FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$7204
от. КІ 92454 12 ОК.02603	EFG 213 TRUST DEED	Vol. mgg Page 16972 .
THIS TRUST DEED, made this	4TH	BER, 1988, between
RICHARD PELTON AND G	RACE PELTON, ASTENANTS.	BY. THE ENTIRETY
as Grantor, WILLIAM P BRANDS	NESS	, as Trustee, and
SOUTH VALLEY STAT	F BANK	en statistic sources and the statistic series and the series of the series of the series of the series of the s
as Beneficiary, Courter CBVCS DEI 104	WITNESSETH:	in book/real/realine No., 1883, son page j.18312, or as inc/rite/instru-
Grantor irrevocably grants, barga inKLAMATHCounty		e in trust, with power of sale, the property
LUCE 2, Block 4, T		D, in the County of States States (Consistent States) 23.925 OF ONE COUNTY (

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.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINE_THOUSAND_FIVE HUNDRED_FORTY_TWO-DOLLARS_AND-80/100'S-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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sold, conveyed, assigned or alionated by the grantor without first then, at the beneficiary so prion, all obligations secured by this instruction, and by the security of this trust deed, grantor agrees: "It to protect the security of this trust deed, grantor agrees?" It to protect the security of this trust deed, grantor agrees?
 To protect the security of this trust deed, grantor agrees?
 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 good condition and reasir not to complete or restore promptly and in good and workmanike manne any building or improvement which may be constructed, damaged or deteroyed thereon, and pay when due all costs incurred therefor.
 To comply with all bays, ordinances, regulations, covenants, condition and restrictions allecting said property; if the beneficiary so requests, to join in executing such thanks, ordinances, regulations, covenants, conditions and restrictions allecting sawell as the cost of all line sectors made by file and to pay lot illing asme in the beneficiary constructed, damaged or developed to the beneficiary so requests, to join a sectorable with all be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grants as the theneliciary and in such order as beneficiary with loss payable to the latter; all contents any policy of insurance on the beneficiary and in such order as beneficiary with loss payable to the latter; and collected on any policy of insurance policy may the applied by beneficiary and in such order as beneficiary and in such order as beneficiary with all save any default or notice of delaut hereunder or invalidate any determine, or at option of beneficiary the entire amount so collected, or any policy of insurance that the save any entro delaut hereunder of invalidate any determine. T

pellate court simil monute ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the tight of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take, such actions and execute such instruments as shall be necessary' in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the mote for endorscennet (in case of lult reconvegances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in the said property; (b) join in

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and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law 4. 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 fact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. I. S. When trustee sails pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable of the trust attorney. (2) to the obligation secured by the sale of the rustice in the trust attorney. (3) to the obligation secured by the sale of the rustice in the trust suplus, if any, to the granter or to his successor in interest entitled to such surplus, if any to the granter or to his successor in successor trustee, hall be reacted with all title, powers and duites conferred upon any trustee herein and or appoint a successor trustee, shall be made by written instrument executed by beneficiary which, when recorded in the marking records of the county or counties in acknowledged in made of appointed hereunder. Each such appointed herein what the property is situated, shall be conclusive proof of proper appointment and substitution shall be made by written instrument executed by beneficiary which, when recorded in the marking records of the county or countis in which the property is situated, shall be conclusive proof of

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DTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real sperty 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. NOTE

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The grantor covenants and agree	bed real property a	beneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto		
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and that he will warrant and forever, c	lefend the same age	ainst all persons whomsoever.		
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ang s tres dat man sinon. It is mutually alterni that		2. M. Andrewski, M. M. A. M. A. Markov, S. M. Markov, S. M. Markov, M.		
(1) The second set of the second s	a bour any but courses	¹ An Ali Mahada and Kaoming and an an analysis of a second sec second second sec		
The grantor warrants that the proceeds (a)* primarily for grantor's personal, ta (b) (a)A/A/A/A/A/A/A/A/A/A/A/A/A/A/A/A/A/A/A/	of the loan represented mily or household purp	by the above described note and this trust deed are: See (see (numoriant Notice below) Synta an insumasa an commencial sector.		
This deed applies to inuses to the her	e al construction and a second	는 이상에 가장 방법에 가장		
Secured hereby, whether or not named on a ba-	addates a state of the second	rties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract struing this deed and whenever the context so requires, the masculine includes the acural		
 PRAME AND RECEIPTING THE ACCOUNT AND A DECIMAL A A DECIMAL AND A DECIMAL	and angular maniput	includes the plural. nto set his hand the day and year first above written.		
tione story i straight without an asso periode a bailt for	Heren and the state of the stat			
* IMPORTANT NOTICE: Delete, by lining out, whichever 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 Act and Regulation Z, the RICHARD PELTON				
disclosures; for this purpose use Stevens-Ness Form No. 1310 or contribution		CDACE DELTON		
If compliance with the Act is not required, disregard	this notice. This is set			
(If the signer of the above is a corporation, of the signal year use the form of acknowledgement opposite.) approved the size of the size	fatelet fantsallingenaaf. Sportaal of terene search	- REPAIRS CONTRACT, UNDER MARCHART, SALEY AND AN AND A CONTRACT, LONDARD AND AN AND AN AND AND AND AND AND AND		
STATE OF OREGON,	² οι ατό του ματά του	POFOREGON,		
County or WHU KLAMATH		ss.		
ULIUBCR 4		nstrument was acknowledged before me on, ., by,		
RICHARD PH TON AND GRACE PEL	Manager and the state of the state	[16] M. M. S. M. PORTING, "A strain strai		
210	The mession of the	ALL STREET, AND		
(SEAL)				
My combission expires: 10-5-	90 My co	(SEAL) mmission expires: each and a state of the state of		
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RECORD ON FOUNDATION OF THE ADDRESS OF ADDR				
To	Course Animy rest	The dates strated reports on effort the first information of the land south of the second strategy of the second s		
The undersigned is the legal owner and	holder of all indebtedne	ess secured by the incention fruct dead All sums sound to sid		
-said trust deed or pursuant to statute; to cancel all evidences of indeptedness secured by suid trust deed (which and statute; to cancel all evidences of indeptedness secured by said trust deed (which and the statute; to cancel all evidences of indeptedness secured by said trust deed (which and the statute; to cancel all evidences of indeptedness secured by said trust deed (which are determined by said trust deed (which are deed (which are deed (which are deed (which are deed (which				
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				
tony of basedist opportunity, and the rest, lasses and profits thereof and fillenger and of starting the start of starts and the rest.				
		Beneficiary		
Do not lose or destroy this Trust Deed OR THE NOTI	E which it secures. Both must	be delivered to the trustee for concellation before reconveyance will be made.		
TRUST DEED		STATE OF OREGON,		
(FORM No.1 881) 21946 0. STEVENS-NESS LAW PUB. CO. PORTLAND. ORE.	ract No. 1005. Oregon.	County ofKlamath ss. 1812: BEND, IN I certify that the within instrument		
MRICHARD PELTON	. Oregon, destribe	was received for record on the .10th. day		
GRAUDIC ILLEADCODYS. MOULS' DOLD	ust softe and contra	arthi31o'clock .A.M., and recorded		
an Beneficiary. Crautor	SPACE RE	served in book/reel/volume No		
	RECORDE	R'S USE ment/microfilm/reception No92454,		
SOUTH VALLEY STATE BANK	/EZ2	Record of Mortgages of said County. Witness my hand and seal of		
AFTER RECORDING RETURN TO VIID	AACE PELIDS, A	County affixed. 2 ITWALS BALLANDER Evelyn Biehn, County Clerk		
SOUTH VALLEY STATE BANK		NAME		
5215-SO 6TH ST <u>KĽAMATH FALLS, OR 97603</u>	Fee \$13.00 ²¹	DEED / By Cacelina miller of the Deputy		

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C.,