FORM No. 881-Oregon Trust Deed Series-TRUST		TRIGHT 1990 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
™ 35145	astalle trust deed	Vol.m91 Page 19478
THIS TRUST DEED, m. MARK R. WENDT. AND. KAREN L	ade thisday ofday of	JUNE , 1991 , between JE ENTIRETY
as Grantor,WILLIAMPBRA	NDSNESS	, as Trustee, and
SOUTH VALLEY	STATE BANK	
as Beneficiary,	WITNESSETH:	사업을 위한 전화관광을 위한 것이라며, 이미지 않는다. 이미 : 2019년 전화관 동물에 가지 않는다. 이미 : 2019년 이미 : 2019년 전화관 동물에 가지 않는다. 이미 : 2019년
Grantor irrevocably grants inKLAMATH		istee in trust, with power of sale, the property
LOTS 13 AND 14, BLOCK 1, ON FILE IN THE OFFICE OF	HARBOR ISLES, TRACT 1209, THE COUNTY CLERK OF KLAMAT	ACCORDING TO THE OFFICIAL PLAT THEREO H COUNTY, OREGON.
THIS TRUST DEED SECURES	THE FOLLOWING:	
1) LETTER OF CREDIT 91-1	85 FOR \$187,923.50 DATED JU	NE 11, 1991 AND MATURING JUNE 11, 199
그는 그 그 그 그 아이에 아이는 것 같아? 그 가슴	"你们,我们们们们,我就是你的时候,你们们不能能是你们,我就能不能了。""你说"	E 26, 1991 AND MATURING JUNE 26, 1992
	이야지 불법을 가지 않는 것이 같아요.	

in anywise together, with all and singular the tenements, hereditaments and appartenances and all other rights thereunto belonging or now or hereafter appertaining, and the rents, issues and apportenances and apportenances and an other rights intereating belonging of in now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and nagmen connec-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of --TWO HUNDRED THIRTY SEVEN THOUSAND TWO HUNDRED SEVENTY FOUR AND 50/100 (\$237,274.50) _____Dollars, with interest thereon according to the terms of a promissor

note of even date herewith, payable to beneficially or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable ________JUNE 26 _____92 WITH RIGHTS TO FUTURE ADVANCES AND

not sooner paid, to be due and payable JUNE 26, 19 92 WITH RIGHTS TO FUTURE ADVANCES AN The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sate NEWALS becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, aftreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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nerein, snall 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 condition and repair, not to remove or demolish any building or improvement thereory; not to commit or permit any waste of said property. 2. To complete or restore promptly and in 4 od and workmanlike manner any building or improvement which may be cristructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, condi-tions and restrictions affecting statements pursuant to he Uniform Commer-cial Code as the beneficiary may require and to pay or filing same in the proper public offices, as well as the cost of ill line searches made by filing officers or searching agencies as may be dened classible by the conditionary.

Join in Excluding such insching such in a providing some time standard on the proper public office or offices, as well as the cost of ill linn earches made by ling officers or searching agencies as may be dreined desirable by the beneficiary. To provide and continuously maintain insurince on the buildings now or hereafter exceed on the said premises against hess or damade by lire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$..., written in organies acceptable to the beneficiary may from time to the latter; all pillicies of insurance shall be delivered to the beneficiary any from time to the latter; all pillicies of insurance shall be delivered to the beneficiary are been as an or an ansuration of any policy of insurance new or hereafter placed on said buildings, the hendliciary may there in the source any such insurance and to deliver and to the beneficiary the same the said premiser. The amount collected under any ine or other insurance policy may be applied by beneficiary discretely and in such order as beneficiary may be released to grantor. Such application or release shall be delivered to not such order. Such application or release shall be delivered to a source or release shall be delivered to a such or release shall not cure or waive any default or notice of delault hereunder or invalidate any act one or waive any default or notice of such application of any latt any application of such notice. Such application of any face, assessed upon of against said property before any part of such tares, issessments and other charges that may be level for assessed upon of and the amount so paid, with interest at the rate set fut in the not secured by this trust deed, shall be added to and become a part of any latts, assessed upon etheres, together with the obligations described any tares, assessed upon of any face, assessed upon of any face, assessed upon of the payment of any of the strust deed, and all such payments, with interest is alloresid, the property h

It is mutually agreed that:

It is mutually advoed that: R. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, be eliciav 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 kees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon heneliciary's negative. 9. At any time and from time to time upon withen requires to bre-neticary, payment of its lees and presentation of this ceed and the note ker endorsement (in case of tull reconveyances, for cancellat on), without alticular (a) consent to the making of any map or plat of said property; (b) Join in

Durating any essement or creating any restriction thereon. (c) join in any subordination or other agreement allecting this deed or the line or charge hered: (d) reconvey, without warranty, all or any part of the property. The former of any restriction of the property. The second se

value any default or notice of default bereunder or invultate any act done pursuant to such notice. If default bereunder or invultate any act done pursuant to such notice. 12. Upon default by granitor in rayment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the "sence with respect to such payment and/or performance. Uvable in such and incluse all sums secured hereby immediately due to breches this trust deed in equity as a moritage or micro the trustee to breches this trust deed to advertisement at lang, or micro the trustee to breches this trust deed by advertisement at lang, or micro the trustee to breches the trust deed by interfament at lang or in equity, which the beneficiary may have. In the event the beneficiary elects to be for the trustee to breches the sum of the trustee shall execute and cause to be recorded his written notice of default and his decition to sell the said described real properts to satisfy the holigation ecured hereby whereupon the trustee shall list the time and place of sale, five notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the dati- the trustee conducts the sale, the grantor or any other persons to privileged by paying the entire amount due at the time of the cure other than such portion as would not then be due han dedault convists of a tailure to pay, when due, sums secured by the tot ded, the default 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 han default accurred. Any other default has de parts in anable of being cured may be cured by tendering the priormance required under the obligation or trust deed. In default may be cured by maxing the entire amount due at the time of the cure other than such portien as would obting cured may be cured by tendering the pr

and espenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fee: not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and blace designated in the notice of sale or the time to which said sale may be postnoned as provided by law. The trustee may sell suid prejectly either in one parcel or in separate purcels and shall sell the purcel or purcels at suction to the highest bilder for cash, payable at the time of sale Trustee shall deliver to the purchase, it's deed in form as required by law convexing the property so sold, but without any covenant or watcanty, express or im-nied. The recitals in the deed of any matters of loci shall be convisive pro-tor and purcels or in support of the purcels and shall see there in the the truthfulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale whill apply the proceeds of sale to the prove the express of wale, in-thelman the substitution of the trust deed, will be provided by the proceeds of the truthfulness thereof, any purchase at the sale. The cover substitute whill apply the proceeds of sale to prove and a reasonable charge by fructures build as their interests may appear in the order of the trust end by the proce-sons to any trustee such appoint in the order of the trust end the trust under. If any trustee herem or to any suchase to the successfor to such any purcel. If the granter, and without the trust enditied to such any trustee name herem or to any success and drive appoint a successfor to such appoint trustee, the latter shall be vested with all title appoint a successfor to successor trustee, the latter shall be vested with all title appoint a successfor to successfor and substitution shall be mode by written instrument executed by bereatively which, when recorded in the more appoint the courter at the successfor and substitution shall be made by written instrument executed by bereativer

which the property is situated, shall be conclusive proof of proper appointment of the superson trustee. 17. Trustee accepts this trust when this deed duly executed and acheme where it is not a public reason as consider is law. Trustee is not obligated to morth any parts hereso or sending sub-uncer any other deed of trust or of any action or proceeding in a brock beneficiary or trustee shall be a party unless such action or proceeding is browshit by trustee

member of the Oregon State Bir. 0 bank of a tille insurance company outhorzed to history or an escrow agent incensed under CR3 698.505 NOTE: The Trust Deed Act provides that the trustee herain der must be or savings and loan association authorized to do busines under the 1 property of this state, its subsidiaries, offil ares, agents or brancies, it 0000000 e 10 14-0 696 585, 0110 octiva

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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.

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 bineticiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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, whit ever 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 2; the beneficiary MUST comply with the Act and Regulaticin by making required disclosures; for this purpose use Stevens-Ness Fern No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

801 MAIN STREET

KLAMATH FALLS OR

AFTER RECORDING RETURN TO

SOUTH VALLEY STATE BANK

MARK R WENDT Wendt LYNCH

	This instrum by <u>MARK R WEIND</u> This it strum	ent was acknowledged before	me on 19	
		My commissio	n expires	gon
		REQUEST FOR FULL RECONVEYANCE be used only when obligations have been t	paid.	
		. Trastee		
The undersigner rust deed have been aid trust deed or pu	fully paid and satisfied. Four rsuant to statute, to cancel	all evidences of indebtedness secu	to you of any sums owing to you under the terr red by said trust deed (which are delivered to retise deviation by the terms of said trust deed	d the
rust deed have been aid trust deed or pu	rsuant to statute, to cancer a said trust deed) and to reco	all evidences of indebtedness secu onvey, without ivertanty, to the pr onveyance and ilocuments to , 19	red by said trust deed (which are delivered to arties designated by the terms of said trust deed	you d the
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County affixed.

Evelyn Biehn, County Clerk.... NAME By Auline Mullandere Deputy

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