TORM	¥o. 1	41-Oregon	Yaint Das	d Series-TRI	UST DEED.	<u>A</u> :	SPE.N	<u>3521</u>	2	COPYRIGHT 1988 STEVEN	S-NESS LAW PUB. C	O., PORTLAND, OR	. 97204
	1(	697(	)			in the second		TRUST DEED		Vol.mg	Page	1291	; @

1

19.....90, between

## as Grantor, WILLIAM P. BRANDSNESS

SOUTH VALLEY STATE BANK

as Beneficiary.

## WITNESSETH:

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

LOT 5 AND THE EASTERLY 20 FEET OF LOT 6, WEST PARK IN THE CITY OF KLAMATH FALLS, IN THE COUNTY OF KLAMATH, STATE OF OREGON

CODE 1 MAP 3809-29CA TL 2900

together with all and singular the tenements, herecitaments and appurtemances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connec-FOR

and real estate. THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 

note of even date hetewith, payable to beneficiary tr order and male by grantor, the final payment of principal and interest hereoi, it note somer paid, to be due and puyable SIPTEMBER 1, 1990 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS The dute of maturity of the debt 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, criveyed, assigned or alienited by the framtor without first having obtained the written consent or approval of the beneficiary, heterin, shall become immediately due and payable.

sold, conveyed, assigned or alientided by the grainor without lists then, at the beneficiary's option, all obligations secured by this inst herein, shall become insurediately due and payable. "To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To complete an resolution and in property in geol condition-and repained or improvement which and in product and workmanlike memory my building or improvement which and in product and workmanlike destroared thereon, and pay when due all sorts incurred there ited, damaged or the commt or promotent which and in the hole of a distance thereon there in the security of the security is the beneficity so requests, to pin in evening such than on distances, regularing overnats, condi-tions used restrictions allocaing statements pursuant to the linkons commute, to prove the ble office or offices, a well as the cost of all it in satisfies much means the beneficiary may require and to pay for kind same in the proving public office or offices, a well as the cost of all it in satisfies may the distance of statements pursuant to the linkons of the buildings on it is excitable and costing afforcing a may be denored desirable by the second other based as the the add promises adains have a mark the buildings are arrived to the solid promises adains the second billing in a mark not less than d. THULAMONTON from from the second buildings, the proving the baneficiary at least filten days pro to the espira-tion of the denors what all on any reason to procure any back in the baneficiary any petitement and the baneficiary at least filten days pro to the espira-tion of the denors what all on any reason to procure any back interes. The amount officer and profession of beneficiary at least filten days pro to the espira-tion of the proving the state of the baneficiary at boots at a baneficiary any petitement, may be related to grantor such as the profession of the theory, may default or make payment of any false, assess-ment

periate court shall submit reasonance as the constant of the state of

as Trustee and

frament, intespective of the maturity dates expressed therein, or framing any ensement or creating any restriction thereon; (c) join in any ubordination or other agreement allecting 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 person legally entitled thereto," and the recitals thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, heneliciary may at any pointed by a court, and without regard to the adropacy of any recurrent the without notice, either in person, by agent or by a receiver to the app of the indebtedness hereby secured, enter upon and take passession of said any time without notice, either in our any such that we collect the north is and prolits, including those past due and unpaid, and apply the some rety or any past thereal, in its own name sue or utherais to less the some the socies and explores of operation and collection, including reasonable attor-ney's less upon any indebtedness accured hereby, and in such order as bene-ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such renty, issues and prolits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloressid, shall not cure or while any delault by grantor in payment of any indebtedness secured hereby or in his pelformance of any agreement hereunder, time being of the searce with respect to such payment and/or performance, the beneficiary may avent the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortage or direct the trustee to pursue any other right or the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the functes shall exerce the rease to be recorded his written notice of default and his ele

todether 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 plate 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 sell the parcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee thall 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-olifed. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereoi. Any person, excluding the trustee, but including the grantor and beneticiary, may purchase at the sale. 15. When trustee sells prustant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-chinding the subsequent to the interest of the trustee by trustees attioney. (2) to the obligation secured by the trust deed, (3) to all persons interprise interests uwy appear in the order of the trust entitled to such surplus. 16. Beneficiary may from time to the appoint a successor

surplus, if any, to the grantse or to his successor in intrast entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee namel herein or to any successor trustee appointed here-ander. Upon such appointment, and without conversant of the successor rustee, the latter shall be vested with all title, powers and dots appointed upon any trustee herein anned or appointed hereunder. Each such appointed upon any trustee herein anned or appointed hereunder. Each such appointed upon any trustee herein anned or appointed hereunder. Each such appointered upon any trustee herein anned or appointed hereunder. Each such appointered upon any trustee herein anned or appointed hereunder. Each such appointered upon any trustee herein be written instrument executed by beneficiary, which, when recorded in the mortga e records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and neknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which grantor, hermiciary or trustee shall be a party unless such action or proceeding is brought by truster.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an attorney of the Oregon State Bar, a bank, trust company or sovings and loss association authorized to do business under the lows 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 Liancites, the United States or any agency thereof, or an escow agent licensed under ORS 696.505 to 696.555. 

30 60

LO

The grantor covenants and agrees to and 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 intever defend the same against all persons whomsoever. The frantor warrants that the proceeds of the lawn represented by the above described note and this trust deed are: (a) primarily for frants presents formily as a neural purpose (see Important Notice below), (b) for an organization, or (even if frantor is a natural person) are for business or commercial purposes, This deed applies to, inurits 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 construing this deed and whenever the context so requires, the masculine gender includes the deminine 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. \* IMPCRTANT NOTICE: Delete, by lining 454, whichever warrenty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficienty is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficienty MUST comply with the /Lct and Regulation by making required disclosures; for this purpose use Statest-Kess Farm No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. (/44) [ A Χ. NCENT J. FINNIANOUS WINCENT J. DEBORAH A. FINNIANOUS (if the signer of the above is a corporation, we she florm of acknowledgement appaire.) STATE OF OREGON. Klamath STATE OF OREGON, County of Klamath Sun Charlingthy and acknowledged before me on Sealer 1992, by Vincent J., Finnianous and Deborah A. Finnianous County of This instrument was acknowledged before me on 19 Notery Public for Orellon Notary Public for Oregon (SEAL) (My commission explices: 6-12-92 (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: .. , 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 fully paid and vetisfied. You hereby 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 evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust (leed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: . 19 Beneficiary Do not less or destroy this trust Deed CR THE NOTE which it secures. Both must be delivered to the trustee for concellation before recenveyance will be TRUST DEED STATE OF OREGON. ss. (FORM No. 881) STRVENS MESS LAW PUB. CO., PO County of Klamath I certify that the within instrument was received for record on the 29th day VINCENT J. FINNIANOUS June , 19 90, of ..... at .3:57 o'clock P.M., and recorded DEBORAH A. FINNIANOUS in book/reel/volume No. M90 on SPACE RESERVED Grantor FON SOUTH VALLEY STATE BAHK RECORDER'S USE ment/microtilm/reception No.....16970, Record of Mortgages of said County. -----Witness my hand and seal of Benificiary County affixed. AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK ....Evelyn...Biehn, ...County...Clerk ..... 801 MAIN ST. KLAMATH FALLS, OR 97601 By Quilling Mulendel Deputy Fee \$13.00