° 85333	P. TRUST DE	ED VOL MSS	_Page_	JIDK E
		NADCI	1988	between
THIS TRUST DEED, made M. C. MARSH	HALL, AD EQUINIE AD	EE SIMPLE		
as Grantor, MELVIN D. J				Trustee, and
is Grantor, ALLIII. Da	ENALANTE DANK			
				teres en ser y en se ser
as Beneliciary,	WITNESS	ETH: vs to trustee in trust, with po as:	wer of sale,	the property
Grantor irrevocably grants, inKLAMATHC	county, Oregon, described	85:		a an an Ar
				en i sur de teo V
LOTS 24 AND 25, BLOCK PLAT #4, IN THE COUNTY	120, KLAMATH FALLS I OF KLAMATH, STATE (FOREST ESTATES, HIGHWAY OF OREGON.	66 UNIT,	
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venan andri ∙nan ti	and the second	and the second		
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logether with all and singular the tener				
RENEWALS	•	the date, stated above, on which t	he tinal instal	and acreed to
not sourcer paid, to be due and payable. The date of maturily of the debi becomes due and payable. In the even wold, conveyed, assigned or alienated them, at the beneficiary's option, all of herein, shall become immediately due a	by the grantor without first . bligations secured by this instru	having obtained the written consen ument, irrespective of the matur.	ity dates exp	ressed therein
To protect the security of this i I. To protect, pivers and maintain and repair, not to remove or derivities any i not to commit any permit any waste of and pro- mat to commit any make of and pro- to remove the remove to the remove promptly	trust deed, granter agrees, a said property in good condition building or improvement thereon; operty. and im good and workmanlike r and im good and workmanlike	granting any easement or creating any subordination or other agreement allco thereol; (d) reconvey, without warranty frantee in any r-conveyance may be legally entitled thereto," and the recital be conclusive proot of the truthuluness services mentioned in this paragraph sha	, all or any par described as the s therein of any thereol. Trustee	t of the property. e "person or per matters or facts 's fees for any 0 \$5.
destroyes the manphy with all lows, ordinant	is the beneficiary so requests, to y if the beneficiary so requests, to pursuant to the Uniform Commer- and to pay for tiling same in the same in the same in the	10. Upon any default by gran 10. Upon any default by gran, time without notice, either in person, pointed by a court, and without regar the indebtedness hereby secured, enter the indebtedness thereof, in its own n	or hereunder, by by agent or by d to the adequa upon and take t	a receiver to b cy of any securit ossession of said
cial Code as the beneficiary may require a cial Code as the beneficiary may require a proper public office or offices, as well as I by filing atticers or searching agencies as a		issues and profits, including those part less costs and expenses of operation an	due and unpaid d collection, incl ed hereby, and	
ioni in executing the beneficiary may require a scal Code as the beneficiary may require a proper public cliffice or others, as well as I by filing difficers or searchang dencires as beneficiary. The provide and continuously ma- ned use other saards as the beneficiary of an amount not bes than 3. Fill A companies acceptable to the beneficiary, of policine of management and the delivered to t policine of managements that the delivered to t	sintain insurance on the buildings use against loss or damage by fire may from time to time require, in MOUT in the payable to the latter; all the beneficiary a soon as insured; procure any such insurance and to procure any such insurance the appiar	less costs and expenses of operation an ney's lees upon any indebtedness secur liciary may determine. 11. The entering upon and ta collection of such rents, issues and pro- insurance policies or compensation or a property, and the application or releas waive any default or notice of defaul	d collection, incl ed hereby, and sking possession slits, or the pro wards for any t e thereot as afor t hereunder or i	and apply the uding reasonable in such order as of said propert ceeds of fire and aking or damage esaid, shall not o nvalidate any ac
ioùi in esecuting worraarn may require a cial Code as the beneficiarn may require a proper public office or officer, as well as t by filing officers or searching agencies as now or hereahter excited on the said premi and anch other Assards as the beneficiary or ongenes not here than a the beneficiary companies acceptable to the beneficiary companies acceptable to the beneficiary of the grantor shall test for any reason to 1 diversity of any poincy of semificiary at les inter of any poincy of semificiary at les inter of any poincy of semificiary as the tob beneficiary may poincy of semificiary to the test semificary as poincy of semificiary and test tob beneficiary may poincy of semificiary the same of the beneficiary may poincy of semificiary the same of the test of any poincy of semificiary the same of the test of the semificiary semificary test of the same	sintain insurance on the buildings are against loss or damage by lire may from time to time 'evitten in MOUT in the second second witten in the second second second the beneatcary a toon as insured; procure any such insurance and to set litteen days prior to the espira- terester against the second second set fitteen days prior to the espira- terester arount so collected, or the entire arrount so collected, or the entire arrount so collected, or	Issues and prolify, inter of operation an less costs upon any indebtedness secur liciary may determine. 11. Therefore, and the collection of such rents, issues and pro- imsurance policies or compensation or a groperty, and the application or releas waive any default or notice of defaul pursuant to such notice. 12. Upon default by grantor i hereby or in him performance of any essence with rens secured hereby imm declare all hemeficiary at his election r	d collection, incl ed hereby, and king possession bils, or the pro- wards for any t e thereot as alor t hereunder or i a gareement hereu and/or performan dediately due a nay proceed to	, and apply the uding reasonable in such order as seeds of thre and aking or damage esaid, shall not c nvalidate any ac ny indebtedness : nder, time beneficiau d payable. In s topeclose, this frum topeclose, this trunt d
ioin in executing the beneficiary may require a scal Code as the beneficiary may require a proper public office or otherwise and the difference of marching agencies as the filling officers or marching agencies as a comparison of marchine and continuously may now or hereafter excited on the said premis and such other hasards as the beneficiary of a arround motions than the beneficiary policies of unsurance shall be delivered to t it has grantor shall the beneficiary at he tion of any policies to the beneficiary at he tion of any policies of unsurance heaver the same the same as	sintain insurance on the buildings see against loss or damage by lite may liter time to time require, in the payable to the latter; all the payable to the latter; all the bereficiary as soon as insured; as tiften days prior to the expira- bereafter placed on suid buildings, d rantor's expense. The armount policy may be applied by benefi- y and in such order as beneficiary the entire armount so collected, or . Such application or release shall default hereunder or invalidate any a construction I'ens and to pay all may be levied or assensed upon of such tazes, assessments and other d paromply dalayer encipies. Therefore	Issues and prolify, nines of operation an ney's lees upon any indebtedness secur liciary may determine. 11. The entering upon and to collection of such rents, issues and pro- imsurance policies or compensation or a property and the application or releas waive default or notice of defaul pursuant to such notice. 12. Upon default by grantor i heap or in his performance of any pursuant to such to such payment a	d collection, included detection, included detection, and the prosession shits, or the provident of the provident detection of the provident detection of the trustee to low the trustee to l	, and apply the using reasonable in such order as seeds of thre and aking or damage essid, shall not c nvalidate any ac ny indebtedness: nder, time benegica d payable in s inder, time benegica d payable in s foreclose this trust d usue any other i ciary may have, and cause describ reupon the trust for the said describ reupon the trust for the said describ

trust deed, withous more than the paymers, with interest as alorenaid, the prop-covenants hermid and los such paymers, with interest as alorenaid, the prop-esty hermideous discribed, as well as the ignator, shall be bound to the esty hermideous discribed in the payment of the obligation herein sature extent that lowy are bound how be emendentially due and payable with described, and all such paymeents shall be harmediately due and payable with contents and the incompayment thereod hard, at the option of the beneliciary, out notice, and the incompayment thereod hard and the the option of the beneliciary, contents as hereach as the income field end and expenses of the incuted incurred of title search as well as the other costs and expenses of the incuted incurred in connectum with or an enforcent this obligation and trustee's and attorney's rest actually incurred. The appear and delend any action or proceeding purporting to The security inflat or powers of beneticiary or trustee; and in any util, action or proceeding in which the beneticiary is or trustee is and expenses, in-cluding evidence of the short beneticiary or trustees and expenses, in-cluding evidence of the short beneticiary or of an all cases thall be involute at atorney's level method in the paraglaph T in all cases thall be involute the thereached the theory afrees to any puddment or livers of the trust or investige rows of the appendiced and the pay decree of the trust or investige rows and the appendices and the short beneficiary or trustee's attra-tion and the trust or and in the paraglaph T in all cases thall be investige the trust or investige rows and the appendices on the appendice of the appendice the appendices and the appendices on such appendices on the appendice rows and the short of the trust or invest and an the appendices on the appendice rows and the pay of the trust or invest and the short beneficiary or trustee's attra-ney's free on such appendices and the short of the trust orows and the pay of the trust or invest and the tr the trial court and if the trial court, in court shall adjustion to on such appeal.

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trees us such appear. It is structually adjected that: 9. In the owner that any particulation the right of enumeral domain or co-is it so electro, be require that all population for much taking, which n or all of a undermation or any port are in each and all ty shall be taken ry shall have the e monute payable amount required penetriary and or penetriary and si detorney's ten. incurred by benean ed th of the interview of the second second second second second second required as componentation for much second secon

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not then be due had no delault occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delault, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trusters and attorney's lees not exceeding the amounts provided by law. detaults, the person energing the cure shall be obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the deed of sale. Trustee the property so sold, but without any covenant or wirranty, express or im-plied. The recitals in the deed of any matters of lace shall be conclusive proof of the truthluness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee satorney (2) to the obligation secured by interest of the trustee in the trust ending the compensation of the trustee and the inclustee in the trust deed as their astream taw appear in the order of their publich and (4) the supplam. 16. Beneticiary may from time to time appoint a successor or succes-uredre. Upon such applicative records of the successor of succes-trustee, the latter hand be reside with all title, powers and duties concented upon any trustee shall be reade by written instrument executed by benotiment which, when the made by written instrument executed by benotiment of the property is situated, shall be conclusive proof of proper appointment of the property is situated, shall be conclusive proof of proper appointment of any strustee accepts this trust when this deed, duily executed and is

an active member of the Oregon State Bar, a bank, trust company ed States, a title insurance company authorized to insure title to real ky thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Aid provides that the trustee hereunder th ar savings and loan association authorized to do business under property of this state, its subsidiaries, off-liates, agents or branch _____

The grantor covenents 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.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

This deed applies to, inures to the banelit 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 secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine 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.

Μ.

MARSHALL

• IMPORTANT NOTICE: Delete, by lining set, whichever warranty (a) or (b) is net applicable; if warranty [a] is applicable and the baneficiary is a creditor as such word is defined in the Truth-in-lacding Act and Regulation Z, the boneficiary MUST camply with the Act and Regulation by making required disclesures; for this purpose use Stavess-Hess Form No. 1319, or equivalent. If compliance with the Act is not required, disrogard this motice.

Notary Public for Oregon

reission expires: 9/12/84

(If the signer of the above is a corporation, me the form of actionariad persons appealing.

at. Ca

STATE OF OREGON.) 84. KLAMATH Course of This instrument was acknowledged before me on , 19 88, by MARCH 16 M. C. MARSHALL

STATE OF OREGON. County of This instrument was acknowledged before me on Notary Public for Oregon (SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trustee

C The unstatutened is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed us 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:

Beneficiary

On not loss or destroy this front Dood OR THE NOTE which it sectores. Both must be delivered to the trustee for concellation before reconveyance will be made.

	STATE OF OREGON, County ofKlamath
M. C. MARSHALL	I certify that the within instrument was received for record on the .17th.day of
Grantor SOUTH VALLEY STATE BANK	SPACE RESERVED in book/reel/volume No. <u>M88</u> on FOR page 3782 or as tee/tile/instru- RECONDER'S USE ment/microtilm/reception No. <u>85333</u> , Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET KLAMATH FALLS, OR 97603	County attixed.