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Oregen Trust Deel

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FORM No

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TRUST DEED

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STEVENS-NESS LAW PUB

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AND, OR. 97204

Page 1197:

THIS TRUST DEED, mude this DANIEL F. HIN(HEE AND JUNE 13THday ct THERESA L. HINCHEE, HUSBAND AND WIFE

as Grantor, WILLIAM P. BRANDSNESS

SOUTH VALLEY STATE BANK

TRUST DEEC

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

SEE ATTACHED EXHIBIT "A" BY THIS REFERENCE MADE A PART HERETO

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 rents, issues and profits thereof and all fixtures now or hereafter attached to r 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

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note of even dute herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, it not sconer puid, to be due and payable, JUNE 1, 1991 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS The date of maturity of the debi 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 thereof, 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, 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.

To protect the security of this hust cled, grantor ajjress: 1. To protect the security of this hust cled, grantor ajjress: 1. To protect preserve and maintain taid property in good condition and repair, not by remove or demolish any buildits or improvement likeron; ro to commit we permit any waste of said projerty 2. To tumplet or restore promptly, and in good and workmanlike manner any building or improvement which inay be constructed, damaged or destroyed thereast and paw when due all cost incurred therefor. 3. To comply with all lakes, ordinancis, it fullations, covenanth, condi-tions and restrictions allecting said property. If the beneliciary no recursists, to join in erceiting use linancing istements jurysar to the Unitorn Comme-rial Code as the beneficiary naw require and to pay for illing some in the proper public idles or offices, as well as the cost of line scences made by bling officients or pearching afencies as may be deemed desirable by the beneliciary.

join in erecuting such linancing statements jurisus in to the Uniform Commer-cial Code as the beneficiary nave require arks to pay for lining same in the proper public effice, or offices, as well as the cost of all line searchers made by fing officent or nearching afernets as may be deemed desirable by the and such other hazards as the hepeficiary maintain insurance on the buildings now or hereation erected on the said premissi against loss or damage by line and such other hazards as the hepeficiary, will loss payable to the litter; all policies of maurance shall be divivered to the bereficiary as soon as insured; if the grants such that be divivered to the bereficiary as soon as insured; if the grantor shall hall or am preason to precure any such insurance and to deliver said policies to the beneficiary at least fifters days prior to the capita-tion of any poliny of insurance mov or hersafter placed on said buildings, the beneficiary may procure the same at transfer acceptable to the beneficiary upon any builts by other insurance alky rays be applied by benefi-ciary upon any builts by other insurance alky rays be applied by benefic-ing determine, or al option of beneficiary the entry amount to collicited, or my purt thereoil, may be reasoned to grantor buck upplication or release shall bet care or walve any deliable the notice of deliable tereunder on invalible any set done pursuant to such motic. Tase, assessed upon the grantor factor of any tases, assessed upon or tased on pursuant to such appoint of and promity deliver receipts therefor to beneficiary: should the Grantor fail to make a paramet and other tases, assessments and other charges that may be tried or assessed upon to the down paid, with interest at the set of orth in the note secured hereby, together, with the oblightions described, in my tases, assess-ment, invariance premiums, lies or other charge supable by faintor, either by direct payment or by providing beneficiary, with lands with which to the develou payment is bound and promity of th

It is mutually agreed that: 3. In the event that any portion or all of us d property shall be taken under the right of eminent domain or condentuation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies psyable as compensation for yuch taking, which are its extra of the amount required to pay all remonable costs, expenses and alterneys less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any remonable costs und or penses and alterneys less, both in the thial and appellate courts, necessarily paid or incurred by bra-ficiary in such proceedings, and the balance applied upon the indebicdness secured hereby; and frantor alpress, at its ost net prome, to take such inform and execute with instruments as shall be incessive, in obtaining aust, com-pensation, pointpdy upon beneficiary's request, on the order of the row to redomernet (in usase of lul reconveyances, low carcellation), without allecting the liability of any perion for the payment of the indebicedness (a) consent to the making of any map or plat of said property; (b) join in

granting any essement 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 any part of the property. The granter in any reconveyance may be described as the "person or persons legally entitled thereto." and the recitals there not any matters or lacts shall be conclusive proof of the truthfulness therein of any matters or lacts shall be conclusive proof of the truthfulness therein. Truster's lees for any of the services mentioned in this paragicaph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security lor the indebirdness hereby secured, enter upon and take possession of said prop-etty or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less cords and expenses of operation and collection, including reasonable attor-ney's less upon any indebitedness secured hereby, and in such order as bene-licitary may determine. Iticary may determine. In the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other imparty, part there, is may and profits, or the proceeds of the property, red there compassion or awards for any taking or damage of the provine any default by denote as bene-licitary may default by compassion or awards for any taking or damage of the provine any default because and profits, or the proceeds of line and other imparty, point the or compassion or awards for any taking or damage of the private any default or notice of default hereunder or invalidate any act done pursuant to such notice.

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projectly, and the application of release interval as alloresial, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immedicitely due and payable. In such an event the beneliciary at his election may proceed 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 advertisement and sale, or may direct the trustee to foreclose this trust deed the beneliciary clusts to lureclose by advertisement and sale, the beneliciary the trustee shall execute and cause to be trusteened by advertise and has election to secure and cause to be trusteened by the trustee shall execute and cause to be trustee and payable. In such and solice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.755. I. Alter the trustee has commenced loreclose this trust deed and the alt any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or delault. 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 rot then be due had no delault occurred. Any other default that is capable of being cured may be cured by the dering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Oth

and expenses actually incurred in enforcing the oblightion of the trust deed together with trustees and attorney's less 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 designated in the notice of sale or the time to which said sale may be more provided to the accels and shall may fill said property either auction to the highest bidder for cash, payable at the time of sale Truste shall deliver to the purchaser its deed in form as required by law conveying the property to sold, but without any covenant or watranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall adjust the conference 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 subsequent is any successor in interest entitled to such surghus. 16. Beneficiary may from time to time appoint a successor or succes-ron any trustee named herein or to any successor to the successor to any trustee named herein or to any successor to the successor and substitution shall be made by written instrument executed by beneficiary, which, when revealed in the matter, shall be conclusive proof of the subsequent at which when revealed in the appoint evolution the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee ascepts this trust when this deed, duy executed and acknowledged is make a public record as provided by law.

which the property is status, and the set of the success trustees of the success trustee accepts 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 pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Truit Deed Act provides that the huitee horeunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sarings and loan association authorized to do buiness under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this thate, its subsidiances, alfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CRS 695.505 to 695.505.

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	a claiming under him, that he is law-
The grantor covenants and agrees to and with the beneficiary and thos y seized in fee simple of said described real property and has a valid, une	ncumbered title thereto
y seized in ite simple of	
that he will warrant and loreven defend the same against all persons wh	lomsoever.
	a table and and area
The dramot warrants that the proceeds of the loan represented by the above describe H(a) primurily for dramler's personal fair ity or household surposes (see Important N) (130) XXXXIIX AMERICAN AN FORMAT A South 1000000 (american boundary N)	d note and this trust deed are. often belay), y y y y Mannard Monoses.
	- Indatour devisees administrators, executors,
This deed applies to, inures to the benefit of and binds all parties hereto, their heir ronal representatives, successors and assigns. The term beneficiary shall mean the holder sured hereby, whether or not named as () beneficiary herein. In construing this deed and to sured hereby, whether or not named as () beneficiary herein. In construing this deed and to be the sured hereby whether or not named as () beneficiary herein. In construing this deed and to be address of the sure of	r and owner, including pledgee, of the contract whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor has hereunto set his hand th) Alto clizio
MPOETANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is X Dame applicable; ill warranty (a) in applicable und the baneficiary is a challen T. DANIEL F.	HINCHEE
such word is defined in the inuminium and is and the making not wired	sa L. Hinchee
neficiary MUSII comply with the Act and a second to 1319, or equivalent. THERESA L. sciences; for this purpose use Slevens-Ness form No. 1319, or equivalent. THERESA L. compliance with the Act is not required, disegard this notice.	. HINCHEE
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STATE OF OREGON.	\$55.
County of Klamath County of County of This instrument was acknowledged before me on This instrument was acknowledged before me on	owledged before me on
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Dan tel F. Hinchee and ot	
Notary Public for Oregon Notary Public for Oregon	(SEAL
(SEAL) My commission expires: (7-1) -91 My commission expires:	
REQUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been paid.	
TO:	
The undersigned is the legal owner and holder of all inceptedness secured by the trust deed have been fully paid and satisfied. You hereby any directed, on payment to y	foregoing trust deed. All sums secured by sai
trust deed have been fully paid and satisfied. You hereby an directed, on payment to y said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured herewith together with said trust deed) and to reconvey, without warranty, to the partie	he said trust deed (which are delivered to yo
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DATED: DATED: Do not kids or destroy this Trust Doed 0.1 THE MOTE which it secures. Both must be delivered to the im TRUST DEED; (FORM, No. 881) STRYEME MISS LAW FUEL CO. FORTLAND. (INC. DANIEL F. HINCHEE	Beneficiary usies for concellation before reconveyance will be made. STATE OF OREGON, County oi

Beddice 2 SOUTH VALLEY STATE BAIK 801 MAIN ST. KLAMATH FALLS, OR 97601 n para na

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TITLE NAME Deputy By

County affixed.

Witness my hand and seal of

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EXHIBIT "A" LEGAL DESCRIPTION

1.1

A parcel of land situated in the Northeast guarter of Section 27, Nownship 40 South, Range 10, East of the Willamette Meridian, Klamath County, Oregon being more particularly described as follows:

Beginning at a 5/8 inch iron pin marking the Northeast corner of the NW1/4 NE1/4 of said Section 27; thence South 00 degrees 33' 36" West, along the East line of the said NW1/4 NE1/4 of said Section 27, along the East line of the said NW1/4 NE1/4 of said Section 27, along the East line of the said NW1/4 NE1/4 of said Section 27, along the East line of the said NW1/4 NE1/4 of said Section 27, along the East line of less to the Northerly right-of-way line of Hill 1382.64 feet, more or less to the Northerly right-of-way line of Hill right-of-way line of said Hill Road 1200 feet more or less to a 1/2" right-of-way line of said Hill Road 1200 feet more or less to a 1/2" running Northeast; thence along said fence and the Northeasterly running Northeast; thence along said fence and the Northeasterly rojection thereof North 42 degrees 12' 33" East 562.46 feet to a 1/2" projection thereof North 42 degrees 12' 33" East 562.46 feet to a 1/2" line North 35 degrees 05' 31" East 392.34 feet to a point on the North line North 35 degrees 05' 31" East 392.34 feet to a point on the North line of said Section 27, said point being marked by a 1/2" iron pin; line of said Section 27, said point being marked by a 1/2" iron pin; Section 27, 420.67 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

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