35914	TRUST DEED	NICHT 1990 STEVENS-NESS LAW PUBLIS-NING CO., PORTLAND, OR I
THIS TRUST DEED, made to ZAROSINSKI INDUSTRIES, INC.,	this27THday of	SEPTEMBER 19,91 betwee
		, as Trustee, as
SOUTH VALLEY STATE as Beneficiary,	BANK	, as Trustee, as
Grantor irrevocably to the	WITNESSETH:	
PARCEL 1. LOT 2 PLOCK 2 DAY		ee in trust, with power of sale, the proper
FILE IN THE OFFICE OF THE COUN	ITY CLERK OF KLAMATH COUNT	G TO THE OFFICIAL PLAT THEREOF ON TY, OREGON.
		G TO THE OFFICIAL PLAT THEREOF ON Y, OREGON.
n an an an an dùr a' san an _{an a} n an _{an a} n an		
ogether with all and singular		
		all other rights thereunto belonging or in anywise res now or hereafter attached to or used in connec-
In of FORTY NINE THOUSAND AND	NO/100 (\$40,000,00)	nt of grantor herein contained and payment of the
comes due and payable. In the event the win	by this instrument is the date, stated thin described property	rest thereon according to the terms of a promissory final payment of principal and interest hereol, if 96 WITH RIGHTS TO FUTURE ADVANCES above, on which the final installment of sRENEW hereol, or any interest therein is sold, agreed to be the written consent or approval of the beneficiary, ive of the maturity dates expressed therein, or
To protect the security of this trust deed 1. To protect, preserve and maintain said area	d, grantor agrees:	and expressed inerein, or
2. To complete or restore promptly and in g	with overhead thereon; Subordination or o thereof; (d) recon- sood and workmanlike grantee in any re-	nent or creating any restriction thereon: (c) join in any ther agreement allecting this deed or the lien or charge eye, without warranty, all or any part of the property. The conveyance may be described as the "person or persons reto," and the recitals therein of any matters dists shall of the truthfulness thereon. Truster's fees for any of the this paragraph shall be not less than \$5.
itroyed thereon, and pay when due all costs incurred to 3. To comply with all laws, ordinances, regularis and restrictions allecting said property; if the ben in executing such linancing statements pursuant to code as the beneficlary may require and to pay i populoic offices, as well, as the cost of a lining officers or searching agencies as may be dee eliciary.	De conclusive proof	ny default by grantor bereunder beneficiary
or hereafter and continuously maintain insura	ince on the built is issues and profits, j	reby secured, enter upon and take possession of said prop- hereol, in its own name sue or otherwise collect the rents, including those past due and unnaid and spells the rents.
anobin not less than \$ IN TULL pranies acceptable to the beneficiary, with loss paya cies of insurance shall be delivered to the beneficiar	ne to time require, in written in able to the latter; all collection of such r	'indebtedness secured hereby, and in such order as bene- ne, upon and taking possession of said new discussion
of any policy of insurance now or hereafter place beneficiary may procure the same at grantor's e cted under any lire or other insurance policy may l	s prior to the expira- rd on said buildings. xpense. The amount e anolicit by hearts 12. Unon de	pplication or release thereof as aloresaid, shall not cure or or notice of default hereunder or invalidate any act done lice.
determine, or at option of beneficiary the entire am part thereol, may be released to grantor. Such applic cure or waive any default or notice of default hereum	bount so collected, or cation or release shall der or invalidate any	to such payment and/or performance, time being of the sured hereby immediately due and payable. In such an at his election may proceed to foreclose this trust dead
5, assessments and other charges that may be levied of property before any part of such taxes, as ges become past due or delinquent and promptly del	liens and to pay all or assessed upon or ssessments and other the trustee shall assessed to be a state of the the state shall assessed to be a state of the state	le, or may direct the frustee to pursue any other right or or in equity, which the beneficiary may have. In the event to forclose by advertisement and sale, the beneficiary or
is, insurance premiums, liens or other charges payable lirect payment or by providing beneliciary with to such payment, beneliciary may, at its option, ma	of any taxes, assess- le by grantor, either unds with which to secured hereby where notice thereoi as there in the manner provid	Il the said described real property to satisfy the obligation upon the trustee shall fix the time and place of sale, give 1 required by law and proceed to foreclose this trust deed ed in ORS 86.735 to 86.795.
deed, shall be added to and become a part of the or deed, without waiver of any rights arising from br ants hereof and for such payments, with interest as	the default or default sureach of any of the aforesaid the arrange of the sure and any time sale, the grantor or defaul sures and any time sale, the grantor or default sures are any time	the in ORS 30.735 to 86.755. Instee has commenced foreclosure by advertisement and prior to 5 days before the date the truster conducts the any other person so privileged by ORS 86.753, may cure is 11 the default consists of a failure to pay, when due. Inst deed, the default may be cured by paying the
extent that they are bound for the payment of the bed, and all such payments shall be immediately due ofice, and the nonpayment thereof shall, at the option r all sums secured by this trust deed immediately due to the a becabe is different secured.	the obligation herein e and payable with n of the beneficiary, ue and navable action and the beneficiary, defaults, the person	no default occurred. Any other default that is capable of cured by tendering the performance required under the end. In any case, in addition to curing the default or
6. To pay all costs, fees and expenses of this trust le search as well as the other costs and expenses of anection with or in enforcing this obligation and trus	t including the cost the trustee incurred ice's and expenses actually together with trustee's by law. 14. Otherwise.	incurred in enforcing the obligation of the trust deed and attorney's lees not exceeding the amounts provided
7. To appear in and defend any action or proceed the security rights or powers of beneliciary or truste or proceeding in which the beneliciary or trustee ma bit for the foreclosure of this deed, to pay all cost g evidence of title and the beneliciary's or an octast	te: and in any suit, y appear, including s and ernensee in	ided by law. The trustee may sell said forperty either separate parcels and shall sell the parcel or parcels at bidder for cash, payable at the time of est. T
it of attorney's fees mentioned in this paragraph 7 in by the trial court and in the event of an appeal from of the trial court, grantor further agrees to pay suc court shall adjudge reasonable.	attorney's lees; the n all cases shall be n any judgment or ch sum as the ap- 15 When terms bill attorney's lees; the of the truthfulness th the grantor and benetic bill attorney's lees; the of the truthfulness th the grantor and benetic bill attorney's lees; the of the truthfulness th the grantor and benetic bill attorney's lees; the of the truthfulness th the grantor and benetic bill attorney's lees; the the truthfulness th the grantor and benetic bill attorney's lees; the the truthfulness th the truthful	but without any covenant or warranty, express or im- the deed of any matters of fact shall be conclusive proof ereol. Any person, excluding the truster, but including iciary, may purchase at the vale.
It is mutually agreed that: 8. In the event that any portion or all of said prop.	cluding the compensat attorney, (2) to the c having recorded liens	ds of sale to payment of (1) the expensive of sale, in- ion of the trustee and a reasonable charge by trustee's
if it so elects, to require that all or any portion of the pensation for such taking, which are in excess of the	her wonies payable be monies payable e anount required necessarily paid or or for any interests is surplus. if any, to the interests surplus. if any, to the to any interests is surplus. if any, to the interests is surplus. if any, to the interests	may appear in the order of their process and (4) the grantee or to his successor in interest entitled to such itiay from time to time appoint a successor in com-
by it first upon any reasonable costs and expenses a	incurred by hene- und attorney's tees, incurred by hene- upon any trustee hereit	pointment, and without conveyance to the successor
in such proceedings, and the balance applied upon hereby; and grantor agrees, at its own expense, to ecute such instruments as shall be necessary in obl on, promptly upon beneliciary's request. 9. At any time and from time to time upon writter payment of its lees and presentation of this deed ment (in case of lull reconveyances, for cancellation)	take such actions taining such com- taining such com- and substitution shall l which, when recorded which the property is a	named or appointed hereunder. Each such appointment be made by written instrument executed by beneficiary, in the mortfage records of the county or counties in ituated, shall be conclusive proof of proper appointment

21261 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 low spreached by the above described pole and this trust deed are: NAX SAX WAX WAX ANALY SAX ANALY WAX ANALY ANALY ANALY PROCESSION AND NAME AND ANALY ANALY ANALY ANALY ANALY ANALY (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine 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-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ZAROSINSKI INDUSTRIES, INC. Mosinshi ZAROSINSKI, THE THESE Director EDWARD ZAROSINSKI, tans SEC/TREAS. STATE OF OREGON, County of KLAMATH) ss. This instrument was acknowledged before me on by, 19....., This instrument was acknowledged before me on System Content of 1, 1991., by I JOE ZAROSINSKI AND EDWARD ZAROSINSKI as <u>VICE-PRESIDENT AND SECRETARY/TREASURER</u> Director and Secretary/Treasurer JIM MIELOSZYK JIM MIELOSZYK NOTARY PUBUC-OREGON COMMISSION NO. COG53 NY COMMISSION EXPIRES AND. 1 OFFICIAL SEAL Ũ Notary Public for Oregon 4150 4 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:, Trustee 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 rust deed nave been tuny paid and satisfied. Tou noteby are directed, on payment to you of any sums owing to you times the terms of said trust deed or pursuant to statute, 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. Mail reconveyance and documents to DATED: _____, 19_____, Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRICT DEDI TI

(FORM No. 881) STEVENS-NEES LAW PUB. CO., PORTLAND, ORE		STATE OF OREGON, County ofKlamath
ZAROSINSKI INDUSTRIES, INC. Grantor SOUTH VALLEY STATE BANK AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET KLAMATH FALLS OR 97601	SPACE RESERVED FOR RECORDER'S USE	I certify that the within instrument was received for record on the lQthday ofQct
. 2 Percent and the second development of the second second second second second second second second second se	Fee_\$13.00	By Audene Multinolog Deputy