| IRUST DEED | ~ | - | | - | _ | | | | | | | | |
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WStc. 2412

TRIGHT 1988 STEVENS-NESS LAW PUB. CO PORTLAND. OR. 9720 Vol.m90 Page 21220

and

THIS TRUST DEED, made this 1st day of August , 19 90, between Dennis J. Murphy and Shireen L. Murphy, as tenants by the entirety

William P. Brandsness

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*** 김사 (김종) 2년

South Valley State Bank

us Beneficiary.

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WITNESSETH:

Granice irrevocably grants, bar jains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

See attached exhibit "A" by this reference made a part hereto

hagether with not and singular the tensivent, heunditaments and appurtenances and all other rights thereunto belonging or in anywise here to berealthe appertaining, and the tensis issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

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bernen, shall become insurecliately due and gerable. To problet the security of this fast cleed, frantor afters: I. To problet, preserve and remaintain half inopetit in good conditions and repairs and the service or cleaning any badd all or improvement literons and some in preserve or cleaning any badd all or improvement literons into a comment my water of table projects. I. To timebels or restore promotion of a good and workmanike manage any baldfad or improvement that they be constructed, dame ded or detenance therein and gar what for all constituted therefore. J. To there and the for all form, or information, covernant, conti-tions and restitutions ellent and for all constitutes to the Uniform terms that for this or marking statements primate to the Uniform terms that for this or entropy of the second state of the second any for this second prime to the second state of the second and the second state of the second state of the second state of the proper gubic to the second state of the second state for this of the second by kind adjustion on second ageneses as the second desirable by the berneting the second state of the second

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next of recreating such hearcord, statements folded in the des Oricord constraints in the instrument of the ended and in the second sec

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or ill of said property shall be taken under the right of eminent donain or condenvation, beneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable an compensation for such taking, which are in eccess of the amount required to pay all returnable costs, treeness and illoury's less necessarily paid or secured by fluentor in such proceedings, thall be paid to beneficiary and applied by it is to your any tremonable costs and experient and attorney's less, both in the trial and appellate courts, encipsail or incurred by ben-ticisry on such protecting, start the balance all the paid to beneficiary and applied by it is to grantor algivers, at its two in pares, do take such actions and erecute lash instruments as shall be scentary in obtaining such actions and erecute lash instruments as shall be scentary in obtaining the ben-ficiary payment of us fees and presentation of this dired and the note how endowerment (in case of tall theoremarks, to the limit bittering the indifference of the payment of the indifference of the indifference of the payment of the indifference of the making of any map of plat of including the indifference (a) consent to the making of any map of plat of an indifference; (b) join in

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rumment, intespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon; (c) join in any suborlination or other adreement allecting this deed or the lien or charge therees; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be discribed as the "proof or provide there in the there of the property. The grantee in any reconveyance may be discribed as the "proof of the property. The grantee in any reconveyance may be discribed as the "proof of the property. The grantee in any reconveyance may be discribed as the "proof of the property. The grantee in any reconveyance may be discribed as the "proof of any of the statistical end to be allowed of the property. The proof of the trathlument thereol. Trustee's lees to any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, by allowed to be appointed by a court, and without refard to the allequacy of any necurity the property or any part thereol, in its own name and adaptions including theoremonal the including theoremone's lees upon any indebtedness secured hereby, and in such order as beneficiary may cleremine. Upon and taking possession of said property, the collection of usch rents, issues and provints, or the proceeds of the and other property, and the application or release thereof as aloresaid, shall not cure or unarread to rany delaut or notice of delault hereunder or invalidate any act done prises any delaut or notice of any agreement hereinder, time being of the employing at hereing at the second any addition of property, and the second hereby immediately due to forcice the instrust deed on forcices this trust deed in theresen addition or compensation or release thereof as allower or invalidate any act done prises any delaut or notice of any agreement here and, prises any delaut or notice of any agreement here and, prises any delaut or notice of any agreement here and, prises any delaut or notice o

together with trustee's and attorney's tees 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 postpoored 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 shall deliver to the purchaser its deed in form as required by law conveying the property no 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 truthulness thereof. Any person, excluding the trustee, but including the graperty has 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 truthulness thereof. Any person, excluding the trustee, but including the diantor and beneliciary, may purchase at the sale. I. S. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expensed as sale; in-sattoney. (2) to the obligation secured by the trustee (3) to all persons having recorded liens subsequent to the interest of the trustee in the frust deed as their interests may uppear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such hurputs. 16. Beneficiary may from time to time appoint a successor or success

surplus, it any, to the grantur or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any frustee named herein or to any successor traiter appointed here inder. Upon such appointment, and without comstrates appointed here traiter, the latter shall be vested with all title power and duties conferred inder any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

which the property is student which that the sheet this deed, duly executed and 17. Trustee accepts this trust when this deed, duly executed and echnowledged is make a proble trusted as provided by law. Trustee is not obligated to rotily any putr hereto of pencing sale under any other deed of trust or of any action or proceeding in which granter, beneficiary of trustee shall be a party unless such action or proceeding is brought by trustee.

NOTIE: The Trust Deed Act presides that the Juste's bereunder must be a ther an attainey, who is an active member of the Oregon State Bar, a bank, trust company or writings and lean association authorized to insure sinder the Juste of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, alfiliants, activities, or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

21221 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 lorever defend the same against all persons whomsoever. Para The grantes warrants that the protieds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes. This deed applies to, insteau to the banelic of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, movened and an a baneliciary shall mean the holder and owner, including pledgee, of the contract genetic includes the faminine and the meter, and the bingular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by Laing sul, whichever womenty (c) or (b) is explicitly the beneficiary is a creditor net specification. If womenty (c) is explice ble and the beneficiary is a creditor beneficiary MIST comply with the latt such and ing latter of the beneficiary MIST comply with the latter institute framework in the state of the beneficiary of the beneficiary of the beneficiary of the beneficiary with the latter is such as the state of the beneficiary Dennis J. Murphy X Sherier M Shireen L. Murphy fit the sijes of the chord in a corporation of the thirty of reciperation frances appealed in STATIE OF OREGON. STATE OF OREGON, Country of Theamaby 5 13. Alto instrument was acknowledfed before me with a state of the second state of the sec County of This instrument was acknowledged before me on Chrisio Q YDurachus Churan & Mangaly 45 ····· A Sten, White for Oregon Notary Public for Oregon My and Martin NOTATTPLECC CHECKIT COMMISSION NO. 224513 My commission expires: (SEAL) NY COMUSSION ID PIRES DEC. 11, 1113 RECLEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO. in a line m Trustee The undersigned is the legal tweet and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said thist deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of mid trust deed or pursiant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herawith deglether with said trust dox1) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the eviate new held by you under the survey biall suconveyance and documents to DATED: H MILL, 19.2.1 121132 Beneficiary are or destroy this Trust Dood OIL THIS NOTE which it securer. Both be delivered to the trustee for concellation before reconveyonce will be r TRUST DEED STATE OF OREGON, (PORM No. BET) STRVENS, MISS LAW PUS. CO County of SS. I certify that the within instrument Dennis J. Murphy was received for record on the day Shireen L. Murphy Section and the, 19...... at o'clock M., and recorded SPACE RESERVED Giantia in book/reel/volume No. South Valley State Bank FOR on page _____ or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of Mortgages of said County. Beneliciary Witness my hand and seal of AFTER HECORDING METURN TO South Valley State Bank County affixed. i t i i 1.21.15 tine in 801 Main Street Klamath Firlls, Or 97601 NAME TITLE with peto By _____ Deputy -----



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EXHIBIT "A" LEGAL DESCRIPTION

A parcel of Land situate in the Southeast one quarter of the Northwest one quarter of Section 1, Township 39 South, Range 9 East of the Hillamette Muridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point 1320 feet East and 258 feet North of an iron pin driven into the ground at the Southwest corner of the Northwest quarter of Section 1, Township 39 South, Range 9, East of the Willamette Meridian; on the property of Otis V. Saylor, which iron pin is 30 feet East from the Center of a road intersecting the Dalles-California Highway (new Klamath Falls-Lakeview Highway) from the North and 30 feet North of the Center of said Highway; thence East 330 feet; thence North 66 feet; thence West 330 feet; thence South 66 feet to the place of beginning.

Tax Account No: 3909 0018D 01400

고 전 글 프로그램 가지 않는 것이 같다.

STATE OF OREXION: COUNTY OF KILAMATH: ss.

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