Shoe

THIS TRUST		TRUST DEED;	Vol. (UXY) Page DVANCES AND RENEWALS NOVEMBER BAND AND WIFE	7595
s Grantor, WILLIA	DEED, made this 51 IGMILES AND JANE A.	CRAIGMILES, HUS	BAND AND WIFE	1986 bet
SOUTH	VALLEY STATE BANK	***************************************	BAND AND WIFE	
Beneficiary,	***************************************	යි. වලවා යන පළමු	Market and	as Trustee,
	Exist (Strongly	5 (V S		
	bly grants, bargains, sells County, Oregor	, described as:	tee in trust, with power of sa	ale, the prop
T 17 IN DI 2011 -	TDAAT	•	PROGRAMME TO THE REST	•
OT 17 IN BLOCK 3. THE OFFICIAL PL	AT THEREOF ON CUE	COND ADDITION TO	FAST HILL CCTATOR	
OT 17 IN BLOCK 3. THE OFFICIAL PLOUNTY OREGON.	TRACT NO. 1120, SE AT THEREOF ON FILE 区足D	COND ADDITION TO IN THE OFFICE OF	THE COUNTY CLERK OF K	CORDING

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ELEVEN THOUSAND FIVE HUNDRED AND NO/100------WITH RIGHTS TO FUTURE ADVANCES

snatt become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees.

I. To protect, preserve and maintain said property in good condition not to commit or permit any demolish any building or improvement thereory.

2. To complete or refere promptly and in good and workmanlike manurer any building or improvement which may be constructed, damaged or manurer any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereof, damaged or to the due and costs incurred the destroyed thereon, and pay when due all costs incurred the coverants, conditions and restrictions affecting laws, ordinances, regulations, coverants, conditions and restrictions affecting as property; if the beneficiary so requests, to call Code as the beneficiary as gaterments pursuant to the flyticon Commercial Code as the beneficiary as well as the cost of all line same in the by lining officers or searching agencies as may be deemed destrable by the prescription.

cial Code su guch linancing satements; in the beneficiary or requests cial Code su guch linancing satements; in the beneficiary or requests cial Code su guch lining such linancing satements; in the beneficiary as well as the cost in the same in the by lining officers as well as the cost in the same in searches made beneficiary.

The provide and conditiously maintain insurance on the buildings and such other erected on the said premises against loss or damage by fire an anount not have a search of the said premises against loss or damage by fire an anount not have a search of the said premises against loss or damage by fire an anount not have a search of the said premises against loss or damage by fire an anount not have a search of the said premise against loss or damage by fire an anount not have a search of the said premise of the beneficiary as not as insured in the grant state of the beneficiary with loss papile to the latter; all the grantor shall fail for any livered to the beneficiary as not as insured the said policies to the beneficiary as not as insured to said policies to the beneficiary as not as insured to said policies to the beneficiary as not as insured to said policies to the beneficiary of insurance now of herelited under any increase the said the grantor shall said for any inverted to the beneficiary and the said policies to the beneficiary as the said the said property of the said property beneficiary to the said property beneficiary of the said property beneficiary of the said property beneficiary of the said property below the said property below the said property below and the said property below and the said property below and the said property below any said said the said property below any said said property below any said said the said property below any said said property below any said said the said property below any said said property said property said property with the obligation and the said property said property said the said property said property said property said property

(a) consent to the making of any map or plat of said property; (b) join in any control of the making of any map or plat of said property; (c) join in any subordination or other agreement affecting this deed or the lien or charge assubordination or other agreement affecting this deed or the lien or charge agrantee in any reconvenience may be described as in person or persons thereof; (d) reconvey, without warranty, all or any part of the property. The fegalty entitled thereto," and the recitals therein of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the services mentioned in this paragraph shall be not less than \$5.5 for any of the property, and to the adequacy of service to be appointed by a court, and without rectangly one and take possession of said property in the same and prolits, including the same sue or otherwise collectron. Including reasonable afternine.

11. The entering upon and taking possession of said property, the collection such and such order as beneficiary may delay application or release thereof any taking or damade of the waive any delay application or release thereof any taking or damade of the waive any delay of the proceeds of line and other waive any delay of the process of the said selection may proceed to any payable. In such an insurance policies or compensation or awared and application and the secured declare all sums secured event the beneficiary at the selection may proceed to the recording the beneficiary of the selection may proceed to the recording the beneficiary of the selection may proceed to the recording the secured and pay

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, and at any time prior to 5 days before the date the trustee conducts the sale, the frantior or any other person so privided by ORS 86.753, may cure the detault or detaults. It the detault consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the notite amount due at the time of the cure other than such portion swould be due to the time of the cure other than such portion as would being cured may be cured by tendering the performance required uner the default or trust deed. In any case, in addition to curing the default of any case actually incurred in enlocking the obligation of the trust deed on the default of the thenelicinal incurred and expenses actually incurred in enlocking the obligation of the trust deed by law.

together with trustee's and attorney's lees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by the sale or the time to which said sale may be postponed as provided by the sale or the time to which said sale may not parcel or in separate parcels and shall sell said property either askall deliver to the injents bidder or cash, payable at the time of sale. Trustee the postponed sale that the sale of the injents bidder of any covenant or warranty, express or including the recitals in the deed of any matters of fact shall be conclusive proof the grantor and beneficiary, may purchase at the sale.

Swhen trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, instituting the compensation of the trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee by trustee's having recorded liens subsequent to the interest of the trustee of the trust may pressed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such asurplus.

16. Beneficiary may from time to time appoint a successor or successor trustee named herein or to any successor trustee appointment, and without conveyance to the successor trustee, the latter sail be vested with all title powers and duties conferred upon any trustee herein named or appointed appointment successor upon any trustee herein named or appointed such such appointment which, when recorded in the mode by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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 here to of pending sale undersy other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee all the party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereinder must be either an attor or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, offiliates, agents or branches, the United States imber of the Oregon State Bar, a bank, trust company title Insurance company outhorized to insure title to real an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the bene fully seized in fee simple of said described real property and I	as a valid, unencumbered title thereto
in a gravitation of the language and control to the control of the property of the property of the control of t	The second member with the second to the sec
The first product of the control of	all persons whomsoever.
The second secon	The Black and the state of the Black and the
The grantor warrants that the proceeds of the loan represented by (a)* primarily for grantor's personal, family or household purposes (b) kx ka kx	the above described note and this trust deed are: (see Important Notice below). WANTE DESCRIBED AND THE STATE OF THE STATE
This deed applies to, inures to the benefit of and binds all parties personal representatives, successors and assigns. The term beneficiary she secured hereby, whether or not named as a beneficiary herein. In construgender includes the leminine and the neuter, and the singular number includes.	Il mean the holder and owner, including pledgee, of the contract ng this deed and whenever the context so requires, the masculine ides the plural.
* 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 I, the	set his hand the day and year first above written. ALLAN L. CRAJONILLS
beneficiary MUST comply with the 'Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	ONE A. CRAIGMILES
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	Search Section 18 Control of Cont
STATE OF OREGON,	OF OREGON, Ss.
This institute the state of the	ument was acknowledged before me on,
(SEAL)	iblic for Oregon (SEAL)
The state of the s	engle man worked a company of the co
To:	
The undersigned is the legal owner and holder of all indebtedness trust deed have been fully paid and satisfied. You hereby are directed, said trust deed or pursuant to statute, to cancel all evidences of indebter with together with said trust deed) and to reconvey, without warrant estate now held by you under the same. Mail reconveyance and document	on payment to you of any sums owing to you under the terms of tedness secured by said trust deed (which are delivered to you y, to the parties designated by the terms of said trust deed the
DATED: THE OF STREET CONTROL OF THE STREET STREET STREET STREET STREET STREET	enances and aid aid aid and aid aid aid aid aid aid aid aid aid ai
	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be	delivered to the trustee for cancellation before reconveyance will be made.
CONTRUST DEED	STATE OF OREGON, Klamath
STEVENS-NESS LAW PUB. CO.: PORTLAND. ORE IND SECOND VOD	was received for record on the 5th day of May , 1987,
Grantor Grantor SPACE/RESE ACTION OF THE CONTROL O	Series that the state of the st
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