THIS TRUST DEED, made this 14TH day of DECEMBER 19 89 between ROOKSTOOL & ALTER, A CO-PARTNERSHIP CONSISTING OF JACK L. ROOKSTOOL AND MARTIN D. ALTER

TRUST IN ED.

as Grantor, WILLIAM P. BEANDSNESS

SOUTH VALLEY STATE BANK es Beneficiary,

Realized and

Cragon Trust Daad Series

1411**9252**2 3 3 8 2001

ORN No. 581

int

WITNESSETH:

139/

14**T**H

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as:

192

TRUST DEED

SEE ATTACHED EXHIBIT C BY THIS REFERENCE MADE A PART HERETO

to all the prove that the prove the star star is the star and the star and the star star is a star in the star

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 runts, issues and profits thereol 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 sum of **SEVENTY FIVE THOUSAND AND. NO/100'S**(75,000.00)-----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to be noticiary or order and made by granter, the final payment of principal and interest hereot, it not sooner paid, to be due and payable DECEMBER 15, 1994 WITH, RUGHTS TO FUTURE ADVANCES AND RENEWAL The date of maturity of the debt socured 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 thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. 15 Areas in

sold, conveyed, assigned or alienated by this grantor without first there, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agress:

To protect the security of this trust deed, grantor agress:
To protect preserve and maintain said property in good cordition and repairs, not to remove or demolish any building or improvement thereon;
To comply with all laws, ordinance, regulations, constructed, damaged or deviced thereon, and pay when due all costs incurred therefor.
To comply with all laws, ordinance, regulations, corden at the property if the beneficiary so request, to form and restrictions allecting said property; if the beneficiary so request, to form and restrictions allecting said property.
To comply with all laws, ordinance, regulations, corden the builting of the proper public office or offices, as well as the cost of all lien searches nucle by filing officers or searching aleacies as may be deemed desirable by the beneficiary may require and on pay for liting same in the proper public office or offices, as well as the cost of all lien searches nucle by filing officers or searching aleacies as may be deemed desirable by the beneficiary may require and so pay for liting same in the product of the state at the ten days prior to the expiration of profest public office or offices, and the said property is used in such and the provide of insurance on the beneficiary as least if teen days prior to the expiration of profest public office or oscillation of the second of a such and the delivered to the tenellar placed on said building, the beneficiary may procure the same at grintor's eperse. The amount of the solid form of the second to pay for a invalidate any act one or waive an deliver do there deliver any pay bit or assessed upon or invalidate any determine, or at option of beneficiary the invalidate or assessements and other days

It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is not compared to a solution of all of sake property shall be taken under the right of eminent domain or condemnation, is neliciary shall have the right of it so elects, to require that all or any tork not it he monies payable as comparation for such taking, which are in stress of the amount required to be solved by the solution of the solution of the monies payable as comparation for such action of the annow the solution of the monies payable as comparation for such actions, shall be paid to beneficiary and particle by search and appellate courts, messarily mild or and the right and the trial and appellate courts, messarily in obtaining such com-secured hereby, and grantor, agress, as its own append, to the index actions and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's request. 9. At any time and from time to time to the defined the note tor endorsement (in case of tull reconvegances, for cuncellation), without altering (consent to the making of any map or plat of an defined the solution of the index for the solution of the solution of the solution of the balance of the solution of the sol

Vol._<u>m89_</u>Page 24511 - 🛞

....., as Trustee, and

1190.20

DECEMBER

fument, irrespective of the maturity dates expressed therein, or function of the service of the maturity dates expressed therein, or subordination or other agreement affecting this deed or the lien or charge thereof; (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 thereto," and the recitais therein of any matters or lacts shall be conclusive proof of the truthuluness thereof. Trustee's tees for any of the services mentioned in this paragraph shall be not less than \$5. [10]. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adquecy of any security of the indebtedness hereby secured, enter upon and take possession of said property of any part thereol, in its own name sue or otherwise collect the reits, issues and prolits, including those past due and unpaid, and apply the same, less costs and expressed operation and collection, including reasonable attorney a test upon any indebtedness secured hereby, and in such order as beneficiary may determine. Upon and taking possession of said property, the order of such rents, issues and prolits, or the proceeds of lire and other broaters point of the or compensation or awards for any taking or damage of the protomance of any agreement hereunder, time being of the protomance of any agreement hereunder, time being of the protomance of any agreement hereunder, time being of the deviation of the second any direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by deviating at his election may proceed to foreclose this trust deed by deviating at his election by a worter in the beneficiary may have. In the event the beneficiary at his election may proceed to foreclose this trust deed i

and expenses evaluatly and attorney'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 razy 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 bidger-lor-cash, payable at the time ol 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 thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding 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 recorded liens subsequent to the interest of the trustee in the trust deem and the grantor or to his successor in interest entiled to such supple. it any, to the grantor or to his successor in interest entiled to such supple. it any to the grantor or to his successor in interest entiled to such supple. it any to the grantor or to his successor in interest entiled to such

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-sors to any trustee amed 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 conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the methage 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 in made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending value under any other deed of trust or of any artion or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trusterk hersunder must be either an attainey, who is an attaine member of the Oregan State Bar; a bank, trust company or savings and loan association authorized to do Jusians under the Jaws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agains or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 676.535.

		24512
	real to and with the teneliciary and rised to a property and has a valid,	those claiming under him, that he is law- unencumbered title thereto
d that he will warrant and forever	chiters, the same against all person	s <i>vitomsoever.</i>
3.1.1. Set in the set of the s	$ \begin{array}{c} \mathbf{v}_{1} = \{\mathbf{v}_{1}\}, \mathbf{V}_{2} \in \mathbf{V}_{2}, \mathbf{v}_{1} \in \mathbf{V}_{2}, \mathbf{v}_{2} \in \mathbf$	
(a) torian organization, or (even it g	ds of the loan represented by the above des any log s (Non-third One) (See Store Internet granting s (Non-third Person) are for busines analit of and binds all partice boreto, their	ribed note and this trust deed are: XXXXXXXXXXXXXXX S or commercial purposes. heirs, legatees, devisees, administrators, executors,
sonal representatives, successors and assig ured hereby, whether or not named as a b nder includes the feminine and the neuter,	gns. The term beneficiary shall mean the h beneficiary herein. In construing this deed i and the singular number includes the plura	older and owner, including pledgee, of the contract and whenever the context so requires, the masculine
NPORTANT NOTICE: Deleto, by lining out, whic capilicable; if warranty (a) is applicable and such word is defined in the Truth in-Lending	chavor wurranty (a) or (b) is the beneficiary is a creditor f Aut and Regulation Z, the	L & ALTER, A CO-PARTNERSHIP
aficiary MUST comply with the Att and Regu locures, for this purpose use Stevens-Ness For ompliance with the Act is not required, disregu- for signer of the above is a corporation,	m Vo. 1319, or equivalent. and this notico.	ROOKSTOOL
the Yorm of acknowleigament opposite.) ATE OF OREGON	STATE OF OREGON,) MATH
County of This instrument, was acknowledged b 19. Jy	belore me on This instrument was ac 1987, by Jack 1 as C - partner's	knowledged before me on <u>December</u> 15, Nookstocl and Martin D. Alter
	ic for Oregon Notery Public Tor Drego	Alter, 9 co- Ro-franship 11 -15
EAL) My connuission expires:	My commission expires:	6/12/92 E
na se presenta a presenta en esta en esta por la presenta a presenta en esta en esta en esta en esta en esta en la presenta en esta esta en esta en esta en esta en esta en la presenta en esta esta esta esta esta esta esta esta	Te ba used only when obliggions have been po	
¹⁴ The undersigned is the legsl owner an at cleed have been fully paid and satisfied d trust deed or pursuant to statute, to d	nd holder of all indebtedness secured by ti d. You hereby are directed, on payment to cancel all evidences of indebtedness secure	toregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ties designated by the terms of said trust deed the
ato now held by you under the same. Ma TED:	II) receiveyance and documents to the second s	<u>in na kumanan pantar sun nu sun ku ku kan sun su ku panan sun sun sun sun sun sun sun sun sun su</u>
		Beneficiary
De not late er destroy this Trust Deed OR THE N	NOIE which it secures. Both must be delivered to the	trusted for concellation before reconveyance will be made.
(FORAL No. 881)		County of
OOKSTOOL & NALTER, A CO-		of, 19, atO'clockM., and recorded in book/reel/volume No on
OUTH VALLEY STATE BANK	FCR RECORDIRS USE	pageor es tee/file/instru- ment/microfilm/recoption No Record of Mortgages of said County. Witness my hand and seal of
Beneficiar AFTER RECORDING RETURN TO OUTH VALLEY STATE BANK 01 MAIN ST		County affixed.
LANATH FALLS, OR 97601		ByDeputy

\$Q37.

01

3021 51.57

Second Second

By

EXHIBIT C

24513

LEGAL DESCRIPTION

The following described real property situate in Klamath County, Oregon:

A portion of the SETNWT of Section 2 Township 39 S.R. 9 E.W.M., more particularly described as follows: Beginning at a one-inch axle marking the Southwesterly corner of Lot 82 of Pleasant Home Tracts, a duly recorded Subdivision; thence North 89°24'30" East along the Southerly boundary of said Lot 82 and said Pleasant Home Tracts a distance of 660.20 feet to a 3/4 inch iron pipe; thence South 00°35'00" East a distance of 1301.82 feet to the Northerly right of way line of South Sixth Street (State Highway No. 140); thence North 88°59'04" East 21003 said Northerly right of way line 102.50 feet to a P-K Nail; thence North (10°35'00" West a distance 115.88 feet to the true point of beginning of this description; thence continuing North 00°35'00" West 153.05 feet to a P-K Nail; thence North 45°25'00" East 27.79 feet to a P-K Nail; thence South 83°35'00" East 122.52 feet to a P-K Nail on the Easterly line of that parcel of land as described in Deed Volume M-72, page 760, records of Klamath County, Oregon; thence South 00°35'00" East along said Easterly line a distance of 167.00 feet; thence South 88°59'04" West a distance of 142.50 feet to the true point of beginning. Bearings based on Survey No. 1480 as recorded in the office of the Klamath County Surveyor.

SAVING AND EXCEPTING the following described parcel of real property:

A portion of the SE: NW1, Section 2, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows: Beginning at a l inch axle narking the Southwesterly corner of Lot 82, Pleasant Home Tracts, a duly recorded subdivision; thence North 39°24'30" East along the Southerly boundary of said Lot 82 and said Pleasant Home Tracts a distance of 660.20 feet to a 3/4 inch iron pipe; thence South 00°35'00" East a distance of 1301.82 feet to the Northerly right of way line of South Sixth Street (State Highway No. 140); thence North 88°59'04" East along said Northerly right of way line 102,50 feet to a P-K Nail; thence North 00°35'00" West a distance of 115.88 feet to the true point of beginning of this description, as marked by a $\frac{1}{2}$ inch iron pin; thence North 88°59'04" East 142.50 feet to a 1 iron pin on the easterly line of that parcel of lawl as described in Deed Volume M-72, page 760, Records of Klamath County, Oregon; thence along said easterly line North 00°35'00" West 38.55 feet to a 5/8 inch iron pin; thence South 89°25'00" West 142.52 feet to a 5/8 inch iron pin; thence South 00°35'00" East 39.47 feet to the true point of beginning, containing 5359.71 Square feet (0.13 acres) more or less, with bearings based on Survey No. 1480, as recorded in the office of the County Surveyor.

STATE OF OREGON: COUNTY OF KLAMATH: 58. dav 19th the . A.D., 19 89 21 4:12 o'clock P.M., and duly recorded in Vol. M89 Filed for record at request of . on Page 24511 Dec. Mortgages County Clerk Evelyn Biehn of Qauline mulinda By . \$18.00 FEE