	STEVENS-NESS LAW PUB; CO., PORTLAND, OR. 87
NE ZONIN ZIVIN I KITI	Vol. 1987 Page 1542
THIS TRUST DEED, made this 8TH dey of	JANUARY, 19.88, betwee
사실에 사실하는 것이다. 이 방법에 가장 이 것이다. 이 가장 이 것은 것은 것이다. 이 가장 이 가장 이 가장 이 있는 것이다. 이 가장 이 가장 이 가장 이 가장 이 있는 것이다. 이 가장 이 가	
Grantor, MELVIN D. FERGUSON SCUTH VALLEY STATE BANK	as Trustee an
SCUTS VALLEY STATE BANK	Here is the second second memory in
Beneficiary,	<u>। 1997 - Standard Andrewski, 1997</u> 1997 - Standard Market, 1997 - Standard Standard († 1997) 1997 - Standard Market, 1997 - Standard Standard († 1997)
WITNFCSFTU.	
Grantor irrevocably grants, bargains, sells and conveys to trust KLAMATH County, Oregon, described as:	tee in trust, with power of sale, the propert
CEF ATTAOUT DUILDAT US	antipation and the second second
SEE ATTACHE EXHIBIT "B" MADE A PART HERETO.	이는 것은 바람에 걸 물건을 감독하는 것이 같이 많이 많이 많이 했다.
2^{-3} as a part of period (1.5, 2.7, 2.6, 2.6, 2.6, 2.6, 2.6, 2.7, 2.7, 2.7, 2.7, 2.7, 2.7, 2.7, 2.7	99 1-1-1-2 (*1-2-2 4), (*1-1-2-2-4 (*2-2-6-6-4-11))
바람이 같은 바람이 있는 것이 같은 말한 것이 같은 것이 같은 것이 있는 것이 있는 것이다. 같은 것은 것은 것은 것은 것을 같은 것이 같은 것이 같은 것이 같은 것이 같이 있는 것이 같이 있는 것이 같이 같이 같이 같이 같이 같이 같이 같이 같이 있다. 것이 같이 있는 것이 같이 있는 것이	
에는 것이 해외에서는 것을 해외할 수 있다. 것은 것은 것을 알았다. 같은 것은	이 아직 가지는 왕부부분부분들을 가지 않는 것이 많이 들었다. 이 동 것 같아요. 이 방법에서 이 동물 것이 가지만 것이 같아요. 이 것이다.
ther with all and singular the tenements become	
ther with all and singular the tenements, hereditaments and appurtenances and or hereafter appertaining, and the rents, issues and profits thereof and all fixtu with said real estate.	
ENELIAT CONSTRUCTION AND AND AND AND AND AND AND AND AND AN	TI NIGHTS TO FUTURE ANVANCES AND
of even date herewith, puyable to beneficiary of order and Dollars, with int	terest thereon according to the terms of a promissor
sooper paid to be due and must	is intal payment of principal and interest hereof, i
The date of maturity of the debt secured by this instrument is the date, state omes due and payable. In the event the within described property, or any nart	d above, on which the final installment of said not

sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

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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 agreement affecting this deed or the lien or charge frantee in any reconveyance may be dealed or the lien or charge frantee in any reconveyance may be dealed or the lien or charge frantee in any reconveyance may be dealed or the lien or charge frantee in any reconveyance may be dealed or the lien or charge frantee in any reconveyance may be dealed or the lien or charge frantee in any reconveyance may be dealed or any matters or lacts shall be conclusive proof of the truthulness thereoit of any matters or lacts shall services mentioned in this paragraph shall be not less than 35.
(10. Upon any delault by grantor the deaguage of any security for the indebtedness hereby secured, enter do by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter do the adequacy of any security for the indebtedness hereby in own name and take possession of said property, the following determine.
(11. The entering upon and taking possession of said property, the four of such rotice.
(12. Upon delault by grantor in payment of any taking or damage of the property, and the application or release thereol as altoresaid, shall not cure or wards ease thereol any taking or damage of the wave any delault by grantor in payment of long this time to deal deed of the secure of the such as aloresaid, shall not cure or wave at the secured here by immediately due and insuch others. In such an prosenty, and the application or lease thereol and the beneliciary may determine the condition of such notice.
(12. Upon delault by grantor in payment of long the beneliciary may determine the secured in the beneliciary or threas beine invalidate any as a mortage or dawards for any taken the beneliciary may determine the condit of long the said deed advertisement and sai

thereoi as then required by law and proceed to loreclose this trust deed in 13. Alter the trustee has commenced foreclosure by advertisement and sale, and tany time prior to 5 days before the date the trustee conducts the sale, and tany time prior to 5 days before the date the trustee conducts the sale, and tany time prior to 5 days before the date the trustee conducts the sale, and tany time prior to 5 days before the date the trustee conducts the sale, and the trust deed, the default may be cured by payind the neither moment due at the time of the cure other than such portion as would being cured maybe cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of the defaults, it is the sale shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. If the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either incure the sporade day law workshall 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 in one parcel or postider by law. The trustee may sell said property either succion to the higher purchaser its deed. In form as required by law convey the purchaser, so said thout any covenant or warranty, express or im-plied. The recitals in the del any markers of lact shall be conclusive proof the grantery so sold; but without any covenant or warranty, express or im-plied. The recitals in the del any purchase at the sale. 15. When trustees alls pursuant to the powers provided herein, trustee shall show the proceed of any markers of lact shall be.

b) the truitiumers intercoi. Any person, excluding the trustee, but including the grandor and beneliciary, 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 (1) the expenses of sale, including the compension of the trustee and a reasonable charge by trustee's attorney, (1) to the obligation secured by the trust deed, (3) to all persons having recorded line subsequent to the interest of the trustee in the trustee deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the frantor or to his successor in interest entilled to such surplus, if any trustee mand herein or to any successor trustee, appoint dherein and their of appointed herein and the line frantor or appointed here. Each such appointment, and without conveyance to the appointment and successor or construstee, the latter hall be vested with all title, powers and duties conferred upon any trustee in made by written instrument executed by beneliciary, which, when recorded in the mortfagle records of the county or counties in of the successor trustee.
17. Trustee accepts this trust when this deed, duly executed and

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 hereto of pending sale under any other deed of trust or of any action or proceeding in which firstors, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

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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 loon association authorized to its 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 thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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-full	'The gr ly seized in	enter covenants a fee simple of said	and agrees to and with the beneficiary and those claiming under him, that he id-described real-property and has a valid, unencumbered title-thereto	is.
	landras (h. 1997) 19 Martina - Christean 19 Martina - Christean 19 Martina - Christean 19 Martina - Christean	A set of the set of th	A data di finanzia di construire di constru di construire di construi	
and	that he v	III warrant and fo	forever défend the same against all persons whomsoever.	
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				문학 가학 연광
	The grants (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Werrants that the p XXXXXXEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	proceeds of the loan represented by the above described note and this trust deed are: NAME SAMAN SHARAX HARAX AN	international Anternational Anternational Anternational
perso	This deed	epplies to, inures to t	the benefit of and binds all parties beset.	n hite An Ly An Ai An Ai An Ai
gende	er mcludes th	is feminine and the ne	neuter, and the singular number included this deed and whenever the context so requires the	cont
*.IMP	ORTANT NOTI	CE: Dalate, by lining out	OF, said grantor has hereunto set his hand the day and year first above written d_{1} , whichever werrenty (a) or (b) is X. Column Cores	2.
as suc benefic disclos	clary MUST co	fined in the Truth-in-Le apply with the Act and	encing Act and Regulation Z, the EDWIN J. CLOUGH, III	
on ton	કો પૂર્વ કેસ્કામ હત મુખ્ય સંસ્કૃતિ નામ મુખ્ય અભ્યાસ સ્ટામ		disogard shis notico.	सः सः २ - २३ - २ - २१ - २ - २१
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	unty of This trastrum	KLANATH	STATE OF OREGON.	
St. 1997	\mathbf{U} and	8 <i>19</i> 88,57 CLOUGH, III	ged before me on This instrument was acknowledged before me on	
	Tin	1 × New	of.	
(SEAL	()	Notary I Similation expires: 2	Public for Oregon 2 -/ 2 -9/ My commission expires:	SEA
TO:	i para provinsi Aproprio ante Aproprio ante Aproprio ante		in o be used only when obligations have been poid.	
1 trust de	The undersign and have been	ned is the legal owner fully paid and satis	or and holder of all indebtodness secured by the foregoing trust deed. All sums secured by	99999 99-99 1933 1933
herewith	together wi	th said trust deed) an	to cancel all evidences of indebtedness secured by said trust deed (which are delivered to	
त्राज्य होत् हेर्नु	经投资资产 经管理证据		NLt il reconveyance and documents to	90 - C
물건지가 많은 할				
물건지 않는 것		[14] 요구한~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		- 1 LF
DATED	not lose or destr	y this Trust Deed OR THE	Beneficiary	
DATED			Beneficiary	
DATED	'RUS'		E NOTE which it secures. Doth must be delivered to the trustce for cancellation before reconveyance will be made. STATE OF OREGON,	. \$3.
<i>Dated</i> De т 	RUS	INE DEED NE DAYHI BIL F NE DAYHI BIL F NE DAYHI BIL	ENOTE which it secures. Doth must be delivered to the trustce for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrume was received for record on the	ent
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DATED	VALLEY	NS. DEED NS. DISTLAND. ORE (H., III Grante STATE BANK Beneficiar	ENOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrume was received for record on the of in book/reel/volume Wo. FOR Page FOR Page or as fee/file/instr ment/microfilm/reception No. Record of Mortgages of said County. Witness my hand and seal	ent lay led on ru-
DATED De. EDWIN SOUTH	VALLEY	NE DEED NE DITLAND. ORE A CO. PORTLAND. ORE NH, III Grante STATE BANK	ENOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Image: State of OREGON, Image: State of OREGNN, Image: State of OREGNN, <tr< td=""><td>ent lay led on ru-</td></tr<>	ent lay led on ru-

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	EXHIBIT "B"
PARCEL 3:	
Lot 23, Block	S, SECOND RAILROAD ADDITION to the City of Klamath
falls.	SECOND RATIPONT
PARCEL 4:	ADDITION to the
C	co the City of Klamain
That port -	the Northwest Quarter of the Southwest Quarter of County of Klamath, State of the Willamette
Section 33 of	the North
Meridian Tow	the Northwest Quarter of the Southwest Quarter of Sounty of Klamath, State of the Willamette Cribed as follows: Oint 1136.5 feet of
Particularly a	County of Min Range 9 Fact Southwest Out
Boot	cribed as follows, State of the Willameter of
e priste Tiyo de sei	전 유미 한 방법에는 '위험에서 잘 벗는 거리는 것이 잘 했다. 한 방법은 방법은 가지고 귀엽에서 온 눈 가지 않는 것 가지 않는 것 같아.
TOCA 11 IN Rais	-41C 1136 5 - 9 - 9 - 9 - 9 - 9 - 9 - 9 - 9 - 9 -
of said , to the	Dint 1136.5 feet South of the Southwest Corner of duly recorded plat in the office of the County: thence East 150 feet to the right of Way of County Road; thence South 150 feet to the 183 feet; thence North 55 degrees feet to the
the Californith	county. Corded plat in of Klamath - Corner of
North side of	theastern ce East 150 office of the Oregon
said County Post	County Road Hailroad; these to the right Cleri
beginning.	183 feet; thence North 55 South 150 feet of way of
PARCEL 5:	duly recorded plat in the Southwest corner of Sounty: thence East 150 feet to the right of Way of County Road; thence North 55 degrees West, along
동 1 1957년 1월 1877년 1월 19 18년 1월 1887년 1984년 1987년	ほおがみ ほうはだはだいがい ほうしょう ちゅうしょう たいにょう とうちん ママク ビロ なけ よれに ひゃかい アナマハロ かっしみ
That ports	cated South 6th Street more particularly described
as follows.	Cated
	South 6th Street
Beginning at	Vere the East line of Spring Street in the City Clamath County, Oregon, intersects the Northerly to a point on the Cost line of Spring Street in the City
or Klamath Falls	1: where the
Streat Southerl	treet; thence , Oregon, interest in the
angles which line	lice a point on the the East lice the Northerly
where it into the	Northan of South 6th
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block 19 to the N	the East line of South 6th Street; thence Southeasterly hence North along said extended East line of South 6th Street; thence the Northerly line of South 6th Street; thence
Northwesterly alor	herly line along said ave Second Railroont
of beginning	the Northerin South 6th Standed East line
	of South Chi thence of said
	thence North along said extended East line of Block 19, Second Railroad & herly line of South 6th Street; thence the Northerly line of South 6th Street; thence
STATE OF OFFE	
STATE OF OREGON: COUNTY O	ICL MATTO.
iled for record at request	SS.
February	Scuth Valley State Bank
	Mortgages on p
\$15.00	
	By County Clerk
	Tom huft
I MITTING THE STREET	

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