	st DEED Vol. mg9 Page 2402
THIS TRUST DEED, made this 9th VERNON D. LAMBERT and CONNIE R. LA	day of <u>April</u> , 19, 87, 5 MABERT, husband and wife,
as Grantor, WILLIAM ProBRANDSNESS	
as Beneficiary,	
Grantor irrevocably grants, bargains, sells and c	IESSETH: onveys to trustee in trust, with power of sale, the pr
inKlamathCounty, Oregon, descr A tract of land situated in the S ¹ / ₂ S ¹ / ₂ SE ¹ / ₄ East of the Willamette Meridian, Klamath (Set of Section 11. Township 39 South Ba
point located North 89°55'40" West 1318.31	st right of way line of Homedale Road, s
31'00" West along the Easter.y right of wa	st corner of said Section 11; thence Nor
89°55'30" East along said North line 199.2	Le $S_2 S_2 SE_3 SE_4$ of said Section 11; then $S_2 = S_2 SE_3 SE_4 SE_4$ incluiron pin: thence Section 25.25
04'20" West 120.07 feet to a 5/8 inch iror vant Avenue; thence North 89°55'40" West a vant Avenue 198.00 feet to the point of be	pin on the North right of way line of s
together with all and singular the tenements, hereditaments and now or hereafter appertaining, and the rents, issues and profits th	annerskammen and the start takes at the second
FOR THE PURPOSE OF SECURING PERFORMANC.	E of each agreement of grantor herein contained and payment
(\$33, 600.00) note of even date herewith, payable to beneficiary or order and m	Dollars, with interest thereon according to the terms of a pro
not sooner paid, to be due and payable	19. t is the date, stated above, on which the final installment of sa
then, at the beneficiary's option, all obligations secured by this in herein, shall become immediately due and navable	is having obtained the written consent or approval of the bene strument, irrespective of the maturity dates expressed the
To protect the security of this trust doed downto a for agric	(a) consent to the making of any map or elected solutions to the
and maintain said property in good condition	subordination and the of creating any restriction thereon; (c) join
not to commit or permit any waste of said property. In provement thereon, not to commit or permit any waste of said property. "manner are complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, then and restorement which are constructed workmants, condi- tions and restorement.	thereois (d) reconvey, without warranty, all or any part of the prope frances in any reconvey and the recibed as the "person or legally entitled thereto," and the recibes therein of any matters or la be conclusive proof of the truthulness thereoi. Truste's lees for an "services mentioned in this paragraph shall be not less than \$5.
3. To comply with all laws, ordinances, regul itions, covenants, condi- tions and restrictions allecting said property, it-these preliary so requests, to join in rescuting such linancing statements pursuant 12 the Unitorm Commer- cial Code as the beneficiary may require and to pay for illing arms in the proper public office or offices, as well as the cost of all iten searches made by filling officers or searching agencies as may be seemed desirable by the beneficiary.	10. Upon any default by grantor hereunder, hencilicary may time without notice, either in person, by agent or by a receiver to pointed by a court, and without regard to the adequacy of any sec the indebtedness hereby secured, enter upon and take possession of sa
4. To provide and continuously maintain insurance on the buildings	less costs and expenses of operation and collection, including reasonab
an amount not less than a <u>tuiling</u> and an amount of the secure, an companies acceptable to the beneficiary, with loss piyable to the latter, all policies of insurance shall be delivered to the beneficiary as soon as insured	Disary may determine. 11. The entering upon and taking possession of said prope collection of such rents, issues and prolits, or the proceeds of fire an
If the prainer shift fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least filteen days prior to the expira- tion of any policy of insurance new or hereafter placed on said buildings, the beneficiary may incoure the same at deanfort expire Theorem 1.	property, and the application or release thereof as alorsaid, shall not waive any default or notice of default hereunder or invalidate any pursuant to such notice.
collected under any fire or other insurance policy may be applied by beneficiary clary upon any indebtedness secured hereby and in such order as beneficiary may determine, or, at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall	hereby or in his performance of any afreement hereunder, the benefici- declare all sums secured hereby immediately due and payable. In event the beneficient at his election more more different the beneficient at the secure difference and the secure dif
not cure or waive any default or notice of default hermalist or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction lists and to pay all taxes, essessments and other charges that may be levied or assessed upon or	advertisement and sale. In the latter event the beneficiary or the trus execute and cuuse to be recorded his written notice of delault and his to sell the said described and
against said property before any part of such fares, assuments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary: should the grantor fail to make nauno it of any these second	thereol as then required by law and proceed to loreclose this trust the manner provided in ORS 86.735 to 86.795.
inentity, insurance premiums, nens or other charges, payable by dirator, either by, direct, payment or by providing, beneficiary with thunds, with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with inferent at the rate wet twith in the mole second	sale, and al' any time prior to 5 days before the' date the trustee cond sale, the grantor or any other person so privileged by ORS 86.753, m the default or default. If the default experies
hereby, together with the obligations described in pars graphs 6 and 7 of this trust deed, shall be added to and become a part of the dolt secured by this itust deed, without waiver of any rights arising from breach of any of the covenants hereot and for such payments, with interest as utoresaid, the prop-	entire amount due at the time of the cure other than such portion as not then be due had no default occurred. Any other default that is cap being cured may be cured by default of the cure other than such portion as
erty hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with- out notice, and the nonpayment thereof shall, at the option of the beneliciary.	obligation or trust deed. In any case, in addition to curing the ded defaults, the person effecting the cure shall pay to the beneficiary a and expenses actually incurred in enforcing the obligation of the tru together, with trustee's and attorney's tees not exceeding the amounts p by law.
render all sums secured by this trust deed immediately due and payshe and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this 'rust including the cost of title search as well as the other costs and expenses of the truste incurred	14. Otherwise, the sale shall be held on the date and at the ti
in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred. 7. To appear in, and delend any action or proceeding purporting to	be postabled up in the folice of safe or the time to which said as in one pared or privided by law. The trustee may sell said property in one pared or privided by law. The trustee may sell said property auction to the highest parele for cash, payable at the time of sale. shall deliver to the purchase its deed in form as required by law co the property so sold, but sells or corrent or warranty, express plied. The rectulate in the devilout any corrent or warranty, express
allect the security rights of powers of beneficiary or, is usies, and in any suit, action or proceeding in which the beneficiary or truster may appear, including any suit for the foreclosure of this deted, to pay all costs and expenses, in- cluding evidence of itile and the beneficiary's or truster's autorney's less; the	of the truthfulness thereof. Any person, excluding the trustee, but in the grantor and beneficiary, may purchase at the sale.
amount of attorney's lees mentioned in this paragraph 7 in all cases shall be lixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor lurther agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneficiary's or truste's attor-	15. When trustee sells pursuant to the powers provided herein, shall apply the proceeds of sale to payment of (1) the expenses of s cluding the comparation of the sale to payment of (1) the expenses of s
it is mutually agreed that: 8. In the event that any portion or all of said property that he taken	having recorded liens subsequent to the interest of the trust deed, (3) to all deed as their interests may appear in the order of their priority and (surplus, il any, to the grantor of to his successor in interest articled
under the right of eminent domain or condemnation, beteficary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable crists, extenses and afterner's the surveint could be	surplus. 16. Berediciary may lroan time to time apoint a successor or sors to any trustee named herein or to any successor trustee appointer under. Upon such appointment, and without conveyance to the su trustee, the latter shall be vested with all title, power and duties co upon any trustee herein named or anonited hereinder hereinder.
	trustee, the latter shall be vested with all title, powers and duties co
neurred, by grantor in such proceedings, shall be pild to beneficiary and pplied by it first upon any reasonable crosts and expenses and attorney's lees, both in the trial and appellate courts, necessarily, pair or incurred by bene- iciary in such proceedings, and the belance applied upon the indebtedness recurred, hereby; and it grantor, agrees, at its own expense; to take such actions?	upon any trustee herein named or appointed hereunder. Each such appoint and aubstitution shall be made by written instrument executed by bene which, when recorded in the morifage records of the county or count which the property is situated, shall be conclusive proof of proper appoint of the successor frame.

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Notes the nois been we provide that the tratee herew aer rust be einer an attempt, who is an active member of the oregon state bar, a bank, trust company or savings and loan association authorized to insure studer; 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 escrow agent licensed under ORS 696.502 to 696.565.

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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 s tin A

and that he will warrant and forever defend the same against all persons whomsoever.

SUBJECT TO: That certain 'Trust Deed dated December 29, 1986 between Vernon D. Lambert and Connie R. Lambert, Grantons, William P. Brandsness, Trustee, and South Valley State Bank, Beneficiary, recorded December 30, 1986 in Vol. M-86, Page 24093

SUBJECT TO: That certain Mortgage dated December 29, 1987, between Vernon D. Lambert and Connie R. Lambert, Mortgagor, to Billy J. Skillington, aka Billy Joe Skillington, Mortgage recorded December 30, 1986 in Vol. M-86 of Mortgages on Page 24096.

This deed applies to, inures to the benefit 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 gender includes the feminine and the neutor, and the singular minber 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, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a croation as such word is defined in the Truth-in-Lending Act and Regulation 2, the boneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Torm No. 1319; or equivalent. If compliance with the Act is not required, disrigard this notice.

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(If the signer of the above is a corporation, us the form of activulation and provide the

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STATE OF OREGON,	STATE OF OREGON,	1 - 14 - 1 1 - 71 - 44
County of Klamath	County of	
This instrument was scknowledged belore no on April 9, 19.87, by VERNON	This instrument was acknowledged before me on	•••••••
D. LAMBERT and CONNIE R. LAMBERT, husband and w.fe,	4/ 0/	
Bulip & Alle		·····
(SEAL) Notar Public for Oregon (My commission expires: 9-16-89	Notary Public for Oregon My commission expires:	(SEAL)
REQUEST F	OR FULL RECONVEYANCE	1

REQUEST FOR FULL RECONVEYANCE REQUEST FOR FULL RECOVERANCE To be used only when obligations have been paid.

TO: WILLIAM P. BRANDSNESS , Trustee

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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing frust 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 indebfedness 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. Mull reconveyance and documents to

DATED:	, <i>19</i> .87	
n (1992) WARNE BERNE Kenning (n 1998) Warne (nganasi yang bi 1998) Warne (nganasi yang bi	i Dining ng 201 ng 201 ng 201 ng 201 ng 201 1 (1990 ng 201 ng 2 1 ga ang 201 ng 201 ang 201 ang 201 ng 20	Beneticiary
1. (1) De net list, or distroy this Truit Deed OR THE HOTE P (at 10000) a to be the truit of the true (1) and <u>Dec DE Constant</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) and <u>DEC DE CONSTANT</u> (1) a to be the true (1) a to be tob tob to be the true (1) a to be to be the true (1) a to	which it secures. Both must be delivered to the	rusies for concellation before reconvoyance will be made.
TRUST DEED	i filor - cas district tighte eit o 1 680 - 1918, i lither district o 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STATE OF OREGON, County of
VERNON D. LAMBERT		I certify that the within instrument was received for record on the 13th day of
O. C. WEBB-BOWEN, INC.	SPACE RESERVED FOR RECONDER'S USE	in book/reel/volume No
an Oregon corporation	eniter (Record of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO William P. Brandsness 411 Pine Street		Evelyn Biehn, County Clerk
Klamath Falls, OR 97601	Fee \$13.00	By Dawline Muelendare Deputy