41255	TRUST DEED	Vol. <u>m92</u> Page <u>3521</u>
THIS TRUST DEED, made this JACKIE GIFFORD		FEBRUARY 19 92 betw
		, as Trustee, a
SOUTH VALLEY STATE BA	ANK	, as 1 fusice, 2
	WITNESSETH.	
	, sells and conveys to tr)regon, described as:	ustee in trust, with power of sale, the prope
PARCEL 1: THE SOUTH 40 FEET OF LOTS 596 AND KLAMATH FALLS, ACCORDING TO THE C COUNTY CLERK OF KLAMATH COUNTY, C		ILLS ADDITION TO THE CITY OF OF ON FILE IN THE OFFICE OF THE
PARCEL 2: THE NORTH 40 FEET OF THE SOUTH 80 TION TO THE CITY OF KLAMATH FALLS IN THE OFFICE OF THE COUNTY CLERK		
together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues tion with said real estate. FOR THE PURPOSE OF SECURING PE	itaments and appurtenances and profits thereof and all fi	and all other rights thereunto belonging or in anyw ixtures now or hereafter attached to or used in conne
The second	UNDRED AND NU/ LOU	
not sooner paid, to be due and payable	RY 28, 1997 WITH RI this instrument is the date, st described property, or any pa	interest thereon according to the terms of a promise the final payment of principal and interest hereof. GUTS_TO_FUTURE ADVANCES AND RENEWA- afed above, on which the final installment of said no urt thereof, or any interest therein is sold, agreed to ined the written consent or approval of the beneficiar protective of the maturity dates expressed therein.
To protect the security of this trust deed, gree 1. To protect, preserve and maintain said property in	antor agrees; n good condition granting any	
 To templete or restore promptly and in good a nanner any building or improvement which may be construct estroyed thereon and one when the there is a second to be a second t	thereof; (d) and workmanlike grantee in ar tied, damaged or legally entitled	or other afterment allecting this deed or the lien or char reconvey, without warranty, all or any part of the property. T by reconveyance may be described as the "presen or perce d thereto," and the recitals there no d any matters or iacrs sh proof of the truthfuiness thereot. Truster's fees for any of t oned in this parafranch table to our less them to
3. To comply with all laws, ordinances, regulations, consist and restrictions allecting said property; if the beneficiar	covenants, condi- services mentic y so requests, to Initorm Commer- time without	notice either in percent of hereunder, beneliciary may at a
roper public allice or ollices, as well as the cost of all lice y liling officers or searching agencies as may be deemed a enclicary.	ling same in the pointed by a n searches made the indebtedne desirable by the erty or any p issues and oro	court, and without regard to the adequacy of any security 1 ess hereby secured enter upon and take possession of said pro- tess hereby secured enter upon and take possession of said pro- lifts, including those part due and unpaid, and apply the san expenses of opprior and collection, including reasonable atto- m any interherdments on the collection.
4. 10 provide and continuously maintain insurance of ow or herealter erected on the said premises against loss or nd such other hazards as the beneficiary may from time to n amount not less than S the beneficiary, with loss payable to ompanies acceptable to the beneficiary, with loss payable to officies of insurance shall be delivered to the beneficiary as the grantor shall fail for any reason to procure any such a	damage by fire ney's fees upo time require, in ficiary may de with a second second time require, in ficiary may de	fermine
eliver said policies to the Seneticiary at least lifteen days prid	or to the expira- waive any del	e entering upon and taking possession of said property, : ients, issues and profits, or the proceeds of tire and oth the point pensation or awards for any taking or damage of t pliest or point or release thereof as aforesaid, shall not cure tault or notice of delault hereunder or invalidate any act do the price of more said the said t
plieted under any fire or other insurance policy may be ap ary upon any indebtedness secured hereby and in such orde	se. The amount 12. Up oplied by benefi- er as beneficiary hereby or in 1	on default by grantor in payment of any indebtedness securities and the security of any indebtedness securities being of the second such payment and for conference to the being of the
of part increase, may be receased to granter. Such application of cure or waive any default or notice of default hereunder of it done pursuant to such notice.	or invalidate any in equity as a	is accured hereby immediately due and payable. In such a elicitary at his election may proceed to isreelose this trust dee the mortgade or direct the trustee to forelose this trust deed
5. To keep said premises free from construction liens assessments and other charges that may be levied or a gainst will property before any part of such tares, assess marges become past due or delinquent and promptly deliver hendlicing should the construction.	nents and other the beneliciary	and sale, or may direct the frustier to pursue any other right at at law or in equity, which the beneficiary may have. In the evel elects to foreclose by advertisement and sale, the beneficiary of il execute and cause to be recorded his written potice of delau
beneficiary; should the grantor fail to make payment of ar ents, insurance premiums, lians or other charges payahle by i direct payment or by providing beneficiary with lunds ake such payment, beneficiary may, at its option, make p of the around to coal with instance at the option, make p	ny taxes, assess- grantor, either secured hereby	In to sell the said described real property to satisfy the obligation whereupon the trustee shall lix the time and place of sate, giv as then required by law and proceed to inreclose this trust dee provided in ORS 86.735 to 86.795.
reby, together with the obligations described in paragraphs	the note secured sale, and at an 6 and 7 of this sale the dramit	for the trustee has commenced foreclosure by advertisement any time prior to 5 days before the date the trustee conducts the σ or the other states and σ and σ and σ are stated by σ and σ are states as the state of the date of the states of t
venants hereol and lor such payments, with interest as afor ty hereinbelore described, as well as the grantor, shall be me extent that they are hund be wind be	esaid, the prop- ebound to the sums secured entire amount of the prop-	by the frust deed, the default may be cured by paying the frust deed, the default may be cured by paying the default may be cured by paying the function of the cure of the function of the fu
scribed, and all such payments shall be immediately due and t notice, and the nonpayment thereof shall, at the option of oder all sums secured by this trust deed immediately due as		as had monodelault occursed. Any other delauit that is capable of op be cured by tendering the performance required under it futus deed. In any case, in addition to curing the delauit of person effecting the curs shall pay to the beneficiary effica- terian effecting the curs shall pay to the beneficiary effica- turated and the objection of the trust dee
nstitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust inc title search as well as the other costs and expenses of the connection with or in enforcing this obligation and trustee's a studie.	trustee incurred 14. Oth	review the cole shall be held on the discussion of the second provide
7. To appear in and delend any action or proceeding	s purporting to in one parcel	as provided by law. The trustee may sell said property eithe
y suit lor the loreclosure of this deed, to pay all costs an ding evidence of title and the beneliciary's or trustee's atto own of attorney's less merioned in this condenet A is all	ppear, including shall deliver to id expenses, in- the property at rney's lees; the plied. The recip	o the purchaser its deed in form as required by law conveyin o sold, but without any covenant or warranty, express or in the in the deed of any covenant or warranty, express or in
The volution of the second of an appeal from at rece of the trial court, grantor further agrees to pay such s late court shall adjudge reasonable as the beneliciary's or is free on such appeal.	ny judgment or sum as the ap- trustec's attor- shall apply the cluding the con-	indis infection any person, exclusing the trustee, but includin is beneficiary, may purchase at the sale. en trustee sells pursuant to the powers provided herein, trustee proceeds of sale to payment of (1) the expenses of sale, in percention of the sale to payment of (1) the expenses of sale, in
It is mutually agreed that: 3. In the event that any portion or all of said property: der the right of eminent domain or condemnation, beneficiary ht, if is o elects, to require that all or any portion of the r compensation for such additional or any portion of the r	having recorded having recorded shall be taken deed as their in shall have the surplus, if any, monies payable surplus.	d liten subsequents to the interest of the trustee in the trust interests may appear in the order of their provide $and (4)$ the to the granter or to his successor in interest entitled to such
pay all reasonable costs, expenses and attorney's lees nece. urred by drantor in such proceedings, shall be paid to b blied by it list upon any reisonable costs and expenses and th in the trial and appellate courts, necessarily paid or incu- tary in such proceedings, and the balance applied upon the ured hereby; and grantor airces, at its own expense to the le execute such instruments as shall be necessarily balls.	mount required starily paid or sensiticiary and attorney's lees, urred by bene- ter indebtedness es such actions which, when re	ediciary may from time to time appoint a successor or successor after named hrein or to any successor trustee appointed here such appointment, and without conveyance to the successo ter shall be vested with all title powers and duties conterto ter shall be vested with all title powers and duties conterto a shall be made by priviled hereunder. Each such appointmer no shall be made by beneficiary of the county or counties i to the in the mortgage of the county or counties i to the issue of the county or counties is
	of the successor	frustee
9. At any time and from time to time upon written reary, payment of its fees and presentation of this ceed and lorsement (in case of full reconveyances, for cancellation), will liability of any cereson for the payment of the second secon	d the note for acknowledged i	sice accepts this trust when this deed, duly executed and s made a public record as provided by law. Trustee is not tily any party hereto of pending sale under any other deed of action or proceeding is public to the action of the second deed of the second deed and the second deed action of the second deed deed action of the second deed deed deed action of the second deed deed deed deed deed deed deed d

3522 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. 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. Dec * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is epplicable 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 Stevent-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. 1 AT ZACKIE GIFFORD STATE OF OREGON, County of ... This instrument was acknowledged before me Jackie Gifford by This instrument was acknowledged before me on by OFFISIAL SEAL KRISTI-L.REDD NOTARY PUBLIC - OREGON COMMISSION NO. 010431 MY COMMISSION EXTIRES NOV. 16, 1995 / Netary Public for Oregon My commission expires ... 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 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 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 , 19...... DATED: Beneficiary Do not lose or dostroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconvergance will be made. STATE OF OREGON, TRUST DEED 53. County ofKlamath (FORM Ne. SOI) I certify that the within instrument STEVENS NEES LAW PUG. CO., PORTLAND, OR was received for record on the 20th day of ______ Feb. _____ 19.92 , JACKIE GIFFORD at .4:01 o'clock ... P.M., and recorded SPACE RESERVED Grantor FOR ment/microfilm/reception No. 41255 , SOUTH VALLEY STATE BANK RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneticiary County alfired. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk SOUTH VALLEY STATE BANK NAME By Qulanic Multimate Deputy 801 MAIN STREET KLAMATH FALLS OR 97601 \$15.00 llFee