pellate court shall adjudge reasonable as the beneficiary's or frustee's attor-ney's teer on such appeal. If is mutually afreed that: 8. In the event that any portion or all of said property shall be taken with the event that any portion or all of said property shall be taken right, if it so elects, to require that all or any portion of the monies payable to pay all reasonable cost shind, which are in sectors of the monies payable to pay all reasonable cost shind, which are in sectors of the monies payable to pay all reasonable cost shind, which are in sectors of the monies payable to pay all reasonable cost shind, which are in sectors of the monies payable to pay all reasonable cost shind, which are in sectors of the amount required pay in the trial and appellation the balance applied up incurred by breas sectured hereby; and frantor abres, and its own expense, the lade backback and execute such instruments as shall be necessarily no its as such actions. Inclured 9. At any time and from time upon written request of benefactions (aday, payment of its less and presentation of this deed and the note for the limitity of any person for the payment of the indebtedness, fusible the limitity of any person for the payment of the indebtedness, fusible the limitity of any person for the payment of the indebtedness, fusible may the indebtedness, fusible payment of the indebtedness, fusible may the limitity of any person for the payment of the indebtedness, fusible may

for in severing such linarcing statements pursuant to the Unitorial Contents of Code as the beneliciary may require and to pay for fining same in the property public offices of severing and the cost of all fining same in the beneliciary or searching agencies as may be deemed deviable by the definition of the same previous and the pay for fining the pay the deemed deviable by the severing of the same previous and the same sequence on the same previous and the same sequence of the same previous and the same sequence of the same previous and the same sequence of the sequence of the same seq

In a above described real property is not currently used for agriculation of the security of this trust deed, drantor agrees: 1. To protect, preserve and maintain said property in kood condition: 1. To protect, preserve and maintain said property in kood condition: and the security of the security

of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and actromited is made a public record as provided by law. Trustee is not obligated to motify any party hereto of pending wale under any other deed of shall be a party unless such action or proceeding is brought by trustee. tOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bor, a bank, that company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insutance company activities to the property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theread, or an except agent luenced value (SS are SOS to byo SS) to byo SS).

surplus, it any, to the granter or to his successor in interest entitled to such
surplus.
 16. Beneficiary may from time to time appoint a successor or success
inder. Upon such appointed herein or to any successor trustee appointed herein
rustee, the latter shall be not a visit and without cover trustee of the successor
inder so any trustee herein name of the appointer shall be required with all sittle prospects and difference of the successor
inder so any trustee herein name to appointe hereinter. Each such appointered
which she recorded in the subtract security of the non-there is inderessing
which the property is situated, shall be conclusive provide on proper appointement
of the successor trustee.
 17. Tentes access this trust when this dead, data security and

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of r1) the expresses of sale, in-structures, (2) to the obligation of the trustee and a reasonic charge by trustees having recorded liens subsequent to the interest of ded, (3) to all persons derd as their interests may appear in the order of their priority and (4) the surplus.

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designeted in the notice of sale or the time to which said sale nair in one particle by law. The surface will said the time of sale sale auction to the held bid of the cash, payable at the time of sale parcels at the property so the nurchaser is deed in any selection or warranty, espector all defines the terms. Any person, estimate the sale to be the bid the trustlines thereof. Any person, estimates the trustee, but including the france and beneficiary, may purchase at the sale. 15. When trustee sells oursult to the powers provided herein, trustee

the manner provided in ORS 56.735 to 106.795. 13. After the truster has commenced foreclosure by advertisement and also and at any time prior to 5 days before the date the truster conducts the sale, and at any time prior on priority and the truster conducts the sale, the grantor or any other priors as priority date the truster conducts the sale, the grantor or any other priors as priority and by ORS 86.753, may cur-sums secured by the trust deed, the default convirts and by ORS 86.753, may cur-or then be due had no default occurred. Any other and such portion with a being cured may be on default occurred, any other default that is capable of obligation or trust dead. By therefering the preformance required under the and expenses actually incurred in enlowing the dividing the defaults of the trust deed. In any case, in addition to curing the default of the thrust default proves and attorney's less not the any other any other by law. 14. Otherwise, the sale shall be held on the date and the bardies of the sale shall be held on the date and the sale shall be held on the date and the sale of the sale shall be held on the date and the sale shall be held on the date and the sale of the sale shall be held on the date and the sale s

Inval, timber or graving purposes.
(a) consent to the making of any map or plot of said property: (b) ion in any shordination or other agreement of creating any restriction thereas, (c) ion in any theodination or other agreement allocation to be property. The agreement of the transmitter of the device of the transmitter of the transmitter of the device of the transmitter of the transmitter of the device of the transmitter of the transmitter of the device of the transmitter of the transmitter

Sum of IWENTIFFIVE INUUMNU AND NUTION TO THE ADDRESS WITH INTERIOR TO ADDRESS AND TO THE TOTAL ADDRESS note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable JULY 15, ..., 1988 ..

TWENTY-FIVE THOUSAND AND NO/100-------WITH RIGHTS TO RENEWALS AND FUTURE

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appettaining, and the rents, issues and profits thereof and all fixtures new or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the . THENTY_FTWE THOMSAND AND NO/100______UTTHENTY_TO DENEMALS AND ENTITIES

as Beneficiary,

77344

Or

FORM No. 881—Oregon Trust Deed Series—YRUST DEED.

as Grantor, WILLIAM P. BRANDSNESS

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

LOT 8, BOOCK 1, BANYON PARK, TRACT #1008, IN THE COUNTY OF KLAMATH, STATE OF OREGON.

MTC 1396-1161

TRUST DEED

THIS TRUST DEED, made this 17TH day of JULY EVAN D. HARDING AND VALERIE L. HARDING 19.87 be AS TENANTS BY THE ENTIRETY SOUTH VALLEY STATE BANK

ENSINESS LAW PUB. CO., PORTLAND, OR, \$7204

JULY, 19.87..., between

Volmen Page

13240

(R)

13241 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. trust deed are: 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 gender includes the leminine 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) ar (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 Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. C EVANY D, HARDING Killsil C VALERIE L. HARDING It the signer of the above (1 a torporation, use the femuel action digement apposite.) ln •••••••••••• STATE OF OREGON County of KLAMATH STATE OF OREGON.) ss. This instrument was acknowledged before me on JULY 17 EVAN D. HARDING AND County of ... This instrument was acknowledged before me on 19 , by VALERIE L. HARDING 85 Lynda K. Czillen of Notary Public for 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 abligations have been paid, TO: 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 DATED: Beneliciary Do not lose or destray this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED (FORM No. 881) STEVENS NESS LAW PUB. CO., PORTLAND, ORG STATE OF OREGON. County of Klamath SS. I certify that the within instrument EVAN D. HARDING was received for record on the 24th day was received for record on the <u>4.141</u> day of <u>July</u>, <u>19.87</u>, at <u>11:22</u> o'clock <u>A. M.</u>, and recorded in book/reel/volume No. <u>M87</u> on page <u>13240</u> or as lee/tile/instru-ment/microfilm/reception No. 77344, Decord of Mantactor at acid Country VALERIE L. HARDING Grantor SPACE RESERVED SOUTH VALLEY STATE BANK FOR RECORDER'S USE Record of Mortgages of said County. Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET Evelyn Biehn, County Clerk KLAMATH FALLS, OREGON 97603 Fee:\$9.00 By PAN Xm Deputy TITLE