			BTEVENS NESS LAW PL	B. CO., PORTLAND. CR 97204
OT	TRUST D	EED V	ol. <u>mgð</u> Pe	ige 4740 @
THIS TRUST DEED, made th Gary E. Boling and El	9th da len K. Boling, A	y of <u>March</u> is Tenants by th	ne entirety	, 19 <u>90</u> , between
as Grantor,	· .			, as Trustee, and
South Valley State Ba	ink	in the second		·····
as Bereficiary, Grantor irrevocably grants, bar in Klamath	WITNESS guins, sells and conve	eys to trustee in tru	1st, with power of	sale, the property

Lot 22, Block 14, Tract No. 1112, Eight addition to Sunset Village, in the County of Klamath, State of Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all fixtures new 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 Thirty thousand four hundred fourty eight and 54/100's** (30,448.54)-----

note of even date herewith, payable to beneficiary or order and mode by grantor, the final payment of principal and interest hereoi, it note of even date herewith, payable to beneficiary or order and mode by grantor, the final payment of principal and interest hereoi, it not sooner paid, to be due and payable March 15, 1993 with rights its future advances and renewals The date of maturity of the debt securid 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 gruntor without first 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.

becomes due and payable. In the form of the grantor without first herein, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust dued, (frantor agrees:

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To complete or restore primely and property:
goal and workmanlike

To complete or restore primely allocits incurred therefor.
To complete or restore primely from the constructed duraged or destroyed thereon, and there or allocits and there or allocits and the security of the

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of wid property: shall be tiken under the right of uniment domain or condemnation, her electery shall have the right, if it is elect, to require that all or any portion of the momen pay die is compensation for such taking, which are in teress it the amount required to yay all reasonable costs, expenses and attorney's less meensarily paid here the train and appellate courts, meessarily paid or incrured by the such prevention any reasonable costs and spectra and attorney's less, here the train and appellate courts, meessarily paid or incrured by brain to yay all reasonable costs, agrees, at its own spent, to take such acle as the ured hereby; and grantor agrees, at its own signed, to take such acle as the ared hereby; and grantor agrees, at its own signed, to take such acle con-pression, promptly upon beneficiary's request. 9. At any time and from time to time upon a the indebtech incorrent time and from time to time did and the note for incorrent time and from time to time did and the note for the liability of any person for the payment of the is debtechess, trustee may (a) consent to the making of any map or plat of as corporary; (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or purt of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereol," and the recials thereol. Trustee's lees for any conveyance may be described as the "person or persons legally entitled thereol," and the thereol. Trustee's lees for any conveyance may be described as the "person or persons legally entitled thereol," and the treat thereol. Trustee's lees for any conveyance may be described as the "person or persons legally entitled thereol," and the treat thereol. Trustee's lees for any conveyance may be described as the "person or persons provides we prodot of the truthulness thereol, thereol, thereol, thereol, thereol, or hereover to be appointed by a court, and without regard to the adequary of any security for the indebtedness hereby secured, enter upon and take possession old said property for any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid. Ad apply the same licitary may determine.
11. The entering upon and taking possession of said property, the fooltection of such trust, issues and prolits, or the proceeds of thre and other insurance policies or compensation or neaverable for any (takind or damage of the property, and the application or release thereol as alloreasid, shall not cure or waive any delauit or notice of any agreement hereunder, the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale, or may proceed to foreclose this trust deed in equity as a morifael or any taket the trustee to allow and other any determine and any proceed to foreclose this trust deed or any determine and sale, or in his performance. The beneficiary at his election may proceed to foreclose this trust deed or any detertione and any divertion the pro

is the time and place of bar, place when the manner provided in ORS \$6.735 to proceed to foreclose this trust deed in the manner provided in ORS \$6.735 to 86.795. 33. Alter the trustee has commenced foreclosure by advertisement and allot the frantor or any other person so priviled by ORS \$6.753, may cure sale, the frantor or any other person so priviled by ORS \$6.753, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, the delault or delaults. If the delault consists of a lailure to pay, when due, the delault or delaults. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the delault 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 had no delault occurred. Any other delault that is capable of being cured may be cured by tendering the priormance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beniciary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provide by law.

tojether with trustee's 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 may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall self the sarcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying tha property so sold, but without any covenant or warntly, capress or im-plied. The recitals in the deed ol any matters of fact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. I. When truste sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-the conduction subsequent to the interst of the trustee in the trust devel as their interests may appear in the order of the trustee in the trust devel as their interests may appear in the order of their priority and (4) the same surplus. 16. Beneficiary may thom time to time appoint a successor or succes-

dred as their interests may appear to his successor in interest entitled to such surplus, if any, to the granicor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-tors to any trustee named herein or to an successor trusts appointed here-sure to any trustee named herein or to an successor trusts appointed here-sure to any trustee terms and without consequence to the successor trustsee, the latter shall be used with all title, fowers and duites conferred upon any trustee herein branded by written instrument executed by beneficiary which, when recorded in the motigage records of the county or counties in which, when recorded in the motigage records of the county or counties in which, when recorded in the motigage records of the county or counties in which, when recorded in the motigage records of the county or counties in which, when recorded in the rest when this deed, duly executed and 17. Trustee accepts this trust when this deed, duly executed and acknowledd is not proceeding in which fruntor, beneficiary or trustee trust or of any action or proceeding is brought by trustee.

NOTE: The Trust Died Act provides that the trustee hereunder must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do 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 ORS 496.505 to 696.585. ----

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The grantor covenants and agrees to und with the baneficiary 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

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and that he will warrant and lorever defind the same against all persons whomsoever.

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segue association and the state

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 pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. $\Delta = \frac{1}{2} \int \frac{1}{2} \int \frac{1}{2} \frac{$

* IMFORTANT NOTICE: Delate, by lining out, whicheval warranty (a) or (b) is not applicable; if warranty (a) is applicable and the bineficiary is a creditor as such vord is defined in the Truth-in-Lending Act and Fagulation 2; the beneficiary MUST comply with the Act and Regulation by making required cisclosures; for this purpose use Stevens-Ness Form Ne. 1319, or aquivalent. If complicance with the Act is not required, disregard fils notice.

1.000

x Damy C' Boling	
Gary E. Boling X Ellen K. Boling	
X Ellen K. Balisa	
Ellen K. Boling	

(If the signer of the above in a corporation, see the form of acknowledgement opposite.)

TO

DATED:

 $r \approx q^{\frac{1}{2}}$

STATE OF OREGON.	STATE OF OREGON,) Ss.) County of) This in trument was ucknowledged before me on	
March, 12. Gary E Boling, and Ellen K. Boling	19, 5y	·····
(SEAL, My computision expires: 2-12-31	Natary Jublic for Oregon My commission expires:	(SEAL)

REQUEST FOR FULL LECONVEYANCE

"To be used only when obligations have been paid.

..., Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been sully paid and satisfied. You have by 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 ovidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warrarty, to the parties designated by the terms of said trust deed the estate new held by you under the sume. Mail reconveyance and documents to

Beneficiary

Do not loss or destroy this Trust Dood OR THE NOTE which is secures. Both strust & dolivered to this trustee for cancellation before reconveyance will be made.

(FORM 76. 831) (FORM 76. 831) STEVENENESS LAW JUL CO. POATLAND. ONE		STATE OF OREGON, County ofKlamath
Gary E. Boling Ellen K. Boling	SPACE RESERVED	was received for record on the .14th.day of
Grantor South Valley State Bank	FOR	in book/reel/volume No
South Valley State Bank 801 Main St.		Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk NAME TITLE
Klainath Faile On 07601	tee \$13.00	By Qaliters Mulleright Deputy

	95 Local File Number	CEF	Vital Records	DEATH	136- 2.5E	x 3		Month, Day, Year	
í í	A SOCIAL SECURITY NUMBER SE A	ELU.ET	r 1 Year Sc. Linder	STARR	Ma.	or Foreign 7.	DATE OF BIRTH	(Wonth, Dey, Year)	
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7	21a. SIGNATURE OF FUNERAL S PERSON ACTURE AS SUCH		21b. LKSENSE	NUMBER 22. H	AME ADDRESS AN	D ZIP OF FA	CILITY		-
8	PERSON ACTIEST AS SUCH	Sti-	3287	5	'Hair's Fu 15 Pine_St	reet,	Klamath H	alls, Orego	n
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\bigcirc	YES TO NO				TO BE COM		BY MEDICAL E	AMINER	
10	27. TIME OF DEATH 28.	WAS MEDICAL EXAMINER	NOTIFIED?		IE OF DEATH 3	1b. DATE PRO	NOUNCED DEAL	(MCnin, Day, 1987, 11	M
میں اور	29. To the best of my i nowled care to the cause(s) and my (Sconstrute)	CKYes No	ne, date, place and	32. Qi	the back of examination the back of examination of the back of the	tation and/or lise and due to	nvestigation, in m the cause(s) and	ropinion death occurred manner stated.	
CERTIFIE	(Signature)	Maller	<u>M.</u>	D.	(Signature)	Day Yeat)		COUNTY	<u> </u>
.12	30. DATE SIGNED (Month, Day.	Yea/)			E BRIKED INCHIN,		<u></u>		
13	JI. HAME, TITLE, ADDI ESS A		Main Street	Klamatn	Falls, On	egon	97601		
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