5215 S fith Street Klamath F11 200 - 9760		Vol <u>:</u> Page <u><b>13640</b> </u>
Gerry W. Wolffrand C	D, made this <u>21st</u> day of <u>athy Kaye Wolff, Husband and Wi</u>	fe July 19:89 ; between
as Grantor, William, P.	Brandsness	, as Trustee, and
South Valle	y State Bank	Constant of the second
Cathy have wolft Grantor interocaply d	WITNESSETH: WITNESSETH: rants, bargains, sells and conveys to tru County, Oregon, described as:	istee in trust, with power of sale, the property
LKN21.DE	ion-29, Township 35S, Range 7 E on.	ast of the Willamette Meridian, nuc. Condit of State OF Condition (1997) Condition (1997) 2171E OF OSLOON.

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 thereod and all fixtures now or hereafter attached to or used in connec-tion with said real estate. 1910 FOR THE PURPOSE 'OF SECURING PERFORMANCE' each' agreement of grantor herein contained and payment of the

sum of -----Forty Five Thousand and No/100-----

Dollars, with interest thereon according to the terms of a promissory mote of even date herewith; payable to beneticiary or order and made by grantor, the final payment of principal and interest hereot, it not sconer paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said represent becomes due and payable. In the event the within described property, or any part thereot, 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 beneticiary, herein, shall become immediately due and payable. To protect the security of the date payable.

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Decomes due and payable. In the event the within described proper sold, conveyed, assigned or alienated by the grantor without first therein, shill become immediately due and payable. To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To protect, preseve and maintain said property in good condition and regime to commit or permit any waste of said property.
 To protect, preseve and maintain said property in good condition and regarity not to commit or permit any waste of said property.
 To complete or restore prompity and in good and workmanike or commit or permit any waste of said property.
 To complete or restore prompity and in good and workmanike or a structure theretor.
 To complete or clicks, said the said cost incurred theretor.
 To complete or clicks, and any structure the said to pay the cost of thing and on mark any built office or offices, a swell as the cost of all line scence made built of the said continuously, maintain insurance on the buildings of more provide and continuously, maintain insurance on the buildings and such other thatards as the beneficiary may from time to time require, in to mark said professes against to be said or the said promises against to be said or the said provides and provides and provides again and the said provides again the said property in the s

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right i it is o elects, to require that all or any portion of the monies psyable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney'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 attorney's lees, both in the trial and appellate courts, necessarily paid to incurred by bar-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and ignation agrees, sait its own expense, to take such actoms and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's frequent. 9. At any time and from time to time upon written request of bene-riciary, payment of its lees and presentation of this deed and the rote for endorsement (in case of full reconveyances; for cancellation), without allecting (a) consent to the making of any map or plat of self property (b) join in (b) join in the payment of the payment of the indebtedness, the taken in the payment of t

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SECONALIZET.
Granting any essement or creating any restriction thereon: (c) join in any subordination or other, agreement allecting this deed or the lien or charke thereol; (d) reconvey, without warranty, all or any part of the property. The frame, in any reconvey ance may be described as the "person or persons legally entitled thereto," and the recitals therein of an the "person or persons legally entitled thereto," and the recitals therein of the transition or other as the second of the truthulness thereand of the truthulness there to be appointed by a court, and without related to the frame, by described any a receiver to be appointed by a court, and without related to the frame of the second of the truthulness thereander, beneficiary may at any time without noice, either in person, by here and the account of the truthulness there are any a receiver to be appointed by a court, and without related to the and unpaid, and appased to the truthules and the account of the truthules there are any are there to be appointed by a court, and without related to the and unpaid, and appased to the truthules there are any bard there as a beneficiary may at any time without noice, either in person, by here and the account of the truthules there are any bard thereol, in its own name use or other as beneficiary may determine.
10. The entering upon and taking possession of said property, the follection of such renders. The and other insurance policies or compensation or award for a proceeding of the and other insurance policies or compensation or release thereof as a bard other any determine.
11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for a proceeding and other any determine.
12. Upon detault by grantor in payment of any indebted any act done wave any detault or notice.

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together with trustee's and attorney's less 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 eash, 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 thereoil. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Shall ally the property so sold, but without any covenant or (1) the expenses of sale, in-stant and the same of the pay set of the same of the same shall delive composition of sale to payment to (1) the expenses of sale, in-studing the composition of sale to payment of (1) the expenses of sale, in-turties autoended lies and a trustee set of the trust deed. (3) to all persons having recorded liens subsequent to the worker of the trust for the trust deed as their interests may appear in the worker of the trust empty at (4) the surphus, it any, to the geantse or this success in interest entitled to succh surphus.

surplus, if any, no the granner of no and successor an exercise entities to succession the successor of successor in any itrustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor irustee, the latter shall be vested with all title, powers and duries conferred upon any irustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when 'recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

which the property is situated, sum to some this deed, duly executed and of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not oblighted to motify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association authorized to do business under the lows of Oregon property of this state, its subsidiaries, offiliates, agents or branches, the United States ney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title Insurance company authorized to insure title to read or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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.The grantor covenants and agrees to a seized in tee simple of said described re	and with the beneficiary and those c al property and has a valid, unencu	laiming under him, that he is law- mbered title thereto
that he will warrant and forever defend	ithe same against all persons whom	Societies and the second s
an are to be the set of the set o	A subset of the second seco	La degle Affred Jack Marker - State -
<ul> <li>(b) and start second sec</li></ul>	a benefit for the second secon	Keenin 20, 40, 40, 40, 40, 40, 40, 40, 40, 40, 4
The grantor warrants that the proceeds of th (a)* primarily for grantor's personal, family (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	e loan represented by the above described r or household purposes (see Important Noji X X X MAN 2000 ON Y are for house or co	ote and this trust deed are: ce below ) hard shirt y y y y y y y y y y y y y y y y y y y
This deed applies to, inures to the benefit of sonal representatives, successors and assigns. The ured hereby, whether or not named as a benefic	of and binds all parties hereto, their heirs, he term beneficiary shall mean the holder a lary herein. In construing this deed and wh where our part includes the plural.	legates; devises; administration, exceeding, and owner; including pledgee, of the contract energy the contract so requires, the masculing and the context so requires and the masculing of the context so requires are set of the
IN WITNESS WHEREOF, said gr	antor has hereunto set his hand the	lay and year titst above written.
MPORTANT NOTICE: Delete, by ining out, where t applicable; if warranty (a) is applicable and the be- such word is defined in the Truth-In-Lending Act a neficiary. MUST, comply with the Act and Regulation iclosures; for this purpose use Stevens-Ness form No. compliance with the Act is not required, disregard thi	nd Regulation Z, the by making required 1319, or equivalent.	Kaye waegy
compliance with the Art is nor required, consecutive, the signer of the above is a corporation, the form of achieveledgement oppetite.)	popular anna a bara bar popular an guaranta anna anna anna anna anna anna ann	
County of Klamath	) ss. ) ss. ) county of This instrument was acknow	} ss. ledged before me on
Gerry N: Wolff and Cathy Kaye	A STATE OF A	
CALCAL Public CALCAL Public Comparison of the	Oregon" Notary Public for Oregon -97 My commission expires:	(SE
Pusil	BEQUEST FOR FULL RECONVEYANCE	A CARLES AND
TO:	holder of all indebtedness secured by the l	oregoing trust deed. All sums secured by
trust deed have been fully paid and satisfied. said frust deed or pursuant to statute, to can herewith together with said trust deed) and to	cel all evidences of indebtedness secured the reconvey, without warranty; to the parties	y said trust deed (which are delivered a designated by the terms of said trust dee
DATED: "Atte all and providence of the tests"	econvoyance and the proceed and all through and the process and the process and the process and all the process and all	other Pipi Construction and Construction
Do not loss or destray this Trust Dood OR THE NO	TE which it secures. Both must be delivered to the tree	Beneficiary ise for concellation before reconveyance will be made
TRUST DEED		STATE OF OREGON,
KI SUUS CHI (PORMA Nei 881) GUOU STAVANS-HESS LAW PUS, CO. PONTLAND. ONL. () Gerry W. 1Wolff	= 0w 2 5 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	a I certily that the within instru- was received for record on the 26th
Cathy Kaye Wolff	FOR	at 2:23 o'clock .P. M., and rec in book/reel/volume NoM89 page3640 or as tee/file/i ment/microfilm/reception No3
South-Valley State Bank		Record of Mortgages of said Coun Witness my hand and s County affixed.
South Valley State Bank, Distance	ur 21st day of Wife.	Evelyn Biehn, County Cl MANE By Drielen Musling Bar
Klamath Falls OR 97603	Fee \$13.00	Byttellicking

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