KIan 19463 , 00	97601	TRUST DEED	Vol. <u>m90</u> Page 17295
20(THIS TRÛST DEI Terry	ED, made this M. McGrath	20th	August , 1990 , betw
			County with of
Grantor, William	P. Brandsness		, as Trustee,
South Valley State	e Bank	₽<5. Σ<5.322.05 € . 2<5.55.55.	
Beneficiary,		WITNESSETH:	
Grantor irrevocably	grants, bargains, se	110 and an in it	stee in trust, with power of sale, the prop
Klamath	County, Oreg	gon, described as:	sice in trust, with power of sale, the prop

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AUG 30 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 thereol and all fixtures now or hereafter attached to or used in connec-

County Clerk of Klamath County, Oregon.

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Tax Account No. 3809 033AC 17100

sold, conveyed, assigned or alienated by the grantor without first therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

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To protect the security of this trust deed, grantor agrees:
To complete or restore and maintain said property in good condition not to commit or perturbation of the security as the security of the security as the security of the security as the security of the security as the security of the security of the security of th

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, beneliciary shall have the right, il it so 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 less necessarily paid or incurred by grantor in such proceeding, shall be paid to beneliciary and applied by it litst upon any reasonable costs and expenses and attorney's less, both in the trial and appletate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-pensation, prompty upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its less and presentation of this deed and the note for endosument (in case of lut) reconveyances, for cancellation, without allecing the lability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

STATE OF ORENUT

franting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all on the second of the proson or persons frantee in any reconveyance may be described y part of the property. The begins and the recitals there of the second o

waire any default or notice of default hereou as altornaid, shall not cure or pursuant to such notice of default hereounder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the experiment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an your and the repect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an your of the beneficiary at his election may proceed to loreclose this trust deed by demetising a his election may proceed to loreclose this trust deed by demetising a his election may proceed to loreclose this trust deed by demetising elects to forculity, which the beneficiary may have. In the event the beneficiary elects to forculity, which the beneficiary may have. In the event the truster shall execute and causivitable the process of sale, the beneficiary notice thereds a then required by jaw and proceed for loreclose this trust deed also also the truste and causivitable the beneficiary on the truster shall executed in ORS 66.735 to 86.755. I.3. After the truste has commenced forcelosure by advertisement and sale, and at any time prior to 5 days before the truster conducts the sale, the grantor or any other person so privileged by ORS 56.753, may cure sale, and at any time prior to 5 days before the truster conducts the sale, the grantor or any other person so privileged by ORS 56.753, may cure sums secured by the trust deed, the default may be cured by paying the ensure may be cured by the advant on the solut station on as would not then be due had no default occurred. Any other default that in capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or default, the person electing the cure shall pay to the beneficing all costs and experses actually incurr

together with trunces 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 notice of sale or the time to which said sale may be postponed as provided by law. The trunce 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 for cash, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the postponety so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. Shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a resonable charke by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded line rustes may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or sur-

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereor under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties confirment and substitution shall be made by written instrument. Each such appointment and substitution shall be made by written instrument. Each such appointment, and without conveyance to ound by beneficiary. which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this devoted by law. Truster is not bilgated to notily any party hereto of penefing ale under any other ded of trust or of any action or proceeding in which k party or trustee shall be any to unset on proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee bereunder must be either on attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregan 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 696.585.

		
The grantor covenants and agrees to and w fully seized in fee simple of said described real pr	with the beneficiary and those	e claiming under him, that he is law- ncumbered title thereto
and that he will warrant and forever defend the	 (a) Construction (Construction) (Cons	
The grantor warrants that the proceeds of the loan r (40X NNHYANYXXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	inde all parties bereta their heir	s legatees, devisees, administrators, executors,
personal representatives, successors and assigns. The term secured hereby, whether or not named as a beneficiary her gender includes the terminine and the neuter, and the singul	beneticiary shall mean the holder rein. In construing this deed and w lar number includes the plural.	whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor • IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regul beneficiary MUST comply with the Act and Regulation by mak disclosures; for this purpose use Stevens-Ness Form No. 1319, a If compliance with the Act is not required, disregard this notice.	(a) or (b) is <u>X</u> <u>Lenuy</u> is a creditor lation Z, the ding required <u>Car</u>	M. McSroth IcGrath by POA Dorothy J. Littletor prottey for Littletor
(If the signer of the obove is a corporation, vie the form of acknowledgement opposite.)		
STATE OF OREGON, County of Rana Ling 355.	STATE OF OREGON; County of	SS
This instrument was acknowledged before me on August 1999, by Tanny M Me Grand Hill 1999, by Tanny M Me Grand Hill 1999, POA Dorothy To Control 1990	This instrument was acknow 19, by as	wiedged before me on
SBALY My commission expires: 2-12-91	Notary Public for Oregon My commission expires:	(SEAL)
A second se	QUEST FOR FULL RECONVEYANCE d only when obligations have been poid.	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveya	all indebtedness secured by the by are directed, on payment to yo idences of indebtedness secured 1 without warranty, to the parties nce and documents to	by said trust deed (which are delivered to you a designated by the terms of said trust deed the
	nient a d'arpairtannes sur at a nean therad and at transe	
		Beneficiary
Do not lose or destroy this trust Dood OS THE NOTE which is a		alse for cancellation before reconveyance will be made.
COLUMNICORA NO. BON MILLO MILLO VI COLUMNICORA NO. BON MILLO VI COLUMNICANO CORA 110 VI COLUMNICANO CORA 110 VIII	tion to the City of 2: hervot on this is the Oregon.	was received for record on the 47011. day
Granter Irrevot abi, Arantse borg ine. ee	Gont grachosi ant olia nug contesta to tanitan SPACE RESERVED	of
South Valley State Bank	FOR RECORDER'S USE	ment/microfilm/reception No. 19463., Record of Mortgages of said County. Witness my hand and seal of
Delicitudiy		County affixed.
AFTER RECORDING RETURN TO CALS South Valley State Bank	200 have a straight of a strai	Evelyn Biehn, County Clerk NAME TITLE

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