<i>THI</i> S DAVID J.	AND DEAN	CED, mude th A L. BETTEN	ILUUKI, H	USDAND A	<u>ND NTTE</u>				, between
Grantor,	WILLIAM SOUTH VA	B. BRANDSNE LLEY STATE	SS BANK					, as Tru	istee, and
Beneficiary					••••••				·····,
Granto KLAMA	r irrevocab TH	ly grants, berg Coun	gains, sells	wITNESS and conve described	ys to truste	e in trust, with	power of	sale, the	property
SEE ATTA	CHED EXHI	ВІТ "А" ВҮ	THIS REF	ERENCE N	1ADE A PAR	T HERETO.			
ogether with	all and singul	ar the terements	s, hereditaments, issues and p	nts and appr profits thereo	irtenances and of and all fixtu	all other rights res now or hereal	thereunto L ter attached	elonging of 1 to or used	r in anywise I in connec-
on with said	real estate.	E OF SPOURI	NG PERFOR	NANCE of	each agreeme	ent of grantor her	ein contain	ed and pay	ment of the
		NDRED FIFTY				to and diaman and	ording to th	e terms of 1 and inter	a promissory est hereof, if
ot sooner pui	d, to be due	and payable	FEDRUA	N. Carlotter and the second second		the final payment 9.89 9. above, on which thereat, or any it	h the final	installment	of said note
The dat acomes due a	e of maturity nd payable. I	of the debt secu in the event the	within descri	bed property	, or any part	thereof, or any in d the written con	sent of app	roval of the	e beneficiary,
hen, at the b erein, shall be	eneticiary's of come immedi	ately due and pa	iyable.	<i>y</i> mis ms					
1. To pr and repair; not	otect, preserve to remove a: de	ity of this trust and maintan seid molish any bui'clin te of seid property.	g or improveme	int thereon;	granting any ea subordination of thereof; (d) rec	sement or creating other agreement a onvey, without warr.	any restrictio Hecting this anty, all or a	n thereon; () deed or the ny part of th	c) join in any lien or charge e property. The
2. To commut of 2. To commut of 2. To commut of commut of commut of the commut of th	mplete or rest	re promptay and	in good and w	orkmanlike dainaged or	grantee in any legally entitled be conclusive p	other agreement a onvey, without warr, reconveyance may thereto," and the rec root of the truthfulr ed in this paragraph	be described sitals therein of less thereof. T shall be not le	as the per of any matter "rustee's fees os than \$5.	son or persons rs or facts shall for any of the
		due all costs instart aws, ordinances, rej aid property; if the statements pursuan ay require and to an well as the 2014			10. Upon time without n	any default by A potice, cither in perso	antor hereun n, by agent	der, benefician or by a rece	ry may at any eiver to be ap-
proper public of	· or searching	adencies as may be	e decrned desira	the by the	the indebtedness erty or any pai issues and proli	t thereol, in its own ts, including those p	ast due and a	r otherwise co unpaid, and a including r	ollect the rents, apply the same, reasonable attor-
beneliciary. 4. To pi now or hereafte and such other	ovide and cont r erected on the hazards as the	inuously (nainttie said premises Lan hepeliciaty) (San Tro eneliciary, with loss elivered to the ben reason to procure	insurance on th inst loss or dan om time to time	buildings the by fire tequire, in	ney's lees upon ficiary may det	any indebtedness se	curea nereoy,	and in allen	d property the
an amount not companies accept policies of insur	less than \$	neticiary, with loss elivered to the ben reason to procure	s payable to th eliciary as soon	e latter; all as insured; ance and to	insurance polici	s or compensation of	r awards for	any taking of s aforesaid, s	r damage of the
deliver said poli	cies to the Lene	ficiary at least litre e now or hereidfei the same at gran er insurance policy oursed berely and	en days prior to	o the expira-	pursuant to suc 12. Up	h notice. n delault by granto	r in payment	of any inde	bledness secured
ciary upon any may determine,	or at option of	beneliciary the -n	tire amount so	collected, or	essence with te declare all sur- event the bene	spect to such payment as secured hereby in liciary at his election	n may procee	ue and paya d to loreclose	ble. In such an e this trust deed bis trust deed by
not cure or wat act done pursua 5. To k	nt to such notic eep said premis	e. es free fron con tr	uction Lens and	to pay all	in equity as a advertisement a remedy, either	mortgage or direct and sale, or may direct at law or in equity	which the	to pursue ar beneticiary m	ny other right or nay have. In the
taxes, assessmen against said pr charges become	operty belore a past due or de	ny part of such the linguent and prom	axes, assessment ofly deliver rece	and other	 his written not property to sat 	beneficiary or the fr fice of default and fisly the obligation s d place of sale, give close this trust deed	ecured hereby	whereupon	the trustee shall
ments, insurance by direct payr make such pay	e premiums, he nent or by pro- ment, beneficial	widing beneficiet y may, at its out	with funds will ion, make payn	th which to ment thereof, write secured	86.795. 13. Aft	er the trustee has co	mmenced for	eclosure by a	dvertisement and
hereby, togethe trust deed, sha	I be added to	and become a part	of the debt sec	nared by this	sale, the grant the default or sums secured	defaults. If the defa by the trust deed,	the default r	t a failure to nay be cured	b pay, when due, d by paying the portion as would
erty hereinbelo same extent th	re described, and the such re described, and nat they are bo	well as the gran und for the paying	tor, shall be b ent of the obli-	ound to the dation herein wable with-	being cured m	ay be cured by ten	dering the pe	rformance re	quired under the
render all sum	s secured by th	is trust deel immed	liately due and	payable and	and expenses together with	actually incurred in trustee's and attorne	enforcing the s's fees not en	e obligation of sceeding the 4	of the trust deed amounts provided
ol title search in connection	as well as the with or in enfor	other costs and exp cing this obligation	and trustee's a	rd attorney's	by law. 14. Ot place designat by postponed	herwise, the sale sha ed in the notice of as provided by law.	ll by held on sale or the The trustee	the date and time to whic may sell sai	l at the time and th said sale may d property either
fees actually in 7, To allect the secu	appear in and rity rights of p	defend any action owers of be telic ary	or proceeding por trustee; and	purporting to Lin any suit.	shall deliver i	ed in the notice of as provided by law, or in separate parc highest bidder for o the purchaser its so sold, but without		t of warrant	and and areas
any suit for t cluding eviden amount of arte	ce of title and orney's lees mer	the benelici iry's r thinned in this gara	trustee's attorn graph 7 in all c	ey's tees; the	plied. The rec of the truthi	so sold, but without itals in the deed of ilness thereof. Any nd beneficiary, may hen trustee sells pur	person, exclud	ling the trust	tee, but includin
fixed by the to decree of the pellate court to ney's fees on s	trial court, gran shall adjudge re	a the event of it a dor lurther agrees asonable as the be	to pay such sur neticiary's or ti	in as the ap- instee's attor-	15. W shall apply th cluding the co	hen trustee sells pur he proceeds of sale to impensation of the l	o payment of rustee and a	(1) the exp reasonable ci	harge by trustee
It is n s. In t	utually agreed be event that a	ny position or all of	sale property :	shall be taken shall bave the	 having record deed as their sarplus, of an 	ed hens subsequent interests may appea y, to the granter or	to the inter- in the order to his succes	r of their pris	ority and (4) th a entitled to suci
right, it it in as compensation to pay all re-	elects, to requir on lor such tak asonable cosis,	e that all of any p ing, which we in e expenses and attern	xcess of the am	ount required satily paid or meliciary and	surplus. 16, B	eneliciary may from trustee named herein such appointment, atter shall be vestee	time to time	appoint a st	accessor or succe en appointed here
applied by i both in the t	first upon any r rial and appella	easonable costs and te courts, neces wri	expenses and a ly paid or incu-	nterney's fees, red by bene- indebtedness	upon any tru and substitut	ion shall be made by	written inst	rument execut	ted by beneficiar
liciary in suc secured hereb and execute	h proceedings, y; and gramor such instrument	agrees, at its over a as shall be ne e	expense, to take ssary in obtaini	r such actions	which, when which the pro- of the success	perty is situated, sh or trustee.	all be conclus	ive proof of p	moper appointment
9, At liciary, paym endorsement	any time and f ent of its free in case of full j	and presentation of econveyances, for c	ancellation), with	the ut attecting	acknowledged obligated to trust or of d	rustee accepts this L is made a public notify any party her my action or procee arty unless such actio	eto of perdin	ig sale under	any other deed
(a) consent l	o the hiaking o	r any majo er por			shall be a pr	arty unless shell actio			
or savings chi	a loan associatio	n authorized to do diaries, alti lates, ag	sents or branches	, he United St	ates or any agenc	an active member of d States, a fitle insur y thereof, or an escrov	ance company v agent license	d under ORS (596.505 to 696.595

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No and in

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A CONTRACTOR OF A CONTRACT OF A CONTRACT

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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 egainst all persons whomsoever.

This deed applies to, inutes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assignt. 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 feminine 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, which over warranty (a) or (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 $\pounds t$ and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevins-Ness Form No. ± 319 , or equivalent. If compliance with the Act is not required, disregard this notice.

BETTENCOURT DAVID ~ lancour BETTENCOURT DIANA

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

TO:

) ss.) t was acknowledged before me on
or Oregon
expires: (SEAL
0

REQUEST FOR FULL RECONVEYANCE

Is be used only when ebligations have been paid.

Trustee

The undersigned is the lefal 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 estats now held by you under the same. Mail reconveyance and documents to

DATED: ..., 19..... Beneficiary

Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

Beneficiary County affixed.	rument	TATE OF OREGON, County of I certify that the within inst		TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., POR"LAND, ORE
Granter Granter Granter Granter Granter Granter Granter Granter Granter Granter Granter Granter Granter FOR Record prose Record of Mortgages of said Cou Witness my hand and County affixed. NAME	19,	£,		DAVID J. BETTENCOURT
Granter FOR pageor as tee/file RECORDER'S USE ment/microfilm/reception No SOUTH VALLEY STATE BANK Beneficiary AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK				DIANA L. BETTENCOURT
SOUTH VALLEY STATE BANK Boneficiary AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK NAME	'instru-	age or as fee/file/	FOR	Granter
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK	nty.			
SOUTH VALLEY STATE BANK		County affixed.		
NAME				
	TITLE	NAME		215 S 6TH ST
KLAMATH FALLS OR 97603	Deputy	Зу		

LEGAL DESCRIPTIONS FOR COMMERICAL PROPERTY EXHIBIT "A" DAVID J. AND DIANA L. BEITENCOURT AUGUST 1, 1988 LOAN NO. 300653

PARCEL 1: Lot 3, Block 97, KLAMATH ADDITION TO THE CITY OF KLAMATH FALLS, Tax account no. 3809 032AD 07300

12390

PARCEL 2: The Northerly one-half of Lots 1 and 2 in Block 97 of KLAMATH ADDITION TO KLAMATH FALLS, OREGON, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax account no. 3809 032AD 07200

PARCEL 3: All that portion of Lots 1 and 2, Block 97, KLAMATH ADDITION TO CITY OF KLAMATH FALLS, described as beginning at the most Easterly corner of Lot 1, thence Southwesterly along the alley parallel with Willow Avenue to the nost Southerly corner of Lot 2; thence along the Southwesterly line of Lot 2, parallel with Sixth Street, 50 feet; thence Northeasterly parallel with Willow Avenue to a point on the Northeasterly line of Lot 1; thence in a Southeasterly direction along the Northeasterly line of Lot 1 and Southwesterly line of Sixth Street 50 feet to point of beginning.

ALSO an undivided one-half interest, beginning at the most Southerly corner of Lot 2; thence SouthWesterly along Southeasterly line of Lot 3 for 1 foot thence Northwesterly parallel to Sixth Street 50 feet; thence Northeasterly 1 foot to Southwesterly line of Lot 2, thence Southeasterly along the Southwesterly line of Lot 2 to point of beginning, together with an undivided one-half interest in and to the Tax account no. 3809 032AD 07100

STATE OF OREGON: COUNTY OF KLAMATH: S. Filed for record at request of _____ A.D., 19 88 at 2:31 o'clock P.M., and duly recorded in Vol. 1888 Aug. Mountain Title Co. FEE \$18.00 . day Evelyn Biehn County Clerk ie micharder