THE THE TRUCT OF THE		COPYRIGHT 1988 BTEVENS-NESS LAW PUB. CO.	PORTLAND, OR. 97204
FCRM No. 881-Oregon Truit Doed Sories-TRUST DEED.		Vol. <u>ms</u> Page2	
THIS TRUST DEED, made this ALEX T. CAMAILLE AND LA RENA L	15TH day of	NOVEMBER , 19. NTS BY THE ENTIRETY	89 , between
ALEX'T. CAMAILLE AND LA RENAL	<b>J.</b> CHARLES 10 1-0.	the structure and a set	,
as Grantor, WILLIAM P. BRANDSNES	<u>S</u>	ás.	Trustee, and
SOUTH VALLEY STATE	BANK	State State State State State State	,
as Beneficiary,	WITNITSSFTH.	가 있는 것이 있는 것이 있는 것이 있는 것이 있다. 이 가 가 있다. 이 가 있는 것이 있다. 이 가 있는 것이 있는 것 	
Grantor irrevocably grants, bargain in KLAMATH	s, sells and conveys to tru Oregon, described as:	ustee in trust, with power of sale	e, the property
이지금 취직에서 걸렸다는 것 같아. 이상 방송 문법이	ADDITION TO THE CITY	OF KLAMATH FALLS, ACCORD	DING TO
LOT 9, BLOCK 7, KLAMATH LAKE THE OFFICIAL PLAT THEREOF ON KLAMATH COUNTY, OREGON.	FILE IN THE OFFICE C		
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gin was gaba an 17 1963 and 1873 gaba (1874 (1874 1874 1874 1874 1	The second of the second second	19-19-19-19-19-19-19-19-19-19-19-19-19-1	e ser de viter de la composition de la Composition de la composition de la comp

together with all and singular the tenemen's, 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THENTY SEVEN THOUSAND ETVE HINDED AND NO/10015\*\*/27 500 00)

sum of TWENTY SEVEN THOUSAND FIVE HUNDRED AND NO/100'S\*\*(27,500.00)-----Dollars, with interest thereon according to the terms of a promissory

note of even dato herewith, payable to benuticiary or order and nade by grantor, the final payment of principal and interest hereoi, if note of even dato herewith, payable to benuticiary or order and nade by grantor, the final payment of principal and interest hereoi, if not sconer paid, to be due and payable. NOVEMBER 30, 1993 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS not sconer paid, to be due and payable. NOVEMBER 30, 1993 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereoi, 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's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and ravable. herein, shall become immediately due and payable.

becomes due and paginet in the set of allenated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instru-herein, shall become immediately due and payable. To protect. freesers and maintain said property in good condition and repair, not to remove or demolish any build ng cr improvement thereon; and repair, not to remove or demolish any build ng cr improvement thereon; and repair, not to remove or demolish any build ng cr improvement thereon; and repair, not to remove or demolish any build ng cr improvement thereon; and repair, not to remove or demolish any build ng cr improvement thereon; and repair, not to remove or demolish any build ng cr improvement thereon; detroyed thereon, and binks, ordinance, regulations, covenants, condi-tions and resting such that statements pursu nt to the Uniform Commer-picin in second the atomic statements pursu and to the Uniform Commer-picin in second the atomic statements pursue and the pay lor lising same in the bord proble office or offices, as well as the cast of all lien searches m the beneficiary. The demolicary maintair invurnee on the buillings and auch other harands an PHOLMAM rom time to time require in and auch other harands an PHOLMAM rom time to time require in an amount not testing to the beneficiary with less ravable to the latter; all companies demotences shall be delivered to the hynethiary as soon as insured to the gentor shall all or any reason to procur any such insurance and fra-dit the gentor shall all or any procure and the mainter invariant and there all companies demotences shall be delivered to the hynethiary as soon as insured to the protection the beneficiary and mainter invariant and the pro-al on any policy of insurance more thereafter phased and other the beneficiary may procure the same at glith may be opplied by benefi-ciny determine, or a topic may be the interesting the and or trave, sessements and other charges that may be the ide or asseed or no trave sestemints, the or the atom is produc

penaltic court shall adjuge reasonable at the electrony of the state may be a such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the right, if it is o elects, to require that all or any excess of the amount required as compensation for such taking, which are excess of the amount required as compensation for such taking, which are its reasy is less necessarily point or to pay all reasonable costs, expenses and atterney's less necessarily point or to pay all reasonable costs, expenses and atterney's less applied by it list upon any reasonable costs and expenses and attorney's less ficiary in such proceedings and the balance applied upon the indebtedness and execute such taking a gives, at its own expense, to take such rectors and execute such the instance in time to fine upon written request of bene-ficiary of the east of the reconveyances, to reas east of the and the balance are the indebtedness of the reconveyances, to reas east of the treat reconvertence, to reason for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of sid poperty; (b) join in (a) consent to the making of any map or plat of sid poperty; (b) join in

rument, irrespective of the maturity dates expressed therein, or distribution of the instantial of the maturity dates expressed therein, or distribution of the agreement allocting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The drantee in any reconveyance may be described as the "person or person legality entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be af-pointed by a court, and without regard to the alequacy of any security por-tive on any part thereol, in its own name sue or otherwise collect the same, issues and profits, including those past due and unpaid, and apply the indebtedness hereby secured, enter upon and take possession of sail property, the rollection of such rents, issues and profits or the proceeds of the and other insurance policies or compensation or awards for any larking or damage of the property, and the application in payment of any indebtedness secured hereby, and the application or release therm of an invalidate any act done waive any detault or notice of delault hereunder or invalidate any act done to a in his performance of any agreement hereunder, time being of the property as a mortage or direct the trustee to foreclose this trust deed yent the beneliciary at his election may greenit and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such and event the beneliciary at his election may prover to alore the strust end and his election to sell the said result, which the beneliciary may have. In the event and his election to sell the said there thereuted to foreclose this trust deed in the manner provided in ORNS 86.713 to 86.795. 13. Alter the trus

and expenses exitainly incurred an endown of exceeding the amounts provided together with trustees and altorney's lees 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 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 truthulness thereol. Any person, excluding the frustee, but including the grantor and beneficiary, may purchase at the sale. Submit and beneficiary, may purchase at the sale. Submit and beneficiary, may purchase at the sale. Submit and beneficiary may purchase at the sale. I we conversion of the trustee sold parameter of a lact shell be the trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-luding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having iscorded lines subsequent to the interest of the trustee in the trust every bas, if any, to the grantor or to his subscessor in interest entitled to such surplus. 16. Breneficiary may from time to time appoint a successor or succes-

uero as the property is studied, that the to the successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If Beneficiary may from time to time appoint a successor or success ors to any trustee named herein or to any successor trustee appointed here-ounder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conferred trustee, the latter shall be vested with all title, powers and duites conferred trustee, the latter shall be vested with all title, powers and duites conferred which, when recorded in the morthage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 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 prading sale under any other deed shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the instee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to to business under 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 QRS 696.505 to 696.585.

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The grantor covenants a fully seized in fee simple of sai	nd egress to and I described real p	with the beneficiary and those claiming under operty and has a valid, unencumbered title	
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and that he will warrant and f	rever defend the	same against all persons whomsoever.	
		2. 建筑器 化等于化学系统 计分配设计机器 医克尔氏试验检尿道 医子宫炎 化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化	
The grantor warrants that the p	roceeds of the loan re	Fresented by the above described note and this trust	
TE	ter arunor is a nam	ral person) are for business or commercial purposes.	
the me remining and the re	uter, and the sindula.	Is all parties hereto, their heirs, legatees, devisees, neliciary shall mean the holder and owner, including . In construing this deed and whenever the context number includes the plural.	readec, or the conn
IN WITNESS WHEREO	F, said grantor he	s hereunto set his hand the day and year firs	t above written.
ot applicable; if warranty (c) is applicable	whichever warranty (c and the beneficiary is	or (b) is liter	B
selectory MUST comply with the Act and selectores; for this purpose vso Stevens-Na compliance with the Act is not required, c	Regulation by making	DIT THA DEGASTA CAMALLE	
the signer of the above is a corporation, the form of acknowledgement opposite.)		Chrinitle	
TATE OF OREGON,	t de la deux de la deux de la deux de la deux de la deux de la deux de la deux de la deux de la deux de la deux de la deux de la la deux de la	STATE OF OREGON.	
County of Klamal	) ss.	County of	) ) 55.
Alex T. Camally		This instrument was acknowledged before me on 19, by	
Za Rero D (	amailer		
	ublic for Oregon	Notary Public for Oregon	
0. My commission expires: 2	72-91	My commission expires:	(SEAL
CA ORECONNIN	REQUEST ( To be used only	CR FUIL RECONVEYANCE Aren obligations have been paid.	n an
The understand to a	<ul> <li>A set of the set of</li></ul>	rustoo	
t deed have been fully paid and satisf trust deed or pursuant to statute, re	and holder of all indi ied. You hareby are ( cancel all evidences	biodness secured by the foregoing trust deed. All irected, on payment to you of any sums owing to yo of indebtedness secured by said trust deed (which warranty, to the peries designated by the	sums secured by said ou under the terms of
te now held by you under the same. It			are delivered to you of said trust deed the
Do not lose or destroy this Trust Deed OR THE	NOTI: which it secures. Bei	Beneficiary a must be delivered to the trustee for concellation before reconvey.	
			mice will be made.
		STATE OF OREGON, County ofKlam	ath }ss.
LEX, T. CAMAILLE	# WWILIOU	I certify that the w was received for record of	within instrument
A RENA D. CAMAILLE		ofDec	1989 ,
Granto		TOR page	o <u>M89</u> on stee/tile/instru-
Beneficiar)		Record of Mortgages of	on No. 8989 , said County
AFTER RECORDING RETURN TO		Witness my her County effixed	
OOTH VALLET STATE BANK		이나 관계는 상태는 전에는 물건이 가지 않았다. 영화가 전체로 알았는 것이다.	
LAMATH FALLS, OR 96701		By Outine Mulle	TITLE

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