°°, **8133** 00 行对非常行法的 EGG 27 Vol.msg Page 22510 TRUST DEED Pite ason THIS TRUST DEED, night this 17TH day of NOVEMBER 19.89 between AN UNDIVIDED ONE THERD INTEREST IN RICHARD GARBUTT, AND AN UNDIVIDED TWO-THIRDS INTEREST IN RICHARD F. BOGATAY AND ROBERT J. BOGATAY 311 9 as Grantor, WILLIAM P. BRANDSNESS as Trustee and WARK OF NERVICE PRESS PARTY SOUTH VALLEY STATE BANK as Beneficiary, 1.04 WITNESSETH: The product design of end of the second s

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

THE EASTERLY 45 FEET OF LOT 1 OF BLOCK 15 OF ORIGINAL TOWN OF LINKVILLE, NOW CITY OF KLAMATH FALLS, OREGON, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHEASTERLY CORNER OF LOT 1 IN BLOCK 15 OF THE CITY OF KLAMATH FALLS (FORMERLY_LINKVILLE) AT THE CORNER OF MAIN AND SEVENTH STREET; THENCE NORTHERLY ALONG THE EASTERLY BOUNDARY OF SAID LOT A DISTANCE OF 105 FEET; THENCE WESTERLY AT RIGHT ANGLES WITH SEVENTH STREET A DISTANCE OF 45 FEET; THENCE SOUTHERLY PARALLEL WITH SEVENTH STREET A DISTANCE OF 105 FEET TO THE BOUNDARY LINE OF MAIN STREET; THENCE EASTERLY ALONG MAIN STREET 45 FEET TO THE PLACE OF BEGINNING.

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-

how of hereafter appertations, and the refield intervention and plantation with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY FIVE THOUSAND NINE HUNDRED FORTY FIVE AND NO/100 -----

Dollars, with interest thereon according to the terms of a promissory mote of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereon, it not sconer paid, to be due and payable. The date of maturity of the debt socured by this instrument is the date, stated above, on which the tinal instrument of be 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 beneficiary therein, shall become immediately due and payable.

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herein, shall become immediately due and payable, as a first and the protect the security of this trust deed, grantor acrees: 1. To protect the security of this trust deed, grantor acrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. To "tomplete" or ristorie prompil and "in good and workmanike" manner any waste of said property. To "tomplete" or ristorie prompil and "in good and workmanike" manner any work of provide the said of there of the said or a destroyed thereon, and pay when due all cost incurred there on, commer-destroyed thereon, and pay when due all cost incurred there or commer-tions and restrictions altectini, said property fifthe beneficiary or requests, to join in executing such "thanking statements, provent to the Uniform Commer-cial Code as the beneficiary "may require and to pay for Illing same in the proper public offices, "as well, as thereory or alt-"ling same and the public offices, and continuously maintain insurance ion the buildings

Join in executing such tinnering statements, rugtuen to the ornitorm commen-cial Code as the beneficiary 'may require sind to pay for Illing same in the proper public offices or ollices, 'as 'well as thereory of all evened desirable by the beneficiary. - '4. To provide and continuously maintain insurance ion the buildings now or hereaster erected on the said pretrieves at sums to deemed desirable by the and such other harded; as the beneficiary may from time to the lutter; all policies of insurance shall be denivered, to the beneficiary as soon as insurance in an amount not less than 5.... Full All Difference of the lutter; all policies of insurance shall be delivered, to the beneficiary as soon as insured; if the grantor shall all or any reason to procure any such insurance, and to deliver said policies to the beneficiary at less filteen days prior to the expra-tion of any policy of insurence new or hrealter placed on, said buildings, the beneficiary may procure the same all grantor's expense. The amount collected under any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the online amount so collected, or and caré or waive any default or molice of delaut hereunder or invakitate any act done purinont to such notice. 5. To keep said provide any part of such rays, assessed upon or optimet and other charges that may be applied on seessed upon or adiant said property before any part of such rays, assessments and other charges become part due or delingiont arising thread and its pay all the structure payment or by providing beneficiary with lunda with which to optimet payment so paid, with interest far the ray so leady able by famor, either of the described, shall be addid to and become is part of the debt secured by this trust deed, without waiver of any rays of the instrumet of any taxe, issess-i and the amount so paid, with interest far the ray set forth in the not secured by the trait dowith waiver of any pay indicting the option of the bebtilit

It is mutually agreed that:

It is mutually agreed that: 8. In the event that my portion or ill of said property shall be taken under the right of eminent domain or condennation, bensliciary shall have the right, il it so elects, to require that all or my pixition of the monits payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and utoriny's fees mecessarily paid or incurred by grantor in such proceedings, whall be paid to benelizinry and applied by it first upon any reasonable costs and expenses and attorney's fees. 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 (wm expense, to take such actions and execute such instruments as shall, be accessary in obtaining, such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-ticiary, payment of its fees and presentation of this doed and the note lor the liability of up yours in the payment of this doed and the note lor the liability of up yours in the payment of the indebtedness, truitee may (a) consent to the making of any map or plat of said property. (b) join in

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Stanting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereoi," and the recitals therein of any matters or lacts shall be conclusive prool of the truthulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agtent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebidness hereby secured, enter upon and take possession of said prop-rey's ease and expenses of operation and collection, including reasonable attor-ney's less upon any indebitedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rests, issues and prolits, or the proceeds of line and of the property, and the application or release thereof as aloresaid, shall not cure or swaive any delault by grantor in payment of any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or swaive any delault by grantor in payment of any indebitedness secured to such notice.

property, and the application of release interest as aloresaid, shall not cure or parative any default or notice of default herecunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may decline all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equily as a mortfage or direct the trustes to foreclose this trust deed averetise that and tasks of magnetic such any proceed to foreclose this trust deed in equily as a mortfage or direct the trustes to foreclose this trust deed by advertise that and tasks of magnetic which the beneliciary may have. In the event the beneliciary or the beneliciary may have. In the event the beneliciary may have. In the event the trustes shall execute and cause to be recorded his written motice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall its the time and place of sale, give notice therefor as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and a tany time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so priviled by ORS 86.753, may cure the default or default. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due hidd no default occurred. Any other default that is capable of being cured may be cured by the dering the performance required under the obligation or, trust deed. In any case, in addition to curing the default or defaults, tho person

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deed as their interests may appear in the order of their priority and (*) the surplus, if any, to the frantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any truste named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereeunder. Each such appointment and substitution 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. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the fusion hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and foan association additionated to oblivings under the Lewis of Dregon brittle United States and the subscription and the subscription of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliate, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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 des ribed real property and has a valid, unencumbered title thereto of same 117

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49447 (%). 1. 425-00 and that he will warrant and forever doiend the same against all persons whomsoever. te province the same again the same

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This deed applies to, inures to the binelit of and binds all parties, hereto, their heirs, legatees, 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 mascular movies includes the feminies and the model.

IN WITNESS WHEREOF, s		number includes the		t above written.
* IMPORTANT NOTICE: Delate, by lining out, whi not applicable; if v/arranty (a) is applicable and as such word is dofined in the Truth-In-lending banoficlary MUST comply with the Act and Reg disclosures; for this purpose use Stavens-Ness For If compliance with the Act is not required, disreg	hers warranty (c the boneficiary is Act and Rogulati lation by making	i) or (b) is a croditor on Z, the I regulard	ARD GARBERT	
(If the signer of the clove is a corporation, use the form of acknowlodgement opposite.)	Land tangen in the source of the second s	ROBE	RELD BOGATAY	ા તે દુધ ન ચાર્ગ પર અપસંચ પ્રસ્કૃતિકાર કે નાગ આ ગામમાં પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક સ્ટાન્ડ આ ગામમાં પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક સ્ટાન્ડ આ ગામમાં પ્રાથમિક સ્ટાન્ડ કે સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ આ ગામના સ્ટાન્ડ સ્ટાન્ડ કે સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ સ્ટાન્ડ
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REQUEST FOR FULL RECONVEYANCE at To be used only when obligations have been paid.				
The undersigned is the legal owner and trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to con- herewith together with said trust deed) and to ostate now held by you under the same. Mail DATED:	not all evidence reconvey, with	a diric fed, on paym as of indebiodness out werranty, to th and documents to	ent to you of any sums owing to	you under the terms of
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Grantor SOUTH VALLEY STATE BANK	1 2: VI - BM	FOR ECORDER'S USE	pege .22510 ment/microfilm/recu Record of Mortgages Witness my	or as fee/lile/instru-
AFTER RECORDING RETURN TO U SOUTH VALLE STATE BANK UNIT 801 MAIN STREET TLAMATH FALLS, OR 97601			By County attixed.	TITLE

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