FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	38381	COPYRIGHT 1990 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 97204
NE 44873	TRUST DEED	Vol. <u>maa</u> Page 10488
THIS TRUST DEED, made this 12TH ERWIN C MCNEILLY AND SUSAN K MCNEILLY	day of , AS TENANT	MAY 19.92 between S BY THE ENTIRETY
as Grantor, WILLIAM P BRANDSNESS		, as Trustee, and
SOUTH VALLEY STATE BANK		
as Beneficiary,		
	WITNESSETF	I:
Grantor irrevocably grants, bargains, sells in KLAMATH	•	b trustee in trust, with power of sale, the property

THE WEST 225 FEET OF LOT 11, BLOCK 2, BRYANT TRACTS NO. 2, IN THE COUNTY OF KLAMATH, STATE OF OREGON.

ADDRESS: 1523 DAYTON ST

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 thereol and all lixtures 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 TEN THOUSAND AND NO/100-----(\$10,000.00)------

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payableMAY 10, 1997 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at 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.

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

To protect the security of this trust deed, grantor agrees:
To protect, preserve and maintain suid property in good condition and the secure of suid property.
To complete or restore promptly and in good and workmanike may building or improvement which may be constructed, damaged or the security of the secure therefor.
To complete or restore promptly and in good and workmanike may building or improvement secure therefor.
To complete or orders, as well as the beneficiary so requests, to form and restrictions allecting said property; if the beneficiary so requests, to prove the security and restrictions allecting said property.
To provide and continuously maintain insurance on the buildings of the beneficiary and restriction allecting said property and to pay for filing same in the bring of the order or others, as well as the cost of all line sactors made by first and not here alter receted on the said premises against loss or damage by first and souther harries as the beneficiary with loss payable to the building the opport of insurance on the building same in the said premises against loss or damage by first and souther harries as the beneficiary with loss payable to the latter, all organizes or linear shall be delivered to the beneficiary as yoon as insured if the grantor shall be delivered to the beneficiary as yoon as insured if the grantor shall be delivered to the thereafter placed on said building, and pay procure the same at grantor's expension. The amount of the second to shank the same at grantor's expension and building and there thereafter placed on said building and any policy of insurance to the one inclusion thereafter place on said building and any policy of insurance to the one in

It is mutually agreed that:

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It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary 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 fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by the secured hereby; and frantor adress, 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 request of bone-liciary; payment of its fees and forsent time upon written request of bone-liciary, payment of its fees and presentation of this deed and the note for endowsment tim case of hull reconveyances, for concellation, ithout affecting (a) consent to the making of any map or plat of said property; (b) join in

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this dead or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there in or any matters or tacts shall be conclusive proof of the truthulmess thereauter. There is less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, heneliciary may at the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, heneliciary may at any time without notice, either in person, by agent or by a trossver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-etty or any part thereof, in its own name suc or otherwise collect the intra-issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of thre and other property, and the application or eavards for any taking or dunage of the property, and the application or awards for any taking or dunage of the pursuant to such molice. 12. Upon default by grantor in payment of any indebtedness secured

Insume point the optimization of a dark there of a way howing shall may do note waite any addition to motice of default hereinder or invalidate any act dome pursuant to such notice.
 12. Upon default by grantor in payment of any indebtedness secured hereby or in hop performance and any agreement hereinder, time being of the been of the performance, the herehiciary of the default herein here of any agreement hereinder, time being of the default and provide any advertisement and such any secure hereby immediately due and payable. In such an event the herebic ary proceed to burschese this trust deed by advertisement and such the trust tere to burschese the trust deed by advertisement and such or equity, which the beneficiary may have. In the event the beneficiary ends to foreclose by advertisement and such. In trust deed by advertisement and such the trustee to burschese the struct deed by advertisement and such the trustee to burschese the struct ded in the beneficiary ends to foreclose by advertisement and such the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and such the rest and the second of the second described real property to satisfy the obligation secured hereby whereupon the trustee shall is the time and place of such size and in the nanner provided in ORS 86.715 to 86.795.
 13. Alter the truste the sac commence for the such as a would any time prior to 5 days before the date the trustee sole, show the entire any other persons op rivileded by availed as such as a would be any time prior to 5 days before the date the trustee sole any shown dreame the default of the data to any time prior to 3 deven the entire and such portion as would being to end by advertisement and such as the truste way the default of the curred. Any other default that is capable of obligation or trust deed. In any case, in addition to curring the default or and at any time end to the there the ability the built decourted as the time and at any there the t

surplus, if any, to the grantor of to his successor in interest enabled to successor surplus. To any structure many from time to turns argumat a successor of successor runder. Upon such appointment, and walk at converse trustee of the successor runter, the latter shall be visited with a 10% successor from the successor runter, the latter shall be visited with a 10% successor. Each such appointment and substitution shall be made by a structure testing the benchmark which, then recorded in the instrugate records of the counts or counties in which the property is situated, shall be conclusive provided to proper appointment of the successor trustee. If, Trustee accepts this trust when this doud, duits executed and acknowledged is made a public record as provided to law. Trustee is not obligated to notify any party hereto of perioding sub-under any other deed of trust or of any action or proceeding in which grants, hereto any or ture shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attoiney, who is an active member of the Oregon State Bur, a bank, trust concerns or surings and loan association authorized to do business under the laws of Oregon or the United States, a title inscience company authorized to do business under the laws of Oregon or the United States, a title inscience company authorized to not property of this store, its subsciences, affiliates, affiliates, a states, as subsciences, affiliates, agents or branches, the United States or any agency thereof, or an escow agent fuensed under OSS CR 120 to CR 120.

	10489
neficiary and a has a valid,	those claiming under him, that he is law- unencumbered title thereto
nst all persons	whomsoever.
ties hereto, their shall mean the h truing this deed t ncludes the plura	ribrd note and this trust deed are: htt NiskerWarky, s or commercial purposes. heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract and whenever the context so requires, the masculine l. d the day and year first above written.
X Crus	in C. mc Joilly
X SUSAN K	MCNEIJLY
Hama Nedged before Ag	te on) ss me on May 1.3, 19.22 me on, 19.
	lond Aldington Notary Public for Orego on expires 3-22-43
LL RECONVEYANCE bligations have been :	paid.
ness secured by ed, on payment indebtedness secu	the loregoing trust deed. All sums secured by sa to you of any sums owing to you under the terms red by said trust deed (which are delivered to y arties designated by the terms of said trust deed t
	Bonoficiary he trustee for cancellation before reconveyance will be made.
ut be delivered to tr	
	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instrume was received for record on the <u>14th</u> d of <u>May</u> , 19.9 at <u>10:19</u> o'clock <u>M</u> , and record in book/reel/volume No. <u>M92</u> page <u>10488</u> or as fee/file/inst
RESERVED	
FOR	note 10488 or as fee/file/inst.
FOR RDER'S USE	page <u>10488</u> or as fee/file/inst ment/microfilm/reception No. 4487 Record of Mortgages of said County. Witness my hand and seal County affixed.
	has a valid, nst all persons hy the above des ties hereto, their shall mean the h truing this deed includes the plura nto set his hand X Cru- ERWIN C SUSAN K La xrice viedged before viedged before My commission to reconveyance biligations have been re mess secured by to debedness secured pumper to the plura to debedness secured to debedness secured by to debedness secured by to the plura to the

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