THIS TRUST DEED, made this 15t Ed Queilhe and Deborah Lyn Queilhe.	h day of Febru	ary	, 19.90, between
as Grantor, William P. Brandsness			
as Beneficiary,			

WITNESSETH:

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

The South 90 feet of Lot 7 and the West 10 feet of the South 90 feet of Lot 8, Block 2 of CHEHULT, together with that portion of the vacated alley inured therato, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.
TOGETHER WITH an easement for Water line and well purposes, dated 8-16-68, recorded
8-26-68, im vol. M68 page 7738, Deed records of Klamath Cnty, Oregon, and dated 8-16-68 recorded 8-30-68, in Volume M68 page 7910, Deed records of Klamath County, Oregon.

Tax Account No: 2708 0210B 02300

sold, conveyed, assigned or alierated by the gravitor without first then, at the beneliciary's option, all obligations socured by this inst therein, shall become immediately due and payuble.

To protect the security of this trust deed, frantor agrees:

1. To protect, preserve and muntain said property in 600d condition and reair; not to remove or demolish any building to improvement thereon, and training the said property.

2. To comprise my waste of said property.

3. To comprise my waste of said property.

3. To comprise my waste of said property.

4. To comprise my said of the said property and in good and vorkmanlike manner any building or improvement of the breefel, damaged or destroyed thereon, and the said property; if the breefel, the said control of the said property if the breefel, the said control of the said property if the breefel, the said control of the said frantises and restrictions allecting said property; if the breefel, the said of the said for the breefel, the said of the said of the said premises against loss or damage by the bentleft.

3. To provide and continuously maintain marance on the buildings may be the said of the said premises against loss or damage by the bentleft.

4. To provide and continuously maintain marance on the buildings may be therefeld to the beneficiary with loss property in time require, in corp. In each other hastands as the beneficiary with loss property is time require, in corp. In each other hastands as the beneficiary with loss property to buildings and into thall fail for any resoon to procure any such insurance and to deliver add policies to the beneficiary at least filteen clays is not to be expirational and process to the beneficiary at least filteen clays is not the expiration of invariance of invariance of the said process of the beneficiary with loss property is buildings, the least scale of the beneficiary and beneficiary and process of the beneficiary with loss process of the beneficiary of the property is buildings, the conditional process of the bene

It is mutually agreed that:

It is mutually afreed that:

8. In the event this any portion or all of said gropes (* shall) be taken under the right of eminect domain or condemnation, but elicis y shall have the right, it is to elects, to require that all cr any portion of the monus payable as compensation for such taking, which are in excess of the amount required to pay all resonable costs, expenses and attorney's less are essailly paid or incurred by grantor in such proceedingly, shall be paid to beneficiary and applied by it first upon any reasonable outs and expense ask attorney's less, or an expense of the trial and appellate courts, recessarily paid or incurred by beneficiary and applied by it first upon any reasonable outs and expense ask attorney's less, recisive the trial and appellate courts, recessarily paid or incurred by beneficiary affects and expenses, to take such actions ask and the balance applied upon 'he indebtedness securit habely and grantur agrees, at its own expenses, to take such actions and expenses in obtaining such contents and expenses of the expenses of t

granting any casement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge theteol; (d) reconvey, without warranty, all or an part of the property. The Arantee in any reconveyance may be described an part of the property. The Arantee in any reconveyance may be described and part of the property. The Arantee in any reconveyance may be described and part of the property. The Arantee in any reconveyance may be described and part of the property. The services mentioned in this paragraph shall be not less than 35.

10. Upon any default by grantor-basecundry beneficiarly 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 adequacy of amy security for the indebtedness hereby secured, enter upon and take possession of said property any part thereof, in its own hame, sue or otherwise collect the entry issues and prolits, including those part due and unpart, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured thereby, and in such order as beneficiarly may determine.

11. The entering upon and faking possession of said property, the collection of such rents, issues and prolits, or the proceeds of thre and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as alors said, shall not cure or waive any dehalt or notice of default hereunder or invalidate any act done pursuant for such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby in interpeting the such an event the beneficiary at his election may proceed to loreclose this trust deed in equity as a mortigle or direct the trustee to loreclose this trust deed in equity as a mortigle or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the latter event he benef

and expenses actually incurred in enlorcing the obligation of the trust deed together with trustees 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 rotice of sale or the time to which said sale may be postponted as provided by law. The trustee may sell said property either in one feeter or in the provided by law. The trustee may sell said property either in one feeter of 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 the property sold, but without any covenant or warranty, express or implied. The treits in the deed of any matters of lact shall be correlaised proof of the trusthuline the deed of any matters of lact shall be correlaised to the trusthuline and the sale of payment of the trustee, but including the granter and beaffelier, may purchase at the sale.

15. When trustee less pursuant to the powers provided herein, trustee shall apply the proceed of late to payment of the trustee of the trustee shall apply the proceed of late to payment of the trustee of the accorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the frantor or to his successor is interest entitled to successor to any trustee herein named on them appoint a successor trustee appointed hereunder. Upon such appointment, and without conveyanced to the successor trustee, the latter shall be vested with all title, powers and discuss conferred upon any trustee herein named or appointed hereunder. Upon such appointment, and without conveyanced to the successor trustee, the latter shall be vested with all title, powers and times conferred upon any trustee herein named or appointed hereunder. Upon such appointment, and without conveyanced to the successor trustee, the latter shall be vested with all title, powers and times considered up

NOTE: The Trust Deed Act provides that the trustee berein for ricist be either an arms rey, 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 exanches, the United States or any agency thereof, or an excraw agent trensed under ORS 696.505 to 696.505.

The grantor covenants and agrees to stid 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

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

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

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 secured hereby, whether or not named as a beneficiary herein. In constraint this deed and whenever the context so requires, the masculine gender includes the terminine 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever want nty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Landing Act and It guilation Z, the beneficiary MUST comply with the Act cand Regulation by racking required disclosures; for this purpose use Stevens-less Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Ouei The (if the signe" of the above is a corporation, use the form of advisorledgement opposite.) STATE OF OREGON. STATE OF GIRECOM CALIFORNIA Klamath. County of SAN DIEGO County of ... This instrument was acknowledged before me on This instrument was acknowledged before me on FEBRUARY 28 ,19 90 by rebruary 19 90, by ED OUEILHE OFFICIAL SEAF Floexann Marie Patrico
RUMY PALCOLIDORIA
FENCIPAL SERIO
SUI DEGO COUNTY ED OUEILHE and DEBORAH LYNN OUEILHE My commission expires: FEBRUARY 9, 1993 Notary Public for Oregen (SEAL)

My commission expires. STATE OF CALIFORNIA COUNTY OF SAN DIEGO On MARCH 3, 1990 before me, the undersigned Notary Public, personally appeared _ SER SEE FRO DEBORAH LYN OUEILHE MINE OF THE GLESS PROPERTY OF STREET is of you Ety Car e Entre PA. (L.CLV) whose name. subscribed to the within instrument and acknowledged that SHE ... executed the lier

SIGNATURE



TRUST DEED (FORM No. 481)

STEVENS-NESS LAW PUB. CO., PORT

Ed Queilhe

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Deborah Lyn Oueilhe 6564 Merito Place, San Gra Bernancino FA 02404 South Valley State Bank Grantor 5215 S. Sixth St.

Klamith Falls, OR 97603

AFTER RECORDING RETURN TO South Valley State Bank 801 Main St Klamath Falls, Or 97601

SPACE RESERVED FOR RECORDER'S USE

15082 0500

Fee \$13.00.

STATE OF OREGON, County ofKlamath

I certify that the within instrument was received for record on the 21st. day at3:06. o'clockPM., and recorded in book/reel/volume No.1190...... on page5239...... or as fee/file/instrument/microfilm/reception No.....1.2611 Record of Mortgages of said County.

150

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk NAME

By Cauling Mullimstere Deputy