-	waive any delault or notice of default hereunder or invalidate any act do
the beneficiary may proc collected under any fire or	urance now or herealter placed on said buildings, ure the same at grantor's expense. The amount of other insurance policy may be applied by benefi-	12. Upon default by grantor in payment of any indebtedness secure hereby or in his performance of any agreement hereunder, the beneficiary management hereinder, the beneficiary management hereinder.
may determine, or at opti- any part thereof, may be	iss secured hereby and in such order as beneliciary on of beneliciary the entire amount so collected, or released to grantor, Such application or release shal	event the beneliciary at his election may proceed to foreclose this trust due in equity as a mortdage or direct the trustee to foreclose this trust deed
not cure or waive any dela act done pursuant to such	ult or notice of delault hereunder or invalidate any	 advertisement and sale. In the latter event the beneliciary or the trustee sh execute and cause to be recorded his written notice of default and his elect
taxes, assessments and oth	er charges that may be levied or assessed upon ou ore any part of such taxes, assessments and other or delinquent and promptly deliver receipts therefor	hereby whereupon the trustee shall fix the time and place of sale, give not
to beneticiary; should the ments, insurance premium	grantor fail to make payment of any faxes, assess s. liens or other charges payable by grantor, either	13. After the trustee has commenced foreclosure by advertisement in sale, and at any time prior to 5 days before the date the trustee conducts.
	r providing beneficiary with funds with which to liciary may, at its option, make payment thereof with interest at the rate set forth in the note secured	sale, the grantor or any other person so privileged by ORS 86.753, may c the delault or delaults. If the delault consists of a failure to pay, when d
hereby, together with the trust deed, shall be added trust deed, without waive	obligations described in paragraphs 6 and 7 of thi I to and become a part of the debt secured by thi r of any rights arising from breach of any of th	entire amount due at the time of the cure other than such portion as wo not then be due had no delault occurred. Any other delault that is capable
covenants hereof and for erty hereinbefore described same extent that they ar	such payments, with interest as aloresaid, the prop d, as well as the grantor, shall be bound to th e bound for the payment of the obligation hereig	obligation or trust deed. In any case, in addition to curing the default defaults, the person effecting the cure shall pay to the beneliciary all c
described, and all such pa out notice, and the nonpay	yments shall be immediately due and payable with yment thereol shall, at the option of the beneliciary	by law,
constitute a breach of this 6. To pay all cost	s, fees and expenses of this trust including the cos	14. Otherwise, the sale shall be held on the date and at the time place designated in the notice of sale or the time to which said sale r
in connection with or in e	the other costs and expenses of the trustee incurred inforcing this obligation and trustee's and attorney	in one parcel or in separate parcels and shall sell the parcel or parcels muction to the highest bidder for cash, payable at the time of sale. True
lees actually incurred.	and delend any action or proceeding purporting to proposers of beneficiary or trustee; and in any suit such the beneficiary or trustee may appear, includin	i the forthfulness thereof day marters of lact shart be conclusive p
7. To appear in a allect the security rights o action or proceeding in wh	re of this deed, to pay all costs and expenses, in	the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, tru
7. To appear in a affect the security rights of action or proceeding in wh any suit for the foreclosu cluding evidence of title a amount of afformer's fees	and the beneficiary's or trustee's attorney's lees; th mentioned in this paragraph 7 in all cases shall b	the second se
7. To appeat in a affect the security rights caction or proceeding in will any suit for the loreclosu cluding evidence of title a amount of attorney's less lived by the trial court at a suit of the lore of the securit and the securit at a securit at	and the beneficiary's or frustee's attorney's lees; th mentioned in this paragraph 7 in all cases shall b med in the event of an anneal from any juddment o	r shall apply the proceeds of sale to payment of (1) the expenses of sale, cluding the compensation of the trustee and a reasonable charge by trust, altorney, (2) to the obligation secured by the trust dead (3) to the obligation.
7. To appear in a altect the security rights of action or proceeding in winners with for the loyclosu cluding evidence of title a smount of atformey's less fixed by the trial ocurt and decree of the trial court shall adjudg ney's less on such appeal. It is mutually a such appeal. It is mutually a such appeal.	and the beneficiary's or trustee's attorney's lees; th mentioned in this paragraph 7 in all cases shall b nd in the event of an appeal from any judgment o grantor further agrees to pay such sum as the ap le reasonable as the beneficiary's or trustee's attor greed that:	 cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust deed, (3) to all pers having recorded liens subsequent to the interest of the trustee in the ti deed as their interests may appear in the order of their priority and (4) methods it are in the second second
7. To appear in a a lifet the security rights o action or proceeding in winny suit for the loyclosu cluding evidence of title a amount of atformey's less fixed by the trial court a decree of the trial court, pellate court shall edjudg ney's less on such appeal. It is mutually a such a such appeal. 8. In the evint the right of entiment	and the beneficiary's or trustee's attorney's lees; th mentioned in this paragraph 7 in all cases shall b and in the event of an appeal from any judgment o grantor lurther agrees to pay such sum as the ap le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be take; i domain or condemnation, beneficiary shall have th	cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust deed, (3) to all pers having recorded liens subsequent to the interest of the trustee in the tr deed as their interests may appear in the order of their priority and (4) surplus, if any, to the grantor or to his successor in interest entitled to s surplus, 16. Beneliciary may from time to time appoint a successor or suc- 16. Beneliciary may from time to time appoint a successor or suc- surplus.
7. To appear in a allect the security rights a allect the security rights of action or proceeding in with any suit for the foreclosu cluding evidence of title a amount of atformey's lees lixed by the trial court and decree of the trial court, pellate court shall edjudd, ney's lees on such appeal. If is mutually a, 8. In the evint thu under the right of enjances, for as compensation for such to pay all reasonable cos such as the such as the court of the such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and reasonable cos such as the court of the court and the court a	and the beneficiary's or truste's attorney's less; the mentioned in this paragraph 7 in all cases shall b and in the event of an appeal from any judgment o grantor lurther agrees to pay such sum as the ap le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be taken t domain or condemnation, beneficiary shall have th quire that all or any portion of the monies payabl taking, which are in excess of the amount require ts, expenses and attorney's fees necessarily paid o	- cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust ided, (3) to all pers having recorded liens subsequent to the interest of the trustee in the ti deed as their interests may appear in the order of their priority and (4) surplus, it any, to the grantor or to his successor in interest entitled to susplus. If Beneticiary may from time to time appoint a successor or successor is any truste named herein or to any successor trustee appointed h under. Upon such appointment, and without conveyance to the succestruture, the latter shall be vested with all title, powers and duties context.
7. To appear in a allect the security rights a atlet the security rights of action or proceeding in with any suit for the foreclosu cluding evidence of title a amount of atformer/i fees liked by the trial court and decree of the trial court addecree of the trial court, pellate court shall adjudg ney's lees on such appeal. If is mutually a, 8. In the evint the under the right of expinets, for as compensation for j such to pay all reasonable cos incurred by it finst upon a supplied by its finst upon a supon a supon a supplied by its finst upon a supplie	and the beneficiary's or truste's attorney's lees; th mentioned in this paragraph 7 in all cases shall b d in the event of an appeal from any judgment o grantor lurther agrees to pay such sum as the ap le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be taken i domain or condemnation, beneficiary shall have th quire that all or any portion of the monies payabl taking, which are in excess of the amount require is, expenses and attorney's lees necessarily paid o uch proceedings, shall be paid to beneficiary an ny reasonable costs and expenses and attorney's lees	- cluding the compensation of the trustee and a reasonable charge by trust altorney, (2) to the obligation secured by the trust ided, (3) to all pers having recorded liens subsequent to the interest of the trustee in the ti deed as their interests may appear in the order of their priority and (4) surplus, it any, to the grantor or to his successor in interest entitled to surplus. If Beneticiary may from time to time appoint a successor or successor on any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein or to the succes trustee, the latter shall be vested with all title, powers and duits conter upon any trustes herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiar.
7. To appear in a allect the security rights o action or proceeding in wind any suit for the foreclosu cluding evidence of title amount of atformey's lees lixed by the trial court and decree of the trial dourt, pellate court shall djudg ney's lees on such appeal. It is mutually a, in the evint thurder the right of eminent right, it it so elects, for ras compensation for such to pay all reasonable con incurred by grantor in a applied by the trial and any licence of the trian and any licence of the tria	and the beneficiary's or truste's attorney's less; the mentioned in this paragraph 7 in all cases shall b and in the event of an appeal from any judgment of grantor lurther agrees to pay such sum as the ap- le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be take to any portion or all of said property shall be take to any portion or all of the monies payable taking, which are in excess of the amount require ts, expense and attorney's fees necessarily paid o uch proceedings, shall be paid to beneficiary an or reasonable costs and expenses and attorney's feet oellate courts, necessarily paid or incurred by bene tor agrees, at its own expense, to take such action overts as shall be necessary in obtaining auch com	cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust deed, (3) to all pershaving recorded liens subsequent to the interest of the trustee in the tr deed as their interests may appear in the order of their priority and (4) surplus, it any, to the grantor or to his successor in interest entitled to su surplus. If Beneficiary may from time to time appoint a successor or successor any trustee named herein or to any successor trustee appointed hi under. Upon such appointment, and without conveyance to the success furstee, the latter shall be vested with all title, powers and duites conter upon may trustee herein named or appointed hereundre. Each such appointment, when recorded in the mortgage records of the county or counties which the property is situated, shall be conclusive proof of proper appointment.
7. To appear in a allect the security rights a atlet the security rights and the security security is an anount of atformey's less liked by the trial court and decree of the trial court, pellate court shall dividy ney's less on such appeal. If is mutually a security is a security of the security is a security of the security is an anount of the security is an anount of the security is an anount of the security of the security is an anount of the security is an anount of the security is an anount of the security is and the security is an anount of the security of the security is an anount of the security is and the security is an anount of the security is a	and the beneficiary's or truste's attorney's lees; th mentioned in this paragraph 7 in all cases shall b and in the event of an appeal from any judgment of grantor lurther agrees to pay such sum as the ap- le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be taken t domain or condemnation, beneficiary shall have th guire that all or any portion of the monies payabl taking, which are in excess of the amount requires its, expenses and attorney's fees necessarily paid o uch proceedings, shall be paid to beneficiary am y reasonable costs and expenses and attorney's fees hellate courts, necessarily paid or incurred by bene loat a garees, at its own expense, to take, such acthon beneficiary's request. d from time to time upon written request of bene	 cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust deed, (3) to all peer having recorded liens subsequent to the interest of the trustee in the ti deed as their interests may appear in the order of their priority and (4) surplus, it any, to the grantor or to his successor in interest entitled to surplus. I.6. Beneticiary may from time to time appoint a successor or succured. Upon such appointment, and without conveyance to the succestruate, the latter shall be vested with all title, powers and duties confer upon any trustes herein named or appointed hereunder. Each such appointment, which, when recorded in the mortage tercords of the county or counties which the property is situated, shall be conclusive prool of proper appoint of the successor trustee accepts this trust when this deed, duty executed a acknowledged is made a public record as provided by law.
7. To appear in a allect the security rights a allect the security rights and suit for the foreclosu cluding evidence of title amount of atformey's less lixed by the trial court and decree of the trial dourt, pellate court shall dijudg ney's less on such appeal. It is mutually a list of the trial court and appeal. It is mutually a list of the trial court and the right of evine the right of evine the right of evine the right of an angle of the trial and the right of evine the right of the right of evine the right of evine the right of evine the right of the right of evine the right of the right of evine the right of the	and the beneficiary's or truste's attorney's less; the mentioned in this paragraph 7 in all cases shall b and in the event of an appeal from any judgment of grantor lurther agrees to pay such sum as the ap- le reasonable as the beneficiary's or trustee's attor greed that: at any portion or all of said property shall be take to any portion or all of said property shall be take to any portion or all of the monies payable taking, which are in excess of the amount require ts, expense and attorney's fees necessarily paid o uch proceedings, shall be paid to beneficiary an or reasonable costs and expenses and attorney's feet oellate courts, necessarily paid or incurred by bene tor agrees, at its own expense, to take such action overts as shall be necessary in obtaining auch com	cluding the compensation of the insite and a reasonable charge by trust altorney, (2) to the obligation secured by the rust deed, (3) to all peer having recorded liens subsequent to the interest of their priority and (4) surplus, it any, to the grantor or to his successor in interest entitled to surplus, it any, to the grantor or to his successor in interest entitled to surplus. If Beneliciary may from time to time appoint a successor or successor invites named herein or to any successor trustee appointed herein or the successor trustee, the latter shall be more appointed in the control of the county or counties which when recorded in the more appointed by beneficiary which the property is situated, shall be conclusive proof of proper appointer of the successor furstee. 17. Trustee accepts this trust when this devel, dully executed acchonding sale under any other and the index of a provided by here in the furst or of any norther here in and the party hereto of pending sale under any other and trust or of any counties the index of a provided by here in the sources in the successor furstee.

6 HV is AVH 28.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully 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. с. 1 д. and the second Statistics (Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) Section 2014 (Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) Section 2014 (Section 2014) Section 2014) Section 2014 (Section 2014) S 3 D. D. 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 pulposes (see Amportant Natice below)...... 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. * 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 Stovens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Ticklas Martes 7 Ohnon CHARLES NICKLAS JOFASON (if the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON ана стана Служи стана стан По дъджите стана стан По дъджите стана стан STATE OF OREGON, County of KLAMATH This, water acknowledged before me on APRIA-21. (19.87. 59 CHARLES NECKLAS JOHNSON (SEM2). 11(0. Water Public for Oregon My constitution of a prices: 2-12-91 URCE County of This instrument was acknowledged before me on Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. **TO:** Same Trustee The undersigned is the legal owner and holder 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 because the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you hard trass good or pursually to making so values an organized by interviewes sound by said trust dood (which are delivered to you herewith together with said trust dood) 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: Statistics from in Summe and approximation in the second and the second second second second second and all listures when we wanted and all listures when we Beneficiary Do not ioso or destroy this Trust De CENDA SUBCLACHE TRADITIONALI 1865. CV25 MD1 SE-S18 DI delivered to the trustee for cancellation before reconveyance will be m TRUST DEED (FORM No. 881) STATE OF OREGON, S NESS LAW PUB. CO., POR LHE COMMIN CIFER AS NEWLIGIAL COLORIty that the within instrument was received for record on the 4th day anger derait der and recorded with the second of the second o Parasatin yasa Grantor FOR RECORDER'S USE ment/microfilm/reception No. 74102 AMPER 2 ALC: EXAMPLE 1 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK County affixed. AU UNITARIA DI PAR 5215 SOUTH SIXTH STREET an iq STIK The Evelyn Biehn, County Clerk UCER VAS L 819932 KLAMATH FALLS OR 97603 0 40 Mais Fee: \$9.00 Ű TITLE 881 -- OKAGA Deputy