THIS TRUST DEED, made this	TRUST DEED	Vol <u>m91</u> Pag	e 19392
THIS TRUST DEED, made this SEE ATTACHED E (HIBIT "	A" FOR COMPLETE VESTIN	3	
s Grantor, WILLIAM P. 3RANDSNE	<u>SS</u>		., as Trustee, and
SOUTH VALLEY STATE BANK			
s Beneficiary, Grantor irrevocably grants, bargains,	WITNECCETH.	the second second second	sale, the propert
n KLAMATH County, O	regon, described as:		
SEE ATTACHED EXHIBIT "B"			
			ODI ON DEUGLE
THIS TRUST DEED IS GIVEN TO SECUR			

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 rents, 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 FUTURE ADVANCES

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof if not sooner paid, to be due and payable. NOVEMBER 1 The date 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, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, become immediately due and payable.

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herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good sondition and repair, not to remove or demolish any validing or improvement thereon; not to commit or permit any waste of said property. In good and workmanfike 2. To complete or restore promptly and in good and workmanfike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or restore grownity: if the beneficiary so requests, to join in executing such linancing statements pursuant to the thildren commer cial Code as the beneficiary may require and to pay to thilling same in the penelicity. To employ earching agencies as vay be deemed desirable by the beneficiary.

3. To comply with all laws, ordinames, regulations, covenants, conditions and restrictions aftecting said property: if the beneficiary was required and to pay the filling such linancing statements pursuant to the Uniform Commendation of the entities of the entits of the entities of the entities of

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It is mutually agreed that: 8. In the event that any portion of all of said property shall be taken under the right of eminent domain or consemmation, bareficiary shall have the right, it is o elects, to require that all o, any portion of the moment required as compensation for such taking, which are in excess of the amount required of pay all reasonable costs, expenses and attorney's test necessarily paid or incurred by grantor in such proceedings shall be paid to benericiary and papied by first upon any reasonable cuts and expenses and attorney's test, both in the trial and appellate courts, necessarily paid or incurred by stest, both in the trial and appellate courts, necessarily paid or incurred by stest, both in the trial and appellate courts, necessarily paid or incurred by stest, both in the trial and appellate courts, necessarily paid or incurred by stest, both in the trial and appellate courts, necessarily paid or incurred by stest, both in the trial and appellate courts, necessarily paid or incurred by stest, between such instruments as shall be mecasary in obtaining such actions necessarily and grantor aftress, at it own expense, to take such actions of execute such instruments as shall be mecasary in obtaining such com-pensation, promptly upon beneficiary's rejuest. 9. At any time and from time t t time upon written request of bene-fliciary, payment of its less and present tion of this deed and its note to bene-fliciary, payment of any person for the paymant of the indebtedness, trustee may (a) consent to the making of any map w plat of said property; b) join in

granting any essement or creating any restriction thereon: (c) juin in any subordination or other adreement affecting this deed us the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or perty. The any reconveyance may be described as the "person or perty. The conclusive proof of the truthfulness thereoil. Trustees lees for any of the be conclusive proof of the truthfulness thereoil. Trustees lees for any of the services mentioned in this paragraph shall be not less than \$5. It. Upon any default by grantor here-under, beneficiary may at any time without notice, either in person, by apent or by a receiver to be any pointed by a court, and without effault to the adequacy of any security for the indebtedness hereby secured, after upon and take dissession of said prop-tify or any part thereoi, in its own name sue or otherwise collect the rents. issues and expenses of operation and collection, including reasonable attor-ney's tees upon any indebtedness secured hereby, and in such order as ben-ficiary may determine. If. The entering upon and taking possession of said property, the collection of such rests, issues and profits, or the proceeds of the and other invariance policies or compensation or release thereoil as alorshid, shall not cure or waive any detault or notice of delault hereunder or invalidate any act done invariant to such notice. If. Upon delault by grantor in payment of any indebtedness secured hereby is his or and the or invalidate any act done invalidate or holice.

property, and the application to remeas interest as atorsana, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the bereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately, due and payable. In such an declare all sums secured hereby immediately, due and payable. In such an declare all sums secured hereby immediately, due and payable. In such an declare all sums secured hereby immediately, due on payable. In such an event the beneficiary at his clock notice to foreclose this trust deed by in equity as a mortage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed the breneficiary of in equity, which the beneficiary may have. In the event remedy, where the based described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation and his election to sell the said described real property to nave the truste excluse the secured hereby whereupon the trustees thall fix the time and place of sale. Give motice thered as then require to S days before the date the truste conducts the sale, and at any time protein to particular to raise, of a distribution of the truste to S days before the date the truste conducts the sale, the grantor or any the default coursies of a halture to pay, when dar-sums secured by the trust deed, the default may he cured by paying the same secured by the trust deed, the default may he cured by paying the same secured by the trust deed, the default may such portion as would mot then be due had no default accursed. Any other disautt the is capable of adfaults on trust deted. In any case, in addition to curing the default he obligation on trust deted. In any case, in addition to curing the

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emplus, it any, to the Annulos or to his successor in interest entitled to such supplies 16. Beneficiary may from time to the anyone A successor in success work to any trustee named begin or is an success curves appointed here under. Upon such appointment, and which concessore to the successor trustee, the latter shall be vested with all the powers and dates conferred into any trustee herein named or some the executed hereinter, the advection and any state of the successor of the successor trustee, the latter shall be reade with a power the executed hereinter, and substitution shall be made hypother inductored to the successor which, then recorded in the mirgage results to proper appointment of the successor trustee accepts this trust when this deal, duly executed and 17. Trustee accepts the record as anoxident by law Trustee is not obligated to notify any substitue record as an ordical by law Trustee we not obligated to mode, any substitutes of the successor beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

active member of the Oregon State Bar, a bank, trust company lates, a title insurance company authorized to insure title to read hereaf, or an excess agent licensed under DRS 656-505 to 656-585. NOTE: The Trust Deed Act provides that 1 e truste hermunder must be either an arterney, or savings and loan association authorized to ite business under the laws of Oregon or property of this state, its subsidiaries, off lates, agents or branches, the United States or o who is an i the United St ان این ایسی می برد. از این ایسی می برد را در این این ایسی ایسی می مرکز این این این این این این این این این A construction of the second s An arrest formal dense of a second seco

19393 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. Č. 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 neuver, 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 AWRENCE (VESPERSEN/VIOLETTE MAUREEN SESPE as such word is defined in the Truth-in-tending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose us Stevens-Neut Form No. 1319, or equivalent. KENNETH L JESPERSEN/LORNA C JESPERSEN/ If compliance with the Act is not required, disregard this notice. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath ...) ss. September 13 1991 This instrument was acknowledged before me on . Lawrence C., Violette Maurein, Kenneth L., Lorna C., Leonard Karl and Vicky Lynn Jespersen Thus instrument was acknowledged before me on OFFICIAL SEAL TERRIE LAMINCHER 1.mu riched / 4_ CICHAMISSION NO. 003539 MY COMMISSION EXPIRES FEB. 12.1995 Notary Public for Oregon My commission expires -12-95 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and holder of an indesidences sected by the foregoing that been in some source of any 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 statule, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) 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. Meil reconveyance and documents to , 19 متديني مستكونين DATED: **Beneficiery** Do not lass or destroy this Trust Dood Q t THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconvergence will be made. ------STATE OF OREGON, TRUST DEED County of I certify that the within instrument (FORM No. 881) STEVENS-NESS LAW PUB. CO., POP LAWRENCE C & VIOLETTE MAJREEN JESPERSEN of _____,19____, KENNETH L....& LORNA C JES PERSEN LEONARD KARL & VICKY LYNN JESPERSEN in book/reel/volume No. on SPACE RESERVED page or as fee/file/instru-Grantor FOR ment/microfilm/reception No. SOUTH VALLEY STATE BANK 4<u>89,773</u> RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Bewbliciary County affixed. AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK TITLE NAME 801 MAIN STREET ... Deputy KLAMATH FALLS, OR 976C1 \$P\$12.241 By الله الحكوم المحمولية (المراجع الله المراجع المحمول المحمول المحمول المحمول المحمول المحمول المحمول المحمول ا منه المحمول المحمول الم المحمولية (المحمول المحمول المحمول المحمول المحمول المحمول المحمول المحمول المحمول الم and the second se and a second second second

UNDERWOOD

EXHIBIT "A"

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VESTING

LAWRENCE C JESPERSEN, JR. AND VIOLETTE MAUREEN JESPERSEN, AS TENANTS BY THE ENTIRETY KENNETH L JESPERSEN AND LORNA C JESPERSEN, AS TENANTS BY THE ENTIRETY AND LEONARD KAFL JESPERSEN AND VICKY LYNN JESPERSEN, AS TENANTS BY THE ENTIRETY The land referred to in this Policy is described as follows:

PARCEL 1

The SW1/4 SE1/4 of Section 5; N1/2 NE1/4, SE1/4 NE1/4 and that portion of the SW1/4 NE1/4 and the NE1/4 SE1/4 of Section 8 lying East of Swan Lake Road; and the S./2 NW1/4 and that portion of the SW1/4 of section 9, lying East of Swan Lake Road, all being in Township 38 South, Range 10 East to the Willanette Meridian, Klamath County, Oregon, Excepting therefrom the following described tract: Beginning at a point 50 links due East from a point on the Section line 20 chains South of the Northwest corner of SW1/4 of Section 9, Township 38 South, Range 10 East of the Willamette Meridian; run thence, due East 6.50 chains; thence North 1.75 chains; thence East 5 chains; thence South 4 chains; thence West 5 chains; thence North 1.75 chains; thence West 6.50 chains; thence North .50 chains to the point of beginning.

PARCEL 2

Beginning at a point 50 links due East from a point on the Section line 20 chains South of the Northwest corner of the SW1/4 of Section 9, Township 38 South, Range 10 east of the Willamette Meridian; run thence, due East 6.50 chains; thence North 1.75 chains; thence East 5 chains; thence South 4 chains; thence West 5 chains; thence North 1.75 chains; thence West 6.50 chains; thence North .50 chains to the point of beginning.

PARCEL 3

The SE1/4 SE1/4 of Section 5, Township 38 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

PARCEL 4

The S1/2 SW1/4 of Section 4 and the N1/2 NW1/4 of Section 9, Township 38 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed	for record at	request o	of .							c	day
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