	THIS TP	UST DRUD		TRUST DEED	Vol -	EVENS-NESS LAW PUB. CO., POATLAND, OR
	JERRY SIMP	SON AND GUIT	ade this 101H TH ANNE SIMPSON	day of	MAY	19 89 hote
as C					•••••••••••••••••••••••••••	
		IN STATE BAN	K			, as Trustee, a
asB						
inK	Grantor irr	evocably grants	, bargains, sells ar	'ITNESSETH: nd conveys to trus	tee in trust with	h power of sale, the proper
	Lot 1, Blo	ck 1, TRACT	NO. 1251, OLEN	IF HTUS DOOL	1.	official plat thereof regon
5	Tax account	No. 2010	of the County	IE HILLS, accor Clerk of Klama	th County, O	official plat thereof regon.
-			02300 01000			
-		•				
together now or	with all and s hereafter append	ingular the tenerne	ents, hereditarnents a	nd annusta		ereunto belonging or in anywise attached to or used in commu
tion wit F	h said real estat	e. POSE OF SECU	nts, issues and profits RING PERFORMAN	s thereof and all fixtur	all other rights th es now or herealte	ereunto belonging or in anywise r attached to or used in connec-
note of a			NINEHUNDRED	FIFTY TWO AND	NO/100!S****	contained and payment of the
not soon	er paid, to be d	ith, payable to ber lue and navable	meficiary or order and	made by grantor, the	tinal naumant of	ing to the terms of a promissory
herein, sh	will become i-	s option, all obliga	tions secured by the	tirst having obtained	ereof, or any inter the written consent ve of the maturi	ITS TO RENEWALS & EXT be final installment of said note est therein is sold, agreed to be or approval of the beneficiary, y dates expressed therein, or
1 o 1. 1 and repair; not to com	protect the sec To protect, preserv not to remove or mit or premised	urity of this trust 'e and maintain said ' demolish any build	ayable. deed, grantor tigrees: property in good condit ng or improvement there in good and workmank be constructed, damaged			
2. 1 nanner any estroyed ti	To complete or re building or improvement bureon, and pay whether	vaste of said property. store promptly and overnent which may	in food and workmanli be constructed, damaged ed therefor. Rulations coverned	on; subordination or of thereof; (d) reconve ike grantee in any rec	ent or creating any her agreement affection by, without warranty,	restriction thereon; (c) join in any the this deed or the lien or charge all or any part of the property. The sexribed as the "person or persons therein of any matters or lacts shall ereol. Trustee's lees lor any of the hore than \$5.
ons and r	estrictions affecting	l laws, ordinances, re	gulations, covenance	be conclusive proof	of the truthluness the of the truthluness the this paragraph shall by y default by grantor	escribed as the "person or persons therein of any matters or facts shall ereol. Trustee's fees for one of the
				he pointed by a count	either in person bu	nereunder, beneliciary may at any
neticiary. 4. T w or here	o provide and con alter erected on th	ntinuously nu intain i	deemed desirable by the nsurance on the building	he indebtedness here he erty or any part the issues and prolits, in	cluding those and	sue or otherwise collect the
manies a mpanies a dicies of ir	her hazards as the not less than \$ cceptable to the E	FULL ANOUNT	deemed desirable by the nsurance on the building ist loss or damake by the n time to time require, i payable to the latter; a licitary as soon as insurace any such insurance and the	n liciary may determine	indebtedness secured	nection, including reasonable attor-
the granto liver said	surance shall be o or shall lail .or an policies to the bene	lelivered to the benel y reason to procure a cliciary at least lifear	payable to the latter; a liciary as soon as insured iny such insurance and to days prior to the expira placed on said	collection of such rer insurance policies or co	its, issues and profile	possession of said property the
e benelicia lected und	ry may procure er any lire or oth	the same at grantor	placed on said buildings 's expense. The amoun	waive any default or pursuant to such notic	notice of default her	eunder or invalidate
y determin	re, or at option of	benelicious and in	such order as berefician	hereby or in his perio	ormance of any adver	ment of any indebtedness secured
done purs 5. To	uant to such notice keep said premise	e. e. is free from security	reunder or invalidate any	event the beneficiary	at his election may a	ly due and payable. In such an
rges becom	ne past due or deli	y part of such taxes	s, assessments and other	the beneficiary elects to	in equity, which the in foreclose by advertise	beneliciary may have. In the event
direct pay	nce premiums, lien ment or by prov	s or other charges pa	ent of any taxes, assess- wable by grantor, either	and his election to sell secured hereby whereup	the said described real on the trustee shall is	property to satisfy the obligation
by, togethe	er with the oblight	tions described in	forth in the note secured	in the manner provided 13. After the tr	in ORS 86.735 to 86. ustee has commenced	occeed to foreclose this trust deed
nants here	of and for such a	avments with iton	breach of any of the	the delault or defaults.	If the default consist	leged by ORS 86.753, may cure
ibed, and	all such payments	shall be immediated	the obligation herein	entire amount due at t. not then be due had no	he time of the cure of default occurred App	t may be cured by paying the ther than such portion as would
itute a bre	ach of this trust de	rust deed inunediately	v due and payable and	obligation or trust deed defaults, the person effi	I. In any case, in ad acting the cure shall	dition to curing the default or
ctually ind	tiered at entorcing	this obligation and	rust a light the incurred			
the securi	ty rights or power	nd any action or pro	oceeding purporting to	place designated in the be postponed as provide	notice of sale or the d by law The Article	n the date and at the time and time to which said sale over
evidence	of title and the l	is deed, to pay all c	osts and expension	shall deliver to the purc	idder for cash, payab haser its deed in for	It sell the parcel or parcels at le at the time of sale. Trustee
by the tria	l court and in the	ed in this paragraph	7 in all cases shall be	the drantos there	of, Any person exclusion	f lact shall be conclusive proof
It is mut	wally asreed the	· · · ·	mustees aftor-	shall apply the proceeds	sells pursuant to the	he sale, powers provided herein, frustee
the right o	event that any po l'eminent domain	ortion or all of said pr		attorney, (2) to the obli- having recorded liens sub-	fation secured by the	teasonable charge by trustee's trust deed. (2) to all persons
all reasor	mble costs, expens	then are in elcess of	the monies payable the amount required	surplus, if any, to the gra	inter or to his success	of their provide and (4) the or in interest entitled to meth
by it first the trial	upon any reasona and appellate cou	ble costs and expense	to beneficiary and and attorney's fres,	under. Upon such appoint	t herein or to any sup infiment, and without	appoint a successor or successor crister appointed here.
n, prompt	ly upon beneliciary	s for necessary in	on the indebtedness to take such actions obtaining such com-	upon any trustee herein na and substitution shall be r which when	med or appointed here nade by written instru	powers and duties conferred under. Each such appointment
P. At any payment of nent (in ci	time and from tir of its lees and pro	ne to time upon writ esentation of this dee	ten request of bene-	which the property is situa	red, shall be conclusion	of the county or counties in
lity of an sent to the	y person for the p making of any n	sances, for cancellation bayment of the indebinap or plat of said p	tedness, trustee may t	bligated to notify any particle and the second seco	this trust when the public record as prov ty hereto of pending	is deed, duly executed and ided by law. Trustee is not
he Trust Di	end Act provides the	at the training			e detion or proceeding	is brought by trustee
	 is subsidiaries, c 	offiliates, agen's or bro	inches, the United States of	or the United States, a title r any agency thereof or an	er of the Oregon State insurance company aut	is brought by trustee Bar, a bank, trust company horized to insure tille to real ader CRS 5%0.505 to 693.585.

Contraction of the local division of the loc

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 delend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatces, 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 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, whichover 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 Truh-in-Lending /.ct cnd Regulation Z, tho beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

lastra	Kunslau	1
JEBRY SIMPSON		-
ATTATH ANNEST	MPSON	1
40p111 / 111201		•

	•••••	
(If the signer of the above is a corporation, use the foot of acknowladgement opposite.)		
STATE OF OREGON	STATE OF OREGON,)) ss.
Ti i i i i i i i i i i i i i i i i i i	County of)
	This instrument was acknowledged before me on	
This instrument was acknowledged bilors me on May 10	19, by	
	85	
THE ANNE SIMPSON	of	
ERRY SIMPSON and CODI	· · · · · · · · · · · · · · · · · · ·	
anti to a da	······································	
Notary Public for Oregon	Notary Public for Oregon	(SEAL
(SEAL) My commission expires: 11/16/91	My commission expires:	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

TO:, Trustee The undersigned is the legal 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 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 estate now held by you under the same. Mail reconveyance and cocuments to

Beneficiary

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Do not lose or desirey this Trust Deed OR THE NOTE which it secures. Balis must be delivered to the trustee for cancellation before reconvoyance will be made.

 TRUST DEED		STATE OF OREGON, County ofKlamath
JERRY SIMPSON JUDITH AIME SIMPSON P.O. Box 178, Midland, OR 9763 Grantor SOUTH VALLEY STATE BANK	FACE RESERVED FOR RECORDER'S USE	was received for record on the interaction of the i
KLAMATH FALLS, OR 97601		County affixed.
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK		Evelyn Biehn, County CLerk
801 MAIN ST KLAMATH FALLS, OR 97601	Fee \$13.00	By Carden Minute rolans Deputy