FORM NO. 881-Oragon Trust Deed Series-TRUST DEED. Y 11	2 CT 1 8 1	COPYRIGHT 1988 STEVENE NEGLIAW PUR CO
801 WIN SUBEEL	TRUST DEED	Vol. <u>m98</u> Page 16787
20019THIS TRUSTIDEED made this FRANK M LAND AND KATHLEEN LAND,	AS TENANTS BY THE	ENTIRETY AUGUST 19.90 between
as Grantor,		, as Trustee, and
2001H AVECESOUTH VALLEY STATE BANK		and the state of t
as Beneficiary, Consum	WITNESSETH: Ils and conveys to trus	tee in trust, with power of sale, the property
	gon, described as:	an a
OFFICIAL°PLAT°THEREOF ON FILE I COUNTY, OREGON	SECOND ADDITION T N THE OFFICE OF TH	
TAX ACCOUNT NO. 3809 035AA 0670	0	

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereot and all lixtures now or herealter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ____EIGHTY THREE THOUSAND; SIX HUNDRED AND NO/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sonier paid, to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said EVANCES AND becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, increase the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

sold, conveyed, assigned or alionated by the grantor without first having obtained there, at the beneficiary a option, all obligations secured by this instrument, irrespectively and analyses. To protect the security of this trust deed, grantor agrees: and repart of the security of this trust deed, grantor agrees: and repart of the security of this trust deed, grantor agrees: and repart of the security of this trust deed, grantor agrees: and repart of the security of this trust deed, grant agree the secure of the secure of

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 domain or condemnation, beneficiary shall have the right, if it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees measurin required to pay all reasonable costs, expenses and attorney's fees measurin required applied by it first upon any reasonable costs and expenses and attorney's fees both in the trial and appellate courts, measurily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indetedness and execute such instruments as shall be measured to take such actions "ficiary, payment of its fees and form time to time upon written request of bene-endorsement (in case of tull reconveyances, for cancellated and the note for endorsement (in case of tull reconveyances, for cancellated and the mote for endorsement (in case of tull reconveyances, for cancellated and the mote for endorsement (in case of tull reconveyances, for cancellated and the mote for endorsement (in case of tull reconveyances, for cancellated and the mote for endorsement (in case of tull reconveyances, for cancellated and the mote for endorsement (in case of tull reconveyances, for cancellated and the indebidenes, truttee may (a) consent to the making of any map or plat of said property; (b), join, in

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fument, irrespective of the maturity dates expressed therein, or functional and the second of the maturity dates expressed therein, or function of other agreement and letcing this deed on the lien or charge thereol; (d) reconvey, without an allecting this deed on the lien or charge frantee, an any reconvey and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons legally entitled thereto," and they be described as the "person or persons legally entitled thereto," and they are not less than \$5. I. O. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and with person, by agent or by a receiver to be ap-the indebiedness hereby swithout regard to the adequacy of any security for-erty or any part thereot, in the your and take possession of said prop-rety or any part thereot, in the your and take possession of said property, the insurance policies or compensation or waters for any taking or damage of the insurance policies or compensation or releave and thereous of line and other insurance policies or compensation or any taken of admage of the wave any delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder. Invalidate any act done wave any delault or notice of default hereounder or invalidate any act done wave the beneficiary at his election mediasily due and payable. In such any declare all sums accured here the trustee to forcelose this trust deed by devisionent and sale, or may direct the trustee to forcelose this trust deed in the manner provided in ORS 86.755 to 86.755. . I. 13. After the trustee has commenced forcelosure by advertivement and sale, had any time prior to 5 days below the data by the obligation secured hereby where your the trustee has torreoice of adelault and his election to sell the said

Detailing, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enlocing the obligation of the trust deed ingether with trustes and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the trust and place designated in the notice of sale of the line to which said sale nay be postponed as provided by law. The trusteet may sell said property either in one parcel or in separate parcels as the parcel or parcels at suction to the highest bidder for cash, payable set the parcel or parcels the property so sold, but without any coverant or warranty law conveying the property so sold, but without any coverant or warranty law conveying the frants the index beneficiary, may purchase at the sale. 15. When trustes sells pursuant to the powers provided herin, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the truste end a reasonable charge by trustes attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the truste end the frantse surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, and subtitution shall be made by written instrument executed by beneticiary, which, when recorded in the moet@ske records of the county or 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneticiary or trustee shall be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altarney; who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to 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 696.505 to 695.585.

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The grantor covenants and agrees fully seized in fee simple of said describe	to and wi ed real proj	th the be perty and	eneficiary and t d has a valid, t	hose claiming un mencumbered til	der him, that he le thereto	is law-
way to an advect the set of the s	fend the se	ame`agai	nst all persons	whomsoever.		 Andrewsky operation
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The grantor warrants that the proceeds o $f(a) = f(a) + f$	uiv or nouser	noid purna	ses (see Imnorfani	Notice below)	rust deed are:	e
This deed applies to, inures to the benet personal representatives, successors and assigns secured hereby, whether or not named as a bene gender includes the teminine and the neuter, and	lit of and bin The term be eficiary herei I the singular	ids all pari meticiary n. In consi number in	ties hereto, their I shall mean the hol truing this deed an ncludes the plural.	eirs, legatees, devis, der and owner, inclu d whenever the cont	uding pledgee, of th text so requires, the	e contract masculine
IN WITNESS WHEREOF, said	्मा देवहुद्ध देवहुत्ता संस् त्या देवहुद्ध देवहुत्ता संस् र		to set his hand	the day and year	first above writt	en.
not applicable, if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Ac beneficiary MUST comply with the Act and Regulat disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	beneficiary is t, and Regulati ion by making No. 1319, or e	a creditor	KATHLEEN"	IND AND	uQ	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			nande Un Christer 21. mai - Un Christer 22. mai - Christer 22. mai - Christer 22. mai - Christer 22. mai - Christer 23. mai - Christer 23. mai - Christer 23. mai - Christer 23. mai - Christer 24. mai - Christer 24. mai - Christer 25. mai -	in an		
STATE OF OREGON,	55. 2013	1.44	E OF OREGON,	Harley Della, Caracteria, C. S.		Standard Standards
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The undersigned is the legal owner and h frust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to can herewith together with said trust deed) and for	holder of all'i You hereby a cel all eviden	indebtedne re directed ices of ind	iss secured by the I, on payment to j lebtedness, secured	foregoing trust devou of any sums ow by said trust deed	ing to you under th (which are deliver	e terms of ed to you
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FRANKFANDIKATHLEEN LAND CORUL	. Orefon,	destribe		was received fo	r record on the	21stday
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Beneficiary EXETER RECORDING RETURN TO FEM SOUTH-VALLEYSISTATE BANK BUT ALLEYSISTATE BANK	<u>141</u> And, As		LS BA THE EX	County affixed	my hand and I. Lehn, County	clerk
KLAMATH FALLS OR 97601	<u>Fee \$1</u>			'Bý Chuline	Muelender	Deputy

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