		RUST DEED VCI. 5788 Page 13650 4
	THIS TRUST DEED, made this 29TH	RBARA A, ANDERSCH, AS TENANTS BY THE ENTIRETY
	as Graptor WILLIAM D RDANDENECC	
ľ	SOUTH VALLEY STATE BANK	, as Trustee, and
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and the state of the	Grantor irrevocably grants, bargains, sells and inKLAMATHCounty, Oregon, des	
	THE OFFICE OF THE COUNTY CLERK OF KLA TAX ACCOUNT NO.: 3809 028CC 10300	
	ACCORDING TO THE OFFICIAL PLAT THEREO CLERK OF KLAMATH COUNTY, OREGON. TAX	S ADDITION TO THE CITY OF KLAMATH FALLS, F ON FILE IN THE OFFICE OF THE COUNTY ACCOUNT NO.: 3809 028CC 10200
	together with all and singular the tenemants, hereditaments and now or hereafter appertaining, and the retils, issues and profits tion with said real estate.	I appurtenances and all other rights thereunto belonging or in anywise thereol and all fixtures now or hereafter attached to or used in connec-
	TWO HUNDRED THENTY FIVE THOUSAND	CE of each agreement of grantor herein contained and another in the
	note of even date herewith, payable to be reliciary or order and r not sooner paid, to be due and payable MAY 30	$\sim$ Dollars, with interest thereon according to the terms of a promissory nude by grantor, the final payment of principal and interest hereof, if $rag9$
	becomes due and payable. In the event the within described pro sold; conveyed, assigned or alienated by the grantor without f then, at the beneficiary's option, all obligations secured by this is herein, shall become immediately due and payable. The above described real property is not currently used for agri To account the	1989 Int is the date, stated above, on which the final installment of said note perty, or any part thereot, or any interest therein is sold, agreed to be irst having obtained the written consent or approval of the beneficiary, instrument, irrespective of the maturity dates expressed therein, or
	1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in food condition	(a) consent to the making of any map or plat of said property: (b) isi-
r G	not to commit or permit any waste of said property. 2. To complete or restore promptly and in flood and work-manlik betrowed thereon, and pay when due all costs neutr-d therefor. 3. To complet with all laws, ordinances, rejulations, covenant, condi- ions and cover and the same of the same second sec	a) subordination or other aftreement affecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The e grantee in any reconveyence may be discribed as the "present or persons legally entitled thereto" and the recitals therein of any matters or hates shall be conclusive proof of the truthfulness thereoil. Truster's person or post of the service mention of the truthfulness thereoil. Truster's person or any of the
je pbb	an object as the beneficiary may require and to jay for tiling same in the roper public office or offices, as well as the cost of all hen searches mad up lifng officers or searching agencies as may be deemed deeinable by the encliciary	10. Upon any default by grantor hereinder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap- pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of soil pro- efficient on upon the secured.
a: C	4. To provide and continuously maintain insurance on the building ow or herealter erected on the said premises against loss or damage 1y line of such other harated as the beneficiary may firm to time to time require, in management of less than $s$ FULL ANDUNT inter to time require, in minimum accession of the beneficiary, with loss payable to the later; all officies of insurance shall be delivered to the beneficiary and the tater; all	issues and prolits, including those past due and unpid, and apply the same, less costs and expenses of operation and collection, including reasonable attor- ney's iees upon any indebtedness secured hereby, and in such order as bene- licitary may determine.
u d ti ti	The grantor shall fail for any reason to prosure any such insurance and to eliver said policies to the beneficiary at least fifteen days prior to the expira- on of any policy of insurance now or heretalter placed on said building.	insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereoi as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such protections.
21 - 71 - 14	ary upon any indebtedness secured hereby and in such order as benefi- ay determine, or at option of beneficiary the entire amount so collected or	12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In order, the event due beneficiary may disting the secure of the performance of the secure of the sec
-te	t done pursuant to such notice. 5. To keep said premises free from construction liens and to say all be assessments and other activities and to say all	in equity as a mortfade or direct the trustee to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his desti- to self the solid.
- ch 10 - 10 - 10	arges become post due or delinguent and primptly deliver receipts and other beneficiary; should the granter fail to malt payrent of any fares assess- ents, insurance premiums, fient or other charges asymptote by farents, wisses	the manner provided in ORS 86.735 to 86.795.
ini in Le	the such payment, beneficiary may, at its split, make payment beneficiary with which to d the amount so paid, with interest at the rate set forth in the note secured reby, together with the obligations described in paragraphs 6 and 7 $\infty$ shi	sale, the granter or any other person so privileged by ORS 86.753
1"0	ist deed, without waiver of any rights arising from breach of any of the venants hereof and for such payments, with interest as aloresaid, the prop- y hereinbelore discribed, as well as the drantor, shall be bound of the extended shall be bound of the stantor.	on the amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the
6 91 7 m	t notice, and the nonpayment thereof shall, at the ption of the beneticiary, der all sums secured by this trust deed immediately due and payable and positive a benech of this trust deed immediately due and payable and	and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts acousted
o: ir	b. To pay all costs, lees and expenses of this trust including the cost file search as well as the other costs and shown of the trustee incurred connection with or in enforcing this obligation and itruste's and attorney's actually incurred.	Just 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 subject said property either in one parcel or in separate parcels and shall sell the parcel or parcels at design to the highest bidder for cash, payable at the parcel or parcels at design to the highest bidder for cash, payable at the parcel or parcels at design to the highest bidder low cash, payable at the parcel or parcels.
ລວນ	7. To appear in and delend any active or proceeding purporting to yet the security rights or powers of beneficiary or restee, and in any uit, on or proceeding in which the beneficiary or trustee any appear, including suit for the foreclosure of this deed, to pay all costs and expenses, in- ling evidence of title and the beneficiary of all costs and expenses, in-	the property so sold, but without any covenant or warranty, express or im- plied. The recitals in the deed of any matters of jact shall be concepting
arno line deci or II	ling evidence of title and the beneficiary's or trustee's attorney's lens, in- built of attorney's fees mentioned in this perioraph 7 in all cases shall be d by the trial court and in the event of an appear from any judgment or atte court shall adjudge reasonable as the beneficiary's or trustee's utor- 's lens on such appeal.	shall apply the proceeds of sale to payment of (1) the expenses of sale, in- cluding the compensation of the trustee and a reasynable check to fail apply the proceeds of sale to payment of (1) the expenses of sale, in- cluding the compensation of the trustee and a reasynable check to be sale.
មេដី កេង	It is mutually agreed that: 8. In the event that any potton or all a said acquerty shall be aven re the right of conner domar or conformation, a netwary shall bays the	involution recorded liens subsequent to the interest of the interest of the present deed as their interests may appear in the order of their provides and $(4)$ the surplus, if any, to the graniest of the subsection in interest probabilities of the present surplus.
or y na u pol	The mass lines to be the fail of that all or any perture of the mesones parable emperations for such taking, which are in excessed the ansature reactived by all reasonable costs, expenses and attoct $\mathbf{x}^*$ are necessarily point (ind) by it first usion any reasonable costs on Lesponse and attorney's bes, in the trial and appendiate courts, necessarily point or incrited by henc- by in such proceedings, and the balance at place upon the indeficience of a first or and the balance at place upon the indeficience of hereby, and granter affects of the average upon the indeficience of hereby, and granter affects of the average upon the indeficience.	15 Beneticiary may from time to time appoint 4 successor or successing and the succession of the successor trustee successor trustee appointed here under. Upon suck appointent, and without comevance to the successor trustee, the latter shall be vested with all title, powers and during conferred and substitution shall be made by written instrument executed by beneficiary, which the property is situated. Shall be conclusive routed are counters in the property is situated. Shall be conclusive provided and the property is situated.

NOTE: The Trust Deed Act provides that the truster here inder must be either on attorney, who is an active member of the Oregon State Bor, a bank, trust company or tavings and loan association authorized to a bisinea 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 escow agent licensed under ORS 626.505 to 696.585.

13601 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the beneficiary and those claiming under nim, the formation of the simple of said described real property and has a valid, unencumbered title thereto fully seized in fer simple of said described real property and has a valid. and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the lot n represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the lot n represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the lot n represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the lot n represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the lot n represented by the bove described note and the bove described note and the bove described note that the proceeds and the bove described note that the proceeds are the bove described notes that the proceeds are the proceeds are the bove described notes that the proceed notes are the bove described notes that the proceeds are the proceeds are the proceed not be bove described not be bove d This died applies to, inures to the benefit of and kinds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The form 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 singclar number includes the benefit here due and use first observations. IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. EDMOND W. ANDERSCH \* IMPORTANT NOTICE: Delete. by lining out, whichever warrarty (a) or (b) is not applicable; if warranty (c) is applicable and the bent ficier; is a creditor as such vord is defined in the Truth-in-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation is notking required disclosures; for this purpose use Stevens-Ness Form No. (315, or equivalent. If compliance with the Act is not required, disregard this not co. Jachna a. BARBARA A. ANDERSCH (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, ) 55. This irstrument was acknowledged before me on STATE OF OREGON. 19 . . , by ..... County of KLAMATH as of ..... (SEAL) BARBARA A. ANDERSCH Notary Public for Oregon Notary Public for Oregon My commission expires: (SEAL) My commission expires 6-12-92 REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been paid . 14 The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said deed have been fully not and satisfied you berefy are directed on payment to you of any sums owing to you under the terms of 010 The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said frust 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 aid trust deed or pursuant to statute, to cercel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to recorvey, without warranty, to the parties designated by the terms of said trust deed (and to recorve). PUD'S inid trust deed or pursuant to statute, to carcel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the TOLE OF I estate now held by you under the same. Mail reconveyance and documents to Beneficiary ر میں مرتبہ reconveyance will be made. Do not less or destroy this Trust Deed OIE THE NOTE which it secures. Both must be delivered to the trustee for concellation befor DATED: •1 20 41. **1910** 1.1. **1910** STATE OF OREGON, æ I certify that the within instrument was received for record on the 23rd...day TRUST DEED Aug., 19.88..., (FORM No. 881) STEVENS LAW PLB. CO., PORTLAN D. OIL at 11:00 o'clock . A.M., and recorded in book/reel/volume No. ....M88........ on of .... page 13600 or as tee/tile/instru-EDMOND W. ANDERSCH ment/microfilm/reception No.90619...., SPACE RESERVED Record of Mortgages of said County. BARBARA A . ANDERSCH Grantor Witness my hand and seal of FOR RECORDER'S USE SOUTH VALLEY STATE BANK County affixed. Evelyn Biehn County Clerk Beneficiary By Occulere Mullenolour Deputy AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET Fee \$13.00 KLAMATH FALLS, OR 97603