or		STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$72
85821	TRUST D	Vol. M88 Page 4706
THIS TRUST DEED, LEE W.	made this <u>19TH</u> MATCHETT AND JANNETTE M	ny of FEBRUARY 1988 between M. MATCHETT, HUSBAND AND WIFE
		, as Trustee, and
SOUTH	VALLEY STATE BANK	
as Beneficiary,		
Grantor irrevocably gra inKLAMATH	WITNESS ants, bargains, sells and convey County, Oregon, described	en de deservis en la constante de la constante
INTINGION NEIGHIS, MOU	VIAIN VIEW ADDITION AND	UBDIVISION OF PORTIONS OF NOB HILL, ELDORADO HEIGHTS, IN THE COUNTY OF G THEREFROM THE NORTHWESTERLY
THIS TRUST DEED IS A SE TO A FIRST TRUST DEED I	ECOND TRUST DEED AND IS IN FAVOR OF KLAMATH FIRS	BEING RECORDED JUNIOR AND SECOND ST FEDERAL SAVINGS AND LOAN ASSOCIATION.

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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

WO HUNDRED TWENTY-FIVE THOUSAND AND NO/100 --- WITH RIGHTS TO FUTURE ADVANCES AND

not sooner paid, to be due and payable FEBRUARY 1 1990 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or become immediately due and payable.

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To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect preserve and maintain said property in food condition and repair: not to remove or demolish any building or improvement thereon; not so comment any waste of said property. To complete or restore promptly and in food and workmanike manner any building or improvement which may be constructed, damaged or desirated thereon, and pay then due all costs incurred therefor. To comply with all leave, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to foin an restrictions allecting said property; if the beneficiary so requests, to foin an restrictions allecting said property; if the beneficiary so requests, to proper public office or offices, as well as the cost of all lien searches made builds of the or offices, as well as the cost of all lien searches made builds of the or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds office or offices, as well as the cost of all lien searches made builds of the or offices, as well as the cost of all lien searches made builds of the or offices or offices as the cost of all lien searches made builds of the or offices of the searches made the searches made builds of the searches made the searches made builds of the or offices as the searches made t

Coal Code as the Develociary may require and to pay for filing same in the proper public office or office, as well as the cost of all lien searches made by head offices or office, as well as the cost of all lien searches made by head offices or office, as well as the cost of all lien searches made by head offices or othersecondy maintain insurance on the buildings now or herseling exercised on the basic premises against loss or damage by lire and such other hazards as the beneficiary may from time to time require, in companies acceptable to the the life of the base payable to the latter; all policies of insurance shall be delivered for the base payable to the latter; all the grantor shall fail for any reason to bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance now or bereafter days prior to the expiration of any policy of insurance and to day any part thereof, may be released to grantor. Such application or elected or base shall building any bet thered at grantor. Such application or elected or base shall be done not not any deliver any bet eleven any percurse the same at promptive deliver any target and other charges that perpendit performs exect have by providing beneficiary with hunds with which to the sectome part of such applies the of any fars, assessed upon or beneficiary is bound to grantor fail to make payment thereoil any of this trust deed, shall be added to and become a part of the doligation decred any of the sumance performs with hunds with which to the prover performs be seles at any policy do any target assessed upon or beneficiary is any part the obligation decred any of the sumance performs the sole any of the sume t

It is mutually agreed that:

It is traitually agreed that: 8. In the event that any puttom or all of said property shall be taken under the right of emmend dwasns or condemnation. Deneticity shall have the right, d all so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to gay all reasonable costs, expenses and attorney's less necessarily paid or memored by grantor in such proceedings, shall be paid to benelicity and applied by at list upon any reasonable costs and expenses and attorney's less, both in the trail and applicate courts, necessarily paid or incurred by ben-lexary in such proceedings, and the balance applied upon the individent source and specifies courts, necessarily paid or incurred by ben-lexary in such proceedings, and the balance applied upon the individent and arreques with untrumners as shall be necessarily in obtaining such actions and streame and inform time to time upon written request of ben-bendorsment in a the different to the payment of the individent here be and presentation of this deed and the note to be individent of hill be present of this deed and the note to be individent in the payment of the individent, truite may (a) comment to the making of any map or plat of and property; (b) join in

rument, irrespective of the maturity dates expressed therein, or standing any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconveyance may be described as the "person or person lien of the property. The grantee in any reconveyance may be described as the "person or person lien and preconveyance may be described as the "person or person lien and preconveyance may be described as the "person or person lien and preconveyance may be described as the "person or person lien and preconveyance may be described as the "person or person lien and preconveyance may be described as the "person or person indicative proof of the truthuluness thereoil. Truste's lees low any security to be approved by a court, and without regard to the adequacy of any security to the indicatements hereby secured, enter upon and take possession of said prop-neys lees upon any indeduction and collection, including reasonable attor-neys lees upon any indeduction and calleding or personable attor-insus and profits, including those past due and unpaid, and apply the same. Interview determine. In the entries upon and taking possession of said property, the approperty, and the application or release thereof as allowersaid, shall not cure or property, and the application or release thereof as allowersaid, shall not cure or mainteen policies or compensation of personame in the baseneliciary may detaut to notice. If any directific the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee and cause to be recorded his written notice of default and his election to se

and expenses actually incurred in enforcing the obligation of the trust deal together with trustee's and attorney's lees 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. The provest is and beneficiary may purchase at the sale. The trustee sells purchase model are explained herein, trustee whell much the provest of sale to payment of (1) the explemes of sale in-the truthfulness thereol. Any person, excluding the trustee in the trust the held input the provest of sale to payment of (1) the explemes of sale, in-the truthfulness thereol. Any person the sale the sale. The provest in the first the trust end a reexushe charge by trustee attrume, (1) persons of the trust end at reexushe charge by trustee the in interest many appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor trustee appointed herein and the she interest many appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success-meder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be versed with all title, powers and duits conterred upon any trustee herein named or appointed hereunder. Each such appointed the successor trustee. 17. Trustee accepts this trust when t

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The Tast Deed Act provides that the trustee hereunder must be either an att ngs and loan association authorized to do trusiness under the lows of Orego y of this state, its subsidiaries, affiliates, agents or branches, the United State NOTE attorney, who is an active member of the Oregon State Bar, a bank,: trust company egon or the United States, a title insurance company authorized to insure title to real tales or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

4707 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. This deed applies to, inures to the benelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary 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. ⁹ UMPORTAINT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creator 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 Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. LEE W. MATCHETT Jaanutte M DANNETTE M. MATCHETT (If the signer of the above is a corporation, was the farm of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON, Country of KLAMATH This instrument was acknowledged before me on FEBRUARY 19, 19 88, by LEE W. MATCHETT AND County of This instrument was acknowledged before me on . 10 JANNETTE M. MATCHETT as . . Notary Public for Oregon of My contraission expires: 12-13-91 Notary Public for Oregon 2 100110 100 ÷. My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE Sor Sol To be used only when obligations 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 i he undersigned is the legal owner and noticer of all indeptedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You bereby 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 to the mericine designed deed) and to receive without mercenty. To the mericine designed by the terms of and trust deed to you and trans deed or pursuant to statute, to cancer an evidences of indeoleaness secured by said trust deed (which are derivered 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 DATED: . 19 Beneficiary er destroy this Treet Band DR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED FORM No. SHIT STATE OF OREGON, County of Klamath 58. LEE W. MATCHETT I certify that the within instrument. was received for record on the ... Lat... day JANNETTE M. MATCHETT at ...12:31... o'clock ... P.M., and recorded Grantor SPACE RESERVED in book/reel/volume No.M88....... on FOR SOUTH VALLEY STATE BANK RECORDER'S USE ment/microfilm/reception No...85821...; Record of Mortgages of said County. Banaliciary Witness my hand and seal of AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK County affixed. 5215 SOUTH SIXTH STREET Evelyn Biehn, County Clerk ... KLAMATHOFALTS, OR 97603 By Pigm In The Deputy $\|$ Fee: \$10.00