FORM No. 881-Origon Trust Deed Series-TRUST DEED. STEVENS-NESS LAW PUB. CO., FORTLAND, OR. 97204 00 15 用的问题的 23705 16469 TRUST DEED MTC Vol. <u>mgo</u> Page<mark>12075</mark> THIS TRUST DEED, made this 30TH day of MAY DONNA M. OSBORNE, NOW KNOWN AS DONNA M. WILSON MAY, 19.90 , between WILLIAM P. BRANDSHESS SOUTH VALLEY STATE BANK as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property LOT 5 IN BLOCK 5, TRACT NO. 1091, LYNNEWOOD, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. TAX ACCOUNT NO: 3808 0250D 09600 L) Trogether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise Onow or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connec-tion with said real estate. in anywise FOR THE PURPOSE OF SECULING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY THOUSAND AND NO/100 nore of even date herewith, psyable to bereliclary or order and made by grantor, the linal payment of principal and interest hereof, if nor sconer paid, to be due and payable MAY 30, 1991 MITH RIGHTS, JO FUTURE ADVANCES AND RENEWALS. The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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 oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. sold, conveyed, assigned or slienated by the grantor without first therein, shall become immediately due and payable.
To protect the security of this trust deal, grantor agrees:

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To complete or restore incomption in pood and workmanike manner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when dee all costs incured therefor.
To complete or restore incomption of the building or constructed, damaded or destroyed thereon, and pay when dee all costs incured therefor.
To comply with all law, crinnance, tegulations, covenants, conditions and restrictions allecting said property: if the burdiciary so request, to foir in executing such innances at well as the Cost of all lien searches made by fing officers or searching agencies as may be deemed desirable by the burdiciar?
prover or blies diffice or offices, at well as the cost of all lien searches made by fing officers or searching agencies as instantian instruce on the building to manount not less than 8. Hell Fill Provide and the pay for information there are acceptable of the beneliciary, with low puy able to the laiter, all policies to the beneliciary, with low puy able to the laiter, all policies to the beneliciary and to puy able to the statter in the side proteins any protect on statter and the pay for any policy of insurance now or herealter placed on said buildings, the beneliciary may procure the same at grattor's expense. The anwant deleter said policies to the beneliciary and the statt litten in the specificiary in the desirate any be releaded to grantor's capeense. The anwant deleter any policy of insurance policy may be applied of samotor's any and thereof, any oble y developed to grantor's capeense. The anwant deleter thereof, any be releaded to grantor's Aranting any easement or creating any restriction thereon: (c) join in any subordination or other afreement allocting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons relaily entitled thereto," and the recitals therein of any meters or facts shall be conclusive proof of the truthuliness thereot. Trutte's tess 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 and the year of any part to be a provide at any part hereof, in the possession of a said provide, either upon and take possession of said provide statements.
11. The entering upon and taking possession of said property, the collection of such theres, and prolits, including a position of the provide state store of any default of the and provide attorney of the same clicary may determine.
11. The entering upon and taking possession of said property, the collection of such theres, and there year do the proveds of line and other proceeds of line and other proceeds of line and other proceeds of line and other property, and the application or versates for any part theta, such arother second thereby, and in such order as beneficiary may detaution or release thereout as aloresaid, shall not cure or varies any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by frantor in payment of any indebtedness secured

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domains or condemnation, heretwary, shall have tv right, if it so elects, to require that all or any portion -d the monies payable as compensation for such taking, which are in ervers at the amount required to pay all reasonable costs, expenses and attorny's item necessarily paid or incutred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tem, both in the trial and appellate courts, necessarily paid to incurred by bunc-ficulary in such proceedings, and the balance applied upon the indebtedness accured hereby: and lamtor agrees: at its own expense to take such act ons-ad execute such instruments as thall be necessary in obtaining such coun-9. At any time and from time to time up on viriten request of bur-ficiery, payment of its less and presentation of this died and the note br endevisement (in care of hull reconversions) or our enditions. In the could be the the liability of any person for the payment of the imbibiedness, induced (a) consent to the making of any map or plat of haid property; (b) join in

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 beneficiary may defare all sums secured hereby immediately due and payable. In such any event the beneficiary at his election may proceed to foreclose this trust deed is deplayed at the super to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed is deplayed at the super due to the trustee to foreclose this trust deed is deplayed at the super due to the trustee to foreclose this trust deed is deplayed at the super due to the trustee to foreclose this trust deed is deplayed at the super due to the trustee to foreclose the super terms the beneficiary elects to foreclose by advertisement and sale, the beneficiary elected to a super trustee shall this the time and place of sale, give notice thereby whereupon the trustee shall his the time and place of sale, give notice thereby wait rustee has commenced forecloser by udvertisement and sale, and at any time prior to 5 days before the dute the trustee conducts the sale, the frantor or any other person so priviled by ORS 36.753, may cure the delault or defaults. If the default consist of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such porion as would not then be due had no default 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 default or defaults, the person electing the deriver bother beating and the due to default with trustes and attorney's leas not excerding the anoting the

together 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 desidnated 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 auction to the highest bidder lor cash, payable at the time of 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 implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness 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 apply the proceeds of sale to payment of (1) the expenses of sale, matters, attorney. (2) to the obligation secured by the trust eded, (3) to all persons hered at the sale there is not a bus quertes at a based or the trustee is not be trusteed when the trust way of the provided here is the subsequent to the interest of the trustee in the trust way for the trust of the provided here in the trust way for the interest may appear in the adder of the trustee is at the sale to a subsequent to the interest ended to a subsequent to the interest of the trust ended (4) the way for the interest may appear in the adder of the provided here is subsequent. The there are adder at the interest ended to subsequent to a provided the provided way of 4) the superset may appear to the interest ended to such a subsequent to subsequent to the interest ended to such a such a such as the provided way of 4) the superset may appear to the interest ended to such a such a such as the provided way of a such as the such as the provided way of the interest ended to such a such a such as the such as

surplus, if any, to the grasser or at his successor in interest centred to such surplus. 16. Beneficiary may from tune to time appoint a successor or success-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and during conferred upon any trustee herein named or appointed hereunder. Each such appointment, and subsitution shall be made by written instrument executed by boneficiary, which, when recorded in the mortgage records of the county counties in which the successor trustee. 17. 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 here of peneling sale under eny 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.

OTE: The Trust Dend Act provides that the trustee heretoder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company r 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 referty of this state, is subsidiaries, affiliates, agents or branches, the United States ar any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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