THUST DEED       VOLLO	DRM No. 881-Oregon Trust Deed Series-TRUST DEE	ED.	NACT		12736
Granter, MILLIAM, P., BRANOSWESS. SOUTH VALLEY, STATE BANK Beneficiary. WITTNESSETH: Granter irrevocably grants, brafains, sells and conveys to trastee in trust, with power of sale, the property KLMMATH. County, Oregon, described as: UO 17, BLOCK 1, TRACT NO. 1116, SUNSET EAST, IN THE COUNTY OF KLMMATH, STATE OF OREGON. UO TATE BURCHS C 2 SECURING DESCRIPTION AND ADDIDATE AND ADDIDATE AD		TRUST DEED	Vol. <u>1"18</u>	-L_Page_	
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<ul> <li>and discription of the functions secured of this substantiant.</li> <li>be observed statistical data property in the constraints, used are optical tool.</li> <li>the observed statistical data property in the constraint after the statistical data property in the constraint of the statistical data property in the constraint data property in</li></ul>	The date of maturity of the a becomes due and payable. In the ev	ent the within described property, d by the grantor without lirst ha	or any part thereof, wing obtained the wi	ritten consent or a, the maturity da	pproval of the beneficiar ites expressed therein.
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<ul> <li>and exist of to remove a density harding.</li> <li>and exist of to remove a density harding.</li> <li>and to compare partial provide promptly and in good match command of the partial provide promptly investor to fail and the partial provide prov</li></ul>	To protect the security of thi	is trust deed, grantor agrees.	ranting any easement o ubordination or other a, hereol; (d) reconvey, wi	idreement allecting the thout warranty, all or	his deed or the lien or char r any part of the property. T red as the "person or perso
<ul> <li>B. Doen any detuil by Leading the prediction of the bareficiary is an example of the bareficiary and nearing and nearing protection of the bareficiary of the bareficiary is an example of the bareficiary of the bar</li></ul>	and repair; not to remnit any waste of said i not to commit or permit any waste of said i	property. ptly and in food and workmanlike k ptly and in food and workmanlike k	frantee in any reconvey- legally entitled thereto.	sance may be describ and the recitals there he truthlulness thereof	in of any matters or facts shi d. Trustee's fees for any of t
<ul> <li>The compty with all hard orders in the break of the product of the produ</li></ul>		nances, regulations, covenants, condi-	10. Upon any de	efault by grantor here her in person, by age	ent or by a receiver to by
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<ul> <li>4. To provide and continuously maintain insurance on the building of the second and the subject on the subject of the second s</li></ul>	cial Code as the beneliciary may require cial Code as the beneliciary may require proper public office or offices, as well a proper public of rearching agencies a	as the cost of all lien searches made it as may be deemed desirable by the	erty or any part thereof	d, in its own name su ding those past due ar	nd unpaid, and apply the sat
The Analysis of the branch	brneliciary,	maintain insurance on the buildings	ney's lees upon any inde	lebtedness secured here	reby, and in social accounts
company acception half fail be delivered to the break off a spraw of the spraw of t	and such other hazards as the beneficiar	L' AMOUNT time to time require, in written in	11. The entering collection of such rents.	a upon and taking r , issues and profits, or momentation or awards	for any taking or damage of
<ul> <li>The standard shift fail for any reach to provide any point to the expiration of any policy of incurse the standard provides the content of participant of the standard provides the standard standard</li></ul>	companies acceptable that he delivered t	to the beneficiary as soon as and to	property, and the applic	ication or release there notice of default hereu	under or invalidate any act of
<ul> <li>the diameter of the same at gamma by participants, be applied by beneficiary and under any iter of other invested by an any inder any iter of other invested by an any inder any iter of the invested by an any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested by any any inder any iter of the invested in any any inder any iter of the invested by any any inder any iter of the invested in any iter of t</li></ul>	if the grantor shall fail for any reason of	to procure any stor to the expita-	pursuant to such notice. 12. Upon delaul	alt by grantor in payn	ment of any indebtedness settion the hereunder, the beneficiary is
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<ul> <li>and one of the chief of the second prior of the second pr</li></ul>	any part investige any default or notice act done pursuant to such notice.	tion construction Dens and to pay all	execute and cause in the	tot and moments I	to satisfy the obligation set
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In bond interver, premiums, liens or other chains, with inder with which to ment to payment, beneficiary may, if the rate set loth in the note vectors and the amount so paid, withintions described in paratorials of an or the terms of the t	charges become past due or delinquent to beneliciary; should the grantor tail to beneliciary; should the grantor tail	to make payment of any faces, assess- to make payment of any faces, assess- ther charges payable by grantor, either ther charges payable by brantor, either	13. After the line , sale, and at any time ,	prior to 5 days before	e the date the trustee conduct ivileged by ORS 86.753, may
<ul> <li>made the limit of paid, with interest at the frame parsecophs 6 and 7 of this here being dependent of the the deliver of being and the the deliver of th</li></ul>	to beneficiary, memory, liens or of ments, insurance premiums, liens or of be direct payment or by providing	beneliciary with funds with which to at its uption, make payment thereol,	the default or defaults sums secured by the	is. If the default const trust deed, the defau the time of the cure	ault may be cured by payin other than such portion as
<ul> <li>herdiv, the shall be needed to and become a particular to any other as a lorescill, the prop- trust deed, without waiver of any rights and interval as a lorescill, the prop- trust deed, without waiver of any rights and interval as a lorescill, the prop- trust deed, become and to such payments, with interval as a lorescill, the prop- trust deed, and all such payments, with interval as a lorescill, the prop- trust deed, and all such payments, with interval as a lorescill, the prop- extra estent that they are bound for the bindication herein described, and all such payments there that l, at the option of the beneficiary, unrotice, and the nonpayment therein that, at the option of the beneficiary, areader all surns secured by law the deal and expenses of this trust including the cort of title search at here in enforcing this obligation and trustees and attorney's in connectium neutred.</li> <li>lers actuall on appear in and delend any action or protecting purporting to differ the security fights or powers of beneficiary or trustees; and in any judgment of action of a torrey's fees metioned in the and payable with any will for the foreclosure of this deel for any judgment of direct on the trial court, dantor turther agrees to pay such sum as the profite court shall ediled erasonable cours and expenses of the innover takes that any will for the torelosure of this deel for any put defined to incurred by the trial court and in the environment and the innover takes that any will for the lorescale that any or all or and paper for any judgment of a compensation of the truste and the beneficiary in all cases shall be trust.</li> <li>If is muturally agreed that: Nor the event that any or all or and properts shall be tranked attorney is less method in the environment devent that any or all to sake properties to a compensation for many parts and attorney's less methode in the indebtedness incurred by float upon any reasonable courts and expenses of the inder torney's less methode in the indebtedness float in ord any</li></ul>	and the amount so paid, with interest d hereby, together with the obligations d	described in paragraphs 6 and 7 of this described in paragraphs 6 and 7 of this come a part of the debt secured by this	entire amount due at not then be due had r	the time of the cure no default occurred. A must by tendering th	other than such portion a Any other default that is capa be performance required und
<ul> <li>becomes and seried and to taken parties the partner of the obligation heris are estent that they are howed for the partner of the obligation heris are estent that they are howed to here partner of the optical of the beneficiary in the content of the obligation heris are estent that they are howed to hall, as the option of the beneficiary in the content of the option of the beneficiary in the content of the option of the beneficiary in the content of the obligation heris.</li> <li>a the obligation hericing the option of the beneficiary is or trustee incurred in enforcing in which are appear in and defend any action or proceeding any bink trust ender to pay such and expense, in a control of the foreclosure of this deficit on the states and expense, in a clouding in the content and in this paragraph 7 in all cases shall be taken and at the raw and in the expense of the states and expense, in a clouding in which are appear in any partial cost and expense.</li> <li>a for the foreclosure of the beneficiary or trustees and expense, in a clouding in the content and in the paragraph 7 in all cases shall be compensation of the trust deed. (J) to all the content and in the expense of the annount of attorney's fees mentioned in the paragraph 7 in all cases shall be compensation of the trust and papeal.</li> <li>b the second the trust and papeal in any suit for the expense in the expense in any suit of the foreclosure of that any portion of an appeal from any indignment or intervel by the trust and papeal.</li> <li>c the state of ending the anter agrees to pay such the moures paragraph 7 in all cases shall be the obligation accored at their intervel and the states in the expense in the expense in the paragraph 7 in all cases shall be the obligation accored at their intervel and the paragraph 7 in all cases shall be the option of the intervel appear. The trustee agrees in the paragraph 7 in all cases shall be the obligation accored at the intervel appear.</li> <li>b the event that any porterion or an portain oreal p</li></ul>	trust deed, shall be added to and beer trust deed, without waiver of any rik	this arising from breach of any of the prop-	obligation or trust de	fred. In any case, in effecting the cure sha	addition to curing the unit all pay to the beneliciary all
<ul> <li>described and the nonpayments thall be immediately due and payable and in the nonice of sale or the time date and at the time of and any action of the truster including the continue a breach of this trust deed.</li> <li>described are actually incurred.</li> <li>and the secret as well as the other this obligation and trusters and attorney's including this obligation and trusters and attorney's including the continue of the secret as a provided by the frail court and in this paragraph 7 in all casts and expenses of trusters attorney's sets in the deed of any matters of lack that in the secret of the intervised in this paragraph 7 in all casts and expenses of trusters a shall be trusted at the truster intervise in the secret of the intervise of paragraph 7 in all casts and expenses of the truster intervise at the truster intervise at the truster intervise is deed in the intervise of the intervise of the intervise of the intervised is a the beneficiary or trusters a shall be trusted at the time of a shall be the paragraph 7 in all casts and expenses of the trusters of a the intervise of the intervise of the intervise is and intervise of the intervise of th</li></ul>	erty hereinbefore described, as well a write extent that they are bound for	as the payment of the obligation herein or the payment of the obligation with-	and expenses actually together with trustees	y incurred in enforcing and attorney's tees r	not exceeding the amounts pro
<ul> <li>constitut a birach of this trust deed.</li> <li>constitut a the other costs and expenses of the trustee incurred in expanse of the trustee incurred.</li> <li>constitut a the other costs and expenses of the trustee's and attorney's in constitut of the birach of the trustee's attorney's including attorney's fees mentioned in this paperal in on appeal income of the expense of an appeal income of the expense of the</li></ul>	described, and all such payments shall but notice, and the nonpayment thereo	of shall, at the option of the beneticiary, of shall, at the option of the beneticiary, deed immediately due and payable and	by law. 14. Otherwise	ie, the sale shall be held the sale of sale or	eld on the date and at the this the time to which said sal
<ul> <li>d title search as well as the obligation and trustee's and allotter to successful purporting to incorrection with or in enforcing this obligation and rustee's and allotter to successful purports.</li> <li>d title search as well as the obligation and rustee's and allotter to successful purports and allotter to successful purports and any suit for the beneficiary or trustee may appear, including action or proceeding in which or in enforcing this deed, to pay such and expense, in the purperty successful purports and the purperty and can be appear in any suit for the foreclosure of this deed, to pay such such any suit for the foreclosure of this deed, to pay such such any suit for the foreclosure of this deed, to pay such such any suit for the foreclosure of this deed, to pay such such any suit for the foreclosure of this deed, to pay such such any suit for the foreclosure of the fraid court of the appear in the appear in the success for the trust and a papeal from any judgment of free reasonable as the beneliciary's or trustee's attorney's fees mentioned in the expense of a such appear. If is mutually agreed that:         <ul> <li>N is the expense and all of the trust and papeal.</li> <li>N is the expense and all of the trust and papeal.</li> <li>N is the expense and all of the trust and papeal.</li> <li>N is the expense and all of the trust and papeal.</li> <li>N is the expense and all of the appear in the odder of the any success trustee's and all transparent of the trust and papeal.</li> <li>N is the expense of the any successful paid or incurred by there is and the property is successful and any provide degrad and the provide and attorney's less necessarily paid or incurred by beneficiary and the property and the there appeared that in the trust and appeal incorred by fant or any transmal expense and attorney's less necessarily paid or incurred by beneficiary and trustee at the and the provestily part or the trust and appe</li></ul></li></ul>	constitute a breach of this trust deed.	expenses of this trust including the cost	be postponed as prov in one parcel or in	separate parcels and ast bidder for cash, pa	avable at the time of sale. I
iers actually incurred. iers and ieled any action or proceeding purporting to any suit or the sensitive and in any suit or the sensitive and in any suit or the sensitive and expense, incurred in the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expense, incurred by the truit of the trustee of title and the beneficiary's or trustee's attorney's fees mentioned in this deed, to pay such sum as the apply the proceeds of sale to payment of (1) the expense of a the trustee attree of the truit and in the event of an appeal from any judgement or indicate a the beneficiary's or trustee's attorney's fees mentioned in this event of an appeal from any judgement or indicate at the indicate at the beneficiary's or trustee's attorney's fees mentioned in this event of the trustes attorney's fees mentioned in the indicated in the event of the second with any the appear in the odder of the interest of the trustee. It is mutually agreed that: No the event that any puttom or all of and property shall be taken in the restant douts not constraints, beneficiary and attorney's fees mensation portion of the incurred shall be paid to beneficiary and attorney's fees measure is under. Born with reasonable costs, expenses and attorney's fees measures paid to beneficiary and attorney's fees measures and attorney's fees measures and attorney's fees measures and attorney's fees measures and interey's fees measures and interey's fees measures and interey's fees measures and interey's fees measures and attorney's fees	of title search as well as the other co in connection with or in enforcing thi	is obligation and trustee's and attorney's	shall deliver to the 1 shall deliver to the 1	purchaser its deed in d. but without any co-	form as required by law (in evenant or warranty, express
affect the security this with the beneficiary or trustee's attorney's test, the and any suit for the foreCourse of this deed, to pay suit and expenses into cluding evidence of title and the beneficiary's or trustee's attorney's test, the cluding evidence of title and in this paragraph 7 in all cases shall be cluding evidence of title and in this paragraph 7 in all cases shall be fixed by the trial court and in this paragraph 7 in all cases shall be provide the trust event of an appeal from any juddenen of the event of an appeal from any juddenen of pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary's or trustee's attor- pelate court shall adjudge reasonable as the beneficiary and the taken include the reasonable costs, expense and attorney's less necessarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and the anound attorney's less necessarily paid or incurred by bene- ber his in the rust and approlate courts necessarily paid or incurred by bene- ber his the rust and applicate courts necessarily paid or incurred by bene- ber his the rust and applied point the indebted incurred by restor and the shall as expense and attorney's less to applied by it lifet upon any travonable costs and expense and attorney's less to applied by it first upon any travonable costs and expense and attorney's less the adding the processorily paid or incurred by bene- ber his the trait and applied point on the indebted the successor trustee. The the trait and applied point after shall be necessarily paid or incurred by bene- ticary in such proceedings, and the balance applied upon the indebted the successor tr	fees actually include in and defend 7. To appear in and defend affect the security rights or powers of	any action of protecter; and in any suit, of beneficiary or trustee; and in any suit, neficiary or trustee may appear, including	plied. The recitals in of the truthlulness f	n the deed of any mail thereol. Any person,	excluding the trustee, but in a at the sale.
any full to inter of tille and the beneficiary so in this paragraph 7 in all cases shall be amount of attorney's fees mentioned in this paragraph 7 in all cases shall be the interest of the trust each a reasonable charge by the trial court, stantor further agrees to pay such such as the application secured by the trial court, stantor further agrees to pay such as the application interval and property shall be taken 8. In the event that any puttern or all of sand property shall be taken 8. In the event that any puttern or all of sand property shall be taken 8. In the event that any puttern or all of sand property shall be taken as the interval that any puttern or all of sand property shall be taken 8. In the event that any puttern or all of sand property shall be taken as the interval that any puttern or all of sand property shall be taken as the interval that any puttern or all of sand property shall be taken as the interval that any puttern or all of sand property shall be taken as the interval that any puttern or all of sand property shall be taken as the interval that any puttern or all of any putte	affect the security right which the ben action or proceeding in which the ben any suit for the foreclosure of this of	neliciary or trustee may appear, in- deed, to pay all costs and expenses, in- neliciary's or trustee's attorney's lees; the	the grantor and bene 15. When tru	uster sells pursuant to	o the powers provided herein,
<ul> <li>defere of the trial court, grantor further agrees to the meliciary so in trustee's attor- detered of the trial court, grantor further as the beneliciary so in trustee's attor- pellare court duration of the source of the intervent of the intervent of the intervent of the intervent of source of the source of the intervent of the intervent of the intervent of the intervent of the source of the intervent of the source of the intervent of the intervent that any posterior of the intervent of the intervent of the intervent of the intervent of source of the intervent of the intervent that any posterior of the intervent of the</li></ul>	any full to the of title and the ben cluding evidence of title and the ben amount of attorney's free mentioned	neticiary s of traph 7 in all cases shall be in this paragraph 7 in all cases shall be event of an appeal from any judgment or event of an appeal from any judgment or	shall apply the proc cluding the compens	sation of the trustee a notication secured by	and a reasonable charge by t by the trust deed, (3) to all
<ul> <li>prime visit feet on such append.</li> <li>If is mutually agreed that:</li> &lt;</ul>	decree of the trial court, grantor fur	inter agrees to pay such sum as the ap ile as the beneficiary's or trustee's attor	altorney.	- subsequent to the	interest of the trustee in th
under the tight of eiling or equire that all or any potton of the anount required right, it is selects, to require that all or any potton of the anount required as compensation for such taking, which are in eccess of the anount required to pay all reasonable costs, expenses and attorney's less incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by ben- biciary in such proceedings, and the balance applied upon the includerdens incurred hereby; and grantor afters, at its own expense, to take such action secured hereby; and grantor afters, at its own expense, to take such action are excuted such intruments as shall be necessary in obtaining such com- and execute such intruments as thall be necessary in obtaining such com- ard execute such instruments as thall be necessary in obtaining such com- ard execute such instruments as thall be necessary in obtaining such com- ard execute such instruments as thall be necessary in obtaining such com- ard successor trustee.	ney's fees on such appeal. It is mutually agreed that	at: tion of all of sand property shall be taken	sutplus, if any, to 1 n surplus, if Any, to 1	the grantise or to his t	o time appoint a successor or
right, if is a elects, to require which are in eccess of the annum right or induct. The function has been been been been been been been bee	under the right of enumeric distant	all or any portion of the mounty parties		annuintment, and a	athout conveyance to the si
to by an another in such proceedings, shall be process and attorneys fees, applied by it first upon any reasonable costs and exprises and attorneys fees, both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne both in the trial and appellate courts, necessarily paid or incurred by borne recurred hereby; and grantor afrees, at its own expressary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- acknowledged is made a public record by law. Truster acknowledged is made a public record paid by law. Truster acknowledged is made a public record paid by law. Truster acknowledged is made a public record paid by law.	as compensation for such taking, wh as compensation for such taking, wh to pay all reasonable costs, expense to pay all reasonable costs, expense	hich are in eccevis lees necessarily paid of ies and attorney's lees necessarily paid of redings, shall be paid to beneficiary and redings, shall be paid to beneficiary and	truster, the latter with upon any trustee her	shall be vested with a erein named or appoints	all title, powers and with appo ted hereunder. Each such appo en instrument executed by ben
both in the trial and appriate costs balance applied upon the industry in which the property is a second applied upon the industry in such actions secured hereby; and grantor agrees, at its own expense, to take such actions secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- and execute such instruments as shall be necessary in obtaining such com- antipation promotily upon beneficiary is request. Solidated to notify any party hereto of pending sale under any other	incurred by frantor in such proces applied by it first upon any reasona	able costs and expenses and attorney's fees able costs and expenses and attorney's fees orts, necessarily paid or incurred by bene	and substitution sha which, when record	ded in the mortgage is situated, shall be co	records of the county of the conclusive proof of proper appr
and executed instruments as shall be necessary written request of bene- acknowledged is made a public record as provided by take under any other persation, promptly upon beneficiary's request.	o ficiary in such proceedings, and the ficiary in such proceedings, and the secured hereby; and grantor agrees.	he balance applied of the such action , at its own espense, to take such action shall be necessary in obtaining such con	ns of the successor trus n- 17. Trustee	intee.	when this deed, duly execut
y, at any time test and preventation of this deed and the internation of any action or proceeding in which grantor, builtening ficiary. payment of its fees and preventation), without alterning trust or of any action or proceeding is brought by trustee the shall be a party unless such action or proceeding is brought by trustee	and execute such instruments as a	shall be necessary written request of ben	acknowledged is mi	any party hereto of	pending sale under any other
endorsement (in carried statement of the indeptedness, instruction)	9. At any time and from 1 liciary, payment of its tees and p	presentation of this deed and the note i evances, for cancellation), without affects	ng trust or of any at	coon or proceeding in inless such action or p	roceeding is brought by truste

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, attiliates, agents or branches, the United States or any agency thereof, or an escow agent livested state; OSS 505 505 to 505 585.

	12737
The grantor covenants and agrees to and fully seized in lee simple of said described real p	with the beneficiary and those claiming under him, that he is law- roperty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the	same against all persons whomsoever.
The grantor warrants that the proceeds of the loan ( (a)* primarily for grantor's personal, family or hous (b) for an organization, or (even if grantor is a na	represented by the above described note and this trust deed are:
This deed applies to, inures to the benelit of and b	itural person) are for business or commercial purposes.
gender includes the leminine and the neuter, and the singul	ein. In construing this deed and whenever the context so requires, the masculine
	has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary i as such word is defined in the Truth-in-Lending Act and Regula beneficiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Steward Nace Server	ation Z, the BARBARA M. HANSON
disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	equivalent. ROBERT M. HANSON
Il the signer of the chows is a corporation, use his form of acknowledgement opposite.)	
STATE OF OREGON	STATE OF OREGON.
A Coddry of KLAMATH	County of
This, instrument was acknowledged before me on JULY 14 , 19 87 , by	This instrument was acknowledged below me on
BARBARA M. HANSON AND	19 , by
ROBERT M. HANSON	of
(SEAL) Notary Public tor Oregon	
(SEAL) My commission expires: $\frac{1}{2}$	Notary Public for Oregon My commission expires: (SEAL)
· · · · · · · · · · · · · · · · · · ·	
	ST FOR FULL RECONVEYANCE In when obligations have been poid.
<i>TO:</i>	, Trustee
said trust deed or pursuant to statute to cancel all avider	indebtedness secured by the foregoing trust deed. All sums secured by said te directed, on payment to you of any sums owing to you under the terms of xces of indebtedness secured by said trust deed (which are delivered to you hout warranty, to the parties designated by the terms of said trust deed the and documents to
DATED: , 19	
	Beneliciary
Do not lose or destroy this Trust Dood OR THE NOTE which it secures	. Soth must be delivered to the trustee for concellation before reconveyance will be mode.
TRUST DEED	
(FORM No. 881)	STATE OF OREGON, County ofKlamath
STEVENS HESS LAW PUB. CO., PORTLAND, GRE.	<i>I certily that the within instrument</i>
BARBARA M. HANSON	was received for record on the 17.thday
ROBERT M. HANSON	ofJuly
Grantor	PACE RESERVED in book/reel/volume NoM8.7 on
	FOR page 127.3.6 or as fee/file/instru- TECORDER'S USE ment/microfilm/reception No7.7.0.6.8,
SOUTH VALLEY STATE BANK	Record of Mortgages of said County.
AFTER RECORDING RETURN TO	Witness my hand and seal of County affixed.
SOUTH VALLEY STATE BANK	Evelyn Biehn, County Clerk
5215 SOUTH SIXTH STREET	NAME OF A TITLE
RLAMAIN FALLS, OR 97603	Fee: \$9.00 By Ben Son The Deputy
	<u> </u>