JESPERSEN ET AL 3

FORM No. 881-Oregon Trust Deed Series-TRUST DEE).

		and the second design of the s		
NE	바이와 물건은 소설에서 물건을 수많다.	이상에서 이번에 도둑 입문을 통합하지 않는	같은 이 사람이 사망했다. 김 방법이 나온 사망이 있는 것이 같이 했다.	
31.1		이는 것 이 것은 아들 것 것 같아요. 것 같아요. 것 같아요.	(2.5.1) - 2.5.2(2.5.2) · 2.2(2.5.1) · 1.1(2.5.2) · 1.1(2.5.2)	40000 (1)
1.1	75000	요즘 이상학생님께 온 것을 얻는 것	TOUCT AFTA	Val nool Date 14. ANN State
- 10	35089	영영 사람, 귀엽 관광 가슴 등을 냈는다	TRUST DEED	Vol. mg1 Page 19388
83		신경 한 것이 나라 잘 못하는 것이라. 이 것이 같이 같이 같이 같이 않는 것이 없다. 말 하는 것이 같이 없는 것이 않는 것이 없는 것이 없 않이 않는 것이 없는 것이 없 않이	소설 수 있는 것이 아이지 않는 것이 한 것 같은 것이 많이 있는 것이 같이 있다.	
:31	이 한 말할 것 같아? 나라는 것이 가지? ?	- シュート ボルール しょうせんりょう	방법에 다양 전 경험에 들었다. 이번 가운 것이 있는 것이 같아.	
14.1				
- ŝ -	MITTO MOTION	DEED made this	GTU .	CERTINEED
٠÷.,	I HIS I KUST	11P.P.I. marie this		SEPTEMBER TO OIL

SEE ATTACHED EXHIBIT "A" FOR COMPLETE VESTING

..... as Trustee, and

STEVENS, NESS LAW FURLISHING CO. POSTLAND OF STOR

as Grantor, WILLIAM P BRANDSNESS

SOUTH VALLEY STATE BANK

as Beneficiary,

WITNESSETH:

SEE ATTACHED EXHIBIT "B"

THIS TRUST DEED IS GIVEN TO SECURE A PROMISSORY NOTE DATED SEPTEMBER 6, 1991 ON BEHALF OF JESPERSEN - EDGEWOOD, INC. TO SECURE THE BENEFICIARY UNDER LOAN 204681.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the ret is, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVENTY FIVE THOUSAND AND 00/100-----

---- (\$75,000.00)----- Dollars, with interest thereon according to the terms of a promissory

sold, conveyed, assigned or alienated by the grantor without first ther, at the beneficiary's option, all obligations secured by this instherein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 To protect preserve and maintain sais property in good condition and reasir; not to remove or demolish any build not or improvement thereon; not to commit or permit any waste of said property.
 manne any building or improvement thereon; is dood and workmank the maintain sais property in good condition and restrictions allecting said property; if the benchicary so requests, to join a rescuting such linancing stelements pursue not to the Uniform Commercial Code as the beneliciary may require and to pay for liling same in the proper public office or offices, as well as the cot of all line searches made by filing officers or searching agencies as imay be deemed desirable by the beneliciary.

 To comply with all largencies as imay be deemed desirable by the beneliciary. with his payable to the latter, all policies of insurance on the said promises against to so or damage by the and such there allows and the said promises against such as the built of a solution of the said promises against such as the built in the said process.
 To manto there allow and the beneficiary with his payable to the latter, all policies to the beneficiary with his payable to the barreot any policy of insurance now or herealter placed on said buildings, the beneficiary may procure the same at grantor's reperse. The amvent collected under any ife or other same at grantor's reperse. The amvent collected under any the or other same at grantor's reperse. The amvent collectery again and other charge by payable to the latter, all policies to the beneficiary and the grant as beneficiary and payable any delay built and the grantor's as parted as baselided or any all das any policy of in

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of aid property shall be taken under the right of eminent domain or condemnatio, benchiciery shall have the right, il it so elects, to require that all or any portion of the monies payled as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's ies, necessarily paid or incurred by grantor in such proceedings, shall ie paid to benchiciary and applied by it first upon any reasonable costs and expenses and attorney's ies, both in the trial and appellate courts, necessarily paid or incurred by be-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at ils own expense, to take such actions and execute such instruments as shall be necessarily paids com-pensation, or the end of the end of the end of the take of the ness of the end of the end of the end of the take of the take readors on the end of the end of the end of the defining such com-pensation of its fees and presentation of this deed and the note for readors of the reconvegances. for con cellation), without affecting the liability 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

Aranting any essement or creating any restriction thereon for join in any subordination or other agreement affecting this deed or the line or charge thereof; (d) reconvey, without warrancy, all or any part of the property. The framete in any reconveysance must be described as the "person or persons legally entitled thereto." and the recitals theren of any matters or lastic shall be conclusive proof of the furthalmess thereto. Travers' level for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any perturbed with the advector of the truthalmess thereto. Travers' level for any at any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any at any part theretol, in its own name sur or otherwise collect the rentisties upon and take provension of said property of any part theretol, in its own name sur or otherwise collect the rentisticary may determine.
11. The entering upon and taking presention of vaid property, the collection of such property, and profiles on the adjust of the rest start of any part thered.
11. The entering upon and taking presention of vaid property, the collection of such and profiles on the application or eleast here is a large of the property, and the application or eleast here is a always determine.
12. Upon detault by grantor hereoid as always determine.

12. Upon delauit by grantor in payment of any induktit any act done pursuant to such norice.
13. Upon delauit by grantor in payment of any induktit any act done pursuant to such norice.
14. Upon delauit by grantor in payment of any induktit any act done sesnet with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payeble. In such any event the beneliciary is this selection may proceed to toreclose this trust deed by advertisement and sort in the select of the such any event the beneliciary at his selection may proceed to toreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to hereby the max have. In the event the beneliciary may have to be recorded his while no to select the selection of the selection of the direct the truste end payeet of a selection the process the selection of the selection to select any concred to horeclose this trust deed by advertisement and sale, selection to remedy the trust deed, the delault may be cured by paying the entire amount due at the time of the cure there the such or the selection or any other person so priviles do by CRS 86.735, may cure the default or delaults. If the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault for beneficiary all costs and expense any delault or delault or delault or delault ony case, in addition to curing the delault or delault or delault or selection the selection teres the teres the beneficiary all costs and expense actually incurred in enforcing the obligation of the trust deed to here and excerciber than such portion as would not then be due had no delault occurred. Any other

togethe by law.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sule 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 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 for each, payable at the time of sale. Trustee shall delive to the purchase its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof at the trusthulness thereoil. Any person, excluding the trustee, but including the grantor and bunchicity, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to pay unter of (1) the expense of sale, in-cluding the compensation of the trustee and a rearmable charge by trustees having recuted liens subsequent to the interest of the trustee in the trust explant interests may appear in the order of the trustee in the trust explant in interests may appear in the order of the trustee in the trust explant, if any, to the grantor or to be subserve to the trust of a subserve or your-centers.

Surplus, it any, to the granuous of to his successor it process entries to successor the successor of the successor is an entried berein or to any successor trustere appointed bere-under. Upon such appointsment, and without conveyance to the successor truster, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed bereunder. Each such appointment and subsitiation shall be made by written instrument executed 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. If the successor trustee.

of the successor traster accepts this trust when this deed, duly executed and acknowledged is made a public treat as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee tereunder must be either an artorney, who is an active member of the Oregon State Ear, a bank, trust or savings and loan association authorized to do business under the laws of Cregon of the United States, a title insurance company outhorized to insure tit property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 6%5.553 to bonk, trust compony to insure title to red 5 5%5.503 to 5%5.583.

3.2. Состоятся на продукти на продукти на продукти на продукти на продукти и продукти на продукти Продукти на прод Продукти на продукт Продукти на прод Продукти на прод

Je 300

22

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 forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: KAX DEMAMERINARY CONFICTION OF A MARTINEX OF A CONFICTION OF A CONFICTION OF A CONFICTION OF A CONFICTION OF A (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures 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 terminine 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-dess Form No. 1319, or sequivalent. If compliance with the Act is not required, distegard this notice.

STATE OF OREGON, County of Klamath This instrument was acknowledged before me on September 13 by Kenteth L., Lorna C., Lawrence C. and V. Maureen Jespersen This instrument was acknowledged before me on

SNNETH

TAWRENCE

ADELSER

proon

bull

My commission expires 2-12-95

33

County affixed.

NAME

- A set of the set

Notary Public for Oregon

SS.

JESPERSEN, JR. /V. MAUREEN DESPERSEN

FØ

ESPE

OF PRIAL GIAL TERRIEL HIN CHEE NOTARY PUBLIC DREGON COMMISSION NO. 003699 MY COMMISSION EXPIRES FEB 12, 1995

bv

TO

REQUEST FOR FULL RECONVEYANCE

To be used only when abligations have been paid

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 satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statu's, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deec) 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 lose or destroy this Trust Doed CR THE NOTE which it secures. Both must be delivered to the trustee for cancellation bafore reconvoys will be TRUST DEED STATE OF OREGON. (FORM No. 881) Stevens-Ness Law Pub. Co., Portland, ore County of I certify that the within instrument was received for record on the day KENNETH L JESPERSEN; LORNA C, 19....., of JESPERSEN; LAWRENCE C JESPERSEN; at o'clock M., and recorded & V. MAUREEN JESPERSEN Granior in book/reel/volume No. on SPACE RESERVED FOR page ______ or as fee/file/instru-ment/microfilm/reception No...... RECORDER'S USE SOUTH VALLEY STATE BANK Record of Mortgages of said County. Witness my hand and seal of

. محمد معرف بالمحمد بالمحمد المحمد المحم المحمد المحمد

Bensticiary AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET KLAMATH FALLS, OR 97601

网络银冠 网络金属

JESPERSEN ET AL 3

19390

EXHIBIT "A"

VESTING KENNETH L. JESPERSEN AND LORNA C. JESPERSEN, HUSBAND AND WIFE, AS TO AN UNDIVIDED 1/2 INTEREST AND LAWRENCE C. JESPERSEN, JR. AND V. MAUREEN JESPERSEN, AS TENANTS IN COMMON AS TO AN UNDIVIDED 1/2 INTEREST ALL AS TENANTS IN COMMON

AS TO PARCELS 1, 2, AND 3

PARCEL 1:

A tract of land situated in Section 4, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon and more particularly described as follows:

19391

Beginning at the Northeast corner of said Section 4; thence running South 89 degrees 53' 17" East 1328 19 feet to the true point of beginning; thence continuing South 89 degrees 53' 17" East, 448.19 feet; thence South 00 degrees 05' 15" West 1258.28 feet; thence South 89 degrees 41' 06" East 448.49 feet; thence North 00 degrees 05' 15" East 1261.62 feet to the true point of beginning.

Tax Account Nc: 3911 V0000 01500 (Portion)

PARCEL 2 .

A tract of land situated in Section 4, Township 39 South, Range 11 1/2 East of the Willamette Heridian, Klamath County, Oregon, and more particularly described as follows:

Beginning at the Northeast corner of said Section 4; thence running South 89 degrees 53' 17" West 1776.38 feet to the true point of beginning; thence South 00 degrees 05' 15" West 1258.28 feet; thence North 89 degrees 41' 06" West 440 feet; thence North 00 degrees 05' 15" East 1255.00 feet; thence North 89 degrees 53' 17" East 440.00 feet to the true point of beginning.

Tax Account Nc: 3911 V0000 01500 (portion)

PARCEL 3 :

A tract of lard situated in Section 4, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon, and more particularly cescribed as follows:

Beginning at the Northeast corner of said Section 4; thence running South 89 degrees 53' 17" West 2216.38 feet to the true point of beginning; thence South 00 degrees 05' 15" West 1255 feet; thence North 89 degrees 41' 06" Nest 440.00 feet; thence North 00 degrees 05' 15" East 1251.72 feet; thence North 89 degrees 53' 17" East 440.00 feet to the true point of beginning.

Tax Account No: 3911 V0000 01500 (portion)

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of	the 25th	day
of <u>September</u> A.D., 991 at	10:48 o'clock A M., and duly recorded in Vol. M91	+
of <u>Mirteages</u>	on Page <u>19388</u> .	
같이 물건 사람이 많은 것을 많다. 그는 물건을 많을 수 있는 것이 없는 것이 없는 것이 없다. 이 것이 없는 것이 않았다. 것이 없는 것이 없는 것이 않았다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 않았다. 것이 없는 것이 없이 않이	Evelyn Biehn County Clerk	
FEE \$23.00	By Daxacene Mullendary	