• • • • • • •	= :		PORTLAND, OR. 871
WI THIS TRUST DEFI	TH RIGHTS TO FUTURE ADVANCE	S AND RENEWAL Page	
CARL D. STANFT	ELD AND NORMA JEAN STANFIL	JULY	• 07
as Grantor, WILLIAM I	TH RIGHTS TO FUTURE ADVANCE 2. made this 29th ELD AND NORMA JEAN STANFIEL P. BRANDSNESS ALLEY STATE BANK	DE AS LENANTS BY THE EL	NTIRETY Between
as Parti	LLEY STATE BANK		, as Trustee, and
as Beneficiary,			
Grantor irrevocably grant	WITNESSETH ants, bargains, sells and conveys toCounty, Oregon, described as:	l:) trustee in trust with now	
SEE ATTACHED	oregon, described as:	and power	or sale, the property

SEE ATTACHED EXHIBIT "C" FOR DESCRIPTION

THIS IS ONE OF FOUR DOCUMENTS SECURING A LOAN TO CARL D. & NORMA JEAN STANFIELD DATED JULY 29, 1987 IN THE AMOUNT OF \$135,000.00 WITH THE MATURITY OF NOVEMBER 1, 1987.

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 connec-

The said real estate.

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

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

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

I to protect, preserve and maintain said property in food condition on the committee of the control of the committee of the control of committee of the comm

destroyed the studing or improvement which mot in Scot and workmanlike dranged or J. Testifications altifi all laws, ordinances, reductive to therefore, it into and restrictions with all laws, ordinances, reductive coverants, conditions are considered to the studies of the condition of the cond

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(a) consent to the making of any map or plat of said property; (b) join in franting any easement or creating any restriction thereon; (c) join in any subordination or other afterent allecting this deed or the file or charge franting any easement or creating any restriction thereon; (c) join in any subordination or other afterent allecting this deed or the file or charge frantee in any reconveyance may be described as the "perin or personn thereof; (d) reconvey, without surface they be described as the "perin or personn the conclusive proof of the truthlubilities thereof. Trustee's less to any of the explicit proof of the truthlubilities of the services and the property and the conclusive proof of the truthlubilities. Trustee's less to any of the services mentioned in this paradraph shall be not less than \$5.

10. Upon any default by gand or between the shelling may any pointed by a court, and without rend, by afent or by a receiver to a appropriate by a court, and without rend, by afent or by a receiver to a part their individual proof of the adequacy of any security of cetty or any part thereof, in its own name and take possession of said property and appropriate of any part thereof, in its own name are or otherwise collect the rend, less cours and expenses of operation and cellection, uncluding teasonable attorning.

11. The entering upon and taking powersion of said property, the collection of such rend, insurance policies rend, issues and publis, or the proceeds of the and other insurance policies rend, issues and publis, or the proceeds of the and other property, and the application or release thereof any taking or damade of the waits any default by Rantor in payment of any taking or damade of the waits any default by Rantor in payment of any taking or damade of the waits any default of notice of default hereunder or invalidate any act done hereby or in his performance of any agreement hereunder, the beneficiary may decent or in his performance of any agreement hereunder, the beneficiary on an in equity as

the manner provided in ORS 86.735 to 86.735. In sorcione this trust deed in 13. After the truster has commenced foreclinate by advertisement and sale, and at any time prior to 5 days before the date the truster conducts the three defaults of defaults. If the default consists of a failure to pay, when during sums secured by trust deed, the default may be cured by paying the not then be due had the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or and espenses actually incurred in enforcing the obligation of the default of and espenses actually incurred in enforcing the obligation of the trust deed by law, the truster's and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the three the amounts provided.

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 designated in the notice of sale or the time to which said sale may not postponed by powerful by law. The truster may sell said property either auction to the inject or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed, payable at the time of sale. Trustee the property is sold, but without any coverand or warranty, steps or intelliging. The recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of sale in spirit of (1) the expenses of sale, inciding the compensation of the frustee and a reasonable charge by trustee's distinct of (2) to the obligation secured by the trust deed, (1) to all persons died as their interests and persons died as their interests may appear in the order of their interest, may appear in the order of their provity and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.

surplus, it any, to the granter or to ms successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors for truster and prominent of any successor trustee appointed herein or to any successor trustee appointed herein for the successor trustee, the latter shall several and stations on any duties conferred upon any trustee herein a send of a street and several such such appointment and substitution shall several a street successor trustee when a successor trustee in the successor trustee.

17. Trustae account this trust when this dead data consistent and

of the successor trustee.

17. Trustee accepts this trust when this deed, they 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 or proceeding in which transit, hereticiary 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 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, affiliates, agents or branches, the United States or any agency thereal, or an excaw agent licensed under ORS 676.505 to 676.585.

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	The grantor covenants and agrees to and with the beneficiary and the y seized in fee simple of said described real property and has a valid, ur	ose claiming under tare,	
	trees to and with the beneficiary	nencumbered III	
	trantor covenants and agrees to teach property and the		
	The grander simple of said describe		
fully	y seized in fee simple.	whomsoever.	
	against all persons	William	
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- !!		note and this trust deed are.	
1	The grantor warrants that the proceeds of the loan represented by the above definition of the grantor warrants that the proceeds of the loan represented by the above temporary to the grantor is a natural person) are for business. (a) *-primarity-less franties** personals formula or a natural person) are for business. (b) for an organization, or (even it grantor is an abinds all parties hereof the person beneficiary shall mean the personal	tent Notice-below).	
1	The grantor warrants that the proceeds of the loan represented by the above (a) primarily for frantor's personal formily or household purposes (see Importion). (a) primarily for frantor's personal formily or household purposes (see Importion). (b) for an organization, or (even it grantor is a natural person) are for busing the formily formed to the benefit of and binds all parties hereto, it this deed applies to, inures to the benefit of and binds all parties hereto, it is personal representatives, successors and assigns. The term benefitiary shall mean the personal representatives, successors and assigns. The term benefitiary shall mean the secured hereby, whether or not named as a benefitiary herein. In construing this described in the successor of the formily of the femilians and the neuter, and the singular number includes the personal representatives, successors and assigns.	ness or continue.	contract
$-\parallel$	The grantor warrants that the proceeds to house on house warrants that the proceeds to house on house warrants. (a)3-primarin-less franties personal family-on house warrants and person) are for business. This deed applies to, inures to the benefit of and binds all parties hereto, it the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives and the personal representatives.	neir heirs, legatees, devisees, a pledgee, of the	nasculine
11 0	(b) for an organization, or (continued and binds all parties hereto, the continued and binds all parties hereto.	he holder and owner the context so required and whenever the context so require	
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	* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is a creditor on applicable; if warranty (a) is opplicable 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 NOR disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	D. STANFIELD	
	as such word is defined with the Act management of the such word is described with the Act is not required, disregard this notice. If compliance with the Act is not required, disregard this notice.		\\
	disclosures; for this purpose disclo		\\
	II town)	
	(If the signer of the above is a corporation, (If the signer of acknowledgement opposite.) STATE OF OR	REGON,	
	(If the signer of the above is a corporation, use the form of acknowledgement apposite.)	REGON.	.,
	\ss. \ County Of	nt was acknowledged before me on	
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	(SEAL) My commission expires: 9/12/4 My commis	ONVEYANCE	
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	The undersigned is the legal owner and holder of all indebtedness. (The undersigned is the legal owner and holder of all indebtedness trust deed have been fully paid and satisfied. You hereby are directed, trust deed have been fully paid and satisfied. You hereby are directed, trust deed have been fully paid and satisfied. You hereby are directed from the following the satisfied of the satisfi	secured by the secure	are delivered to
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CARL D. & NORMA JEAN STANFIELD LOAN DATED 7-29-87 IN THE AMOUNT OF \$135,000.00

Beginning at a point on the South line of Government Lot 8, in Section 27, Township 34 South, Range 7 East of the Willamette Meridian where of way line of the Southern Pacific railroad right of way line of Government Lot 8: thence North of way intersects the South line of Government Lot 8; thence North of way intersects the South line of Government Lot 8; thence North along said West right of way line, a distance of 160.25 feet to a point; thence West to the mean high water line of the Williamson Point; thence West to the mean high water line of the Williamson River; thence Southerly along said high water line to the South line of the Noint o River; thence Southerly along said high water line to the South line of Government Lot 8; thence Easterly along said line to the point of heading a nortion of Government Lot 8 in section 27. of Government Lot 8; thence Easterly along said line to the point beginning and being a portion of Government Lot 8 in section 27, East of the Willamette Meridian.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request ofMount at	2.0,
FEE \$13.00	Title Company 36 o'clock P.M. and duly recorded in Vol. M87 day Evelyn Bigh
	on Page 14094 Evelyn Biehn, County Clerk By
	In Co. The