agents or branches,	e laws of Oregon the United States	rney, who is c or the United or any agency	in active r States, a thereof	member of the title insurance	Oregon State Bar, a ban company action and to in ent licensed under CRS ece	i trist company
	i a nativna seg			" an escrew ugi	ent licensed under CRS 602	sore title to real

surplus, if any, to the granter or to bis success, in access entitled to such surplus. 16. For any reason permitted by has beencary may from time to ime appoint a successing in presence is an ensure manual herein in the any measurements trustee appointed frame, the latter shall be intermed, and without permitted with a successing upon any trustee herein substitution with the measurement of the successing upon any trustee herein the number of appointed in the successing upon any trustee herein the number of appointed measurement of the successing upon any trustee herein the number of appointed in the successing upon any trustee herein the number of appointed measurement executed by building containing schemens to the strust deep Gleak of Recorder of the count, which are counties in which the property is situated while the conclusive proof of proper depointment of the deal duly executed and oblighted to notify any applied recording in spronded by line. Trustee is not trust or of any action or proceeding in which granters, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

<text><text><text><text><text><text><text><text><text><text> the default, in which event all foreclosure proceedings shall be distributed use the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be designated in the notice of sale or the time to which said sale may be designated in the notice of sale or the time to which said sale may one parcel or in separate parcels and shall sell the said trajectiv either shall deliver to the purchaser its cash, pavable at the parcel or parcels are shall deliver to the purchaser its cash, pavable at the parcel or parcels are shall deliver to the purchaser its cash, pavable at the parcel or parcels are shall deliver to the purchaser its cash, pavable at the shall be conclusive proof of the truthulmss thereol. Any purchas at the sole the generate so sole, but without any covenant or warranty, the conclusive proof of the truthulmss thereol. Any purchase at the sole the generate sole of the trustee sale the sole trustee, but including the function of the higher bidder to the parcers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale. The attempt of the higher bidder to the interest of the trustee by trustees for any parcel of the trustee sale of the trustee which delivers of all the all provided herein trustees and a negative deliver of the all provided the compensation secured by the trustee deliver of the all provided is the trustee of the trustee and a sole of the trustee of the trustee

where any default or notice of default hereunder or invalidate any default one pursuant to such position. 12. Upon default by granter in payment of any ind-bitedness secured hereby or in his performance of any agreement hereunder, the beneficiary may even the beneficiary at his check immediately due and pushels. In such any normality as a mortagine or dimension proceed to a pushels. In such as we were the beneficiary at his check immediately due and pushels. In such as normality as a mortagine or dimension proceed to a pushels. In such as we were the beneficiary at his check immediately due and pushels. In such as normality we are normalized or dimension of the structure of the structure of event the said described real hypercent to be recorded by which is truct deal to sold the said described real hypercent to said the distantions secured therein as then required by law and pushes do distantions we decine the manner provided in ORS 66.740. In 66.740. 1. Should the benchesing short to the days before the structure and safe or the trustee's safe, prior to his days before the interest, respec-oblighthe entire amount then due to a structure be many short deal by the default in which event all foreclass and as non- when defaulted by oblighthe entire amount then due to a structure at a struct deal by the default, in which event all foreclass and aspenses actured deal the control by the amount short due has a structure at a structure and even as would not then be due had no default eccured, and there by cure the trustee, the safe shall be heid on the date and at the time and there default is which event all foreclassing shall be distributed and the default, in which event all foreclassue proceedings shall be distributed and the default, in which event all foreclassue proceedings shall be distributed and the default, in which event all foreclassue proceedings shall be distributed and the default, in which event all foreclassue proceedings shall be distributed by the default, in which event

Hural, timber or grazing purposes.
(a) convent to the making of any map or plot of suit property: (b) join in substanting any resement or creating any restriction therein, (c) ion in any substanting any resement affecting this deed or the life or other affecting the result of the converse without on the result of the result of the result of the affecting the deed or the life of the result of the affecting the deed or the life of the result of the affecting the deed or the life of the result of the affecting the deed or the life of the result of the affecting the deed or the life of the result of the affecting the deed or the deed or the life of the result of the affecting the deed or the deed

sum of FILLEERI HOUSAND and not too (HEILLADITE OF ACALINES THE STORE ASSOCIATION OF A Promissory 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 beneliciary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable December 20 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note 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. To restort the remediately used for agricultural, timber or grazing purposes.

Fifteen Thousand and No/100 (WITH RIGHT OF RENEWALS AND FUTURE ADVANCES)------

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 reference of the purpose of and No/100 (LITTH DIGHT OF DEMENALS AND FUTTIOF ADVANCES)

as Grantor, William P. Brandsness South Valley State Bank

.....

as Beneficiary,

in

Lot 15 and 16, Block 10, ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

MTA-13679 TRUST DEED Vol.m811 Page THIS TRUST DEED, made this 9th Rosie M. Hall, a Single woman

FORM No. 8812-Oregon Frust Doed Series-TRUST DEED. WITH RIGHT OF RENEWALS AND FUTUREE ADVANCES LISHING CO. FORTLAND. OR. 87204

, 19<u>84</u>, between

...., as Trustee, and

The grantor covenants and agrees to and with the beneficiary and those claiming under him. that he is law-I me gramor covenants and agrees to and with the beneficiary and those claiming onder tunk, is 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. 7821 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including this deed and owner, including pledgee, of 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, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Fine カー・デ Vale STATE OF OREGON, County of Klamath May 9 STATE OF OREGON, County of Personally appeared the above named ROSIE M. Hall , 19 84 <u>.</u>М. Personally appeared . 19 ) ss. duly sworn, did say that the former is the president and that the latter is the and who, each being first and acknowledged the loregoing instru-ment to be her voluntary act and deed. OFFICIAL SEAL Working Public for Oregon a corporation, and that the seal alfixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act My commission expires: 10-17-87 Notary Public for Oregon My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said and have been fully noid and satisfied. You berefy are directed on navment to you of any sums owind to you under the terms of 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 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 herewish todether with said trust deed) and to reconvey without warranty to the parties designated by the terms of said trust deed to you 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 bytyou under the same. Mail reconveyance and documents to DATED: Do not Icse or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STEVENS NESS AW PUB. CO., PORTLAN STATE OF OREGON, I certify that the within instrument was received for record on the 10 day of Grantor ar 1:35 o'clock P. M., and recorded SPACE RESERVED 19 84 FOR RECORDER'S USE ment/microfilm/reception No.36502., AFTER RECORDING RETURN TO Beneficiary Record of Mortgages of said County. South Valley State Bank 5215 S. 6th Street Witness my hand and seal of County affixed. Klamath Falls, OR 97603 Evelyn Biehn, County Clerk a series and a series of the s By Mary Constant Deputy Fee: \$8.00

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