AND ANTICAL CONTRACT OF A CONT	stidien on assignment) and MIC-1476 TRUST DEED 8th	Vol n85P	CORE 6930
		May	, 1985, betwe
as Grantor, William D. Durand	***************************************		
South Valley State Bank			, as Trustee, ar
as Beneficiary,		ter and the second s	
Grantor irrevocably grants, bargains, in	WITNESSETH: sells and conveys to trus	tee in trust, with powe	
	-Born described as:	10000	poil
The Northwesterly			같은 가슴이 가지 않는 가지 않는 것을 다.
The Northwesterly one-half of Lots of Klamath Falls, Oregon, according of the County Clerk of Klamath Coun	9 and 10 in Block 8 1 to the official pl ty, Oregon.	34, KLAMATH ADDITI at thereof(on(fil	ON to the City e in the office
The Northwesterly	9 and 10 in Block 8 1 to the official pl ty, Oregon.	34, KLAMATH ADDITI at thereof(on(fil	ON to the City e in the office

DAVED:

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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. r. hereatter appertaining, and the rents, issues and provide increasing and increasing and increasing and increasing and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Two Hundred Thousand and No/100-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

The date of maturity of the debt secured by this instrument is the date, stated acove, on w comes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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신간 승규는 것 같은 것 같은 것

Itural, timber of grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement any restriction thereon; (c) join in any subordination or other agreement arrany, all or any part of the property. The framework of the second se

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby in the beneficiary may default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and phable. In such an in equity as a linear this election may proceed to foreclose this first such an equity as a binding of the such that the beneficiary may event the beneficiary in the fatter event the beneficiary or the traitee shall to sell the said describes of the immediate of default and his election the traitee to foreclose this trust deed by erecute and cause sale. In the latter event the beneficiary or the traitee shall to sell the said describes of the immediate of default and his election the traite set of cocclose this trust deed in or sell the said describes of the immediate of default and his election the traite to foreclose the traite set for or of the traitee shall fix the time and place of sale, give notice thereot as then required by sale, the grantor or other person so priviled the provided in ORS 86.740 to 86.745.
13. Should the beneficiary or his successors in interest, each the obligation secured thered here first and exceed thereby incured the first of the trust deed and the obligation secured thereby first or his trust of each thereby first or other person so priviled the obligation and trustee's and attorney's lees not exceeding the amounts provided by law? law of default occurred, and thereby cure the trustee.
14. Otherwise, the sale shall be held on the date and at the times and the endered.

the delault, in which event all loreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said sale may in one parcel or in separate parcels and shall sell the parce or parcels at shall deliver to the publication of the trustee may sell said the time of the the trustee in the provided by law. The trustee may sell said the time of auction to the highest bidder for cash, payable at the time of or parcels at shall deliver to the publication of the trustee may sell said by law. The trustee the property so sold bud without any covenant or warranty, express or in-ol the truthiulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary. may purchase at the sale. 15. When trustee sells pursuant to the powers provided by take trust cluding the compression of the trustee and a reasonable charge by trustee shall apply the subsequent to the interest of the truste in the trust autorney. (2) to the grantor to the subsequent to the interest of the trust is any appear in the order of the truste and (4) the exercise. 16. For any reason permitted by taw the subsequent of the interest of the trust entry is any. to the grantor of the subsequent of the interest of the first of (4) the entry is any. The grantor of the subsequent of the interest of the trust is the first of the grantor of the subsequent of the interest of the subsequent is any to the grantor of the subsequent of the interest of the trust entry is any. to she grantor of the subsequent of the interest of the subsequent is any to sub grant of the subsequent of the interest of the interest of the subsequent of the subsequent of the subsequent of the interest of the interest of the subsequent of the subsequent of the interest of the interest of the subsequent of the subsequent of the interest of the trust is and (4) the entry is any to sub grant or to his subsequent of the interest of the interest of the such entry i

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to successor trustee successor or successors to any trustee named herein or to any successor trustee successor frustee, the latter shall be vested without powers and duties conserved upon any trustee herein named herein of hereunder. Each successor trustee, the latter shall be vested with all tills hereunder. Each successor trustee, the latter shall be made supported instrument executed by being any trustee herein named bits trust where and its place of record, which any consistent to the successor trustee clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duty executed and obligated to notify any public record as provided by law. Trustee is not obligated to notify any public record as provided by law. Trustee is not obligated to notify any public record in shear the receiver of trustee of 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 the an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure tills to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

bucher of the task is expression equivalent educe as a first task of the task of task	to and with the beneficially all	, unencumbered title thereto
and that he will warrant and forever def	end the same against all person	ns whomsoever.
B. The grantor warrants that the proceeds o $(a)^*$ -primarily for grantor's personal, fan (b) for an ordenization or Grant if form	t. the loan represented by the above	described note and this trust deed are:
purposes. This deed applies to, inures to the benel tors, personal representatives, successors and ass	it of and binds all parties hereto, it igns. The term beneficiary shall mee is a heneficiary berein. In generating	ess or commercial purposes other than agricultural heir heirs, legatees, devisees, administrators, execu- n the holder and owner, including pledgee, of the this dead and owner, including pledgee, of the
		d the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whiches not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Ac beneficiary MUST comply with the Act and Regulat disclosures; for this purpose, if this instrument is to b	beneficiary is a creditor t and Regulation Z, the	n 8. Zizig
the purchase of a divelling, use Stevens-Ness Form if this Instrument is NOT to be a first lien, or is not of a divelling use Stevens-Ness Form No. 1306, or	No. 1305 or equivalent;	Alastan Januari and Antonio
Will ine Act is not required, disregard this notice, (apply)	ન પૈક્ષા વિદેશ અને દર્શન તે કે પ્રોયુટ્સ કે પ્રિયુટ્સ કે પ્રિયુટ્સ કે પ્રિયુટ્સ કે પ્રિયુટ્સ કે પ્રિયુટ્સ કે પ્ કુને સાથે આત્મારે પ્રસ્તાર હતાં કે પ્રાયક્ષ કે પુરાક્ષ પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ	ան հարձակել որութացի ուրչին ներինությունները կարելուններին կերբերը։ հետերությունը կերբերը Դորտես էջին հետերություններին ու
use the form of acknowledgment opposite) study a transition of the study of the stu	o por Unerson a second a por Second de Secondada a secondad	n an
County of Klamath ss.	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	e en
May 8	Personally appear	redand who, each being first
John G. Zingg		the former is the latter is the
	All the second s	Allandari Allandari (h. 1997) (h. 1997) Allandari (h. 1997) (h. 19
	corporate seal of said co	the seal affixed to the foregoing instrument is the proration and that the instrument was signed and
ment to be his woluntary act and	mstru- sealed in behalf of said	corporation by authority of its board of directors; owledged said instrument to be its voluntary act
OFFICIAL	A construction of the second s	Apple Another production of a configuration of the second state
Notary Public for Oregon	Notary Public for Orego	(or round
My commission expires: 3-14-	87 My commission expires:	definition of the second s The second se The second se
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<u>TÖ:</u>	. Trüstee, St. Hannes and	and we have the second
indist deed have been fully paid and satisfied. You	der of all indebtedness secured by the	e. foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to cancel	all 'evidences 'of indebtedness secured	I by said trust deed (which are delivered to you ies designated by the terms of said trust deed the
estate now held by you under the same. Mail reco	nveyance and documents to	n anne alle geanaich an anne ann a mheann
DATED:,	, <i>19</i>	
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE wh	ich it secures. Both must be delivered to the tr	ustee for cancellation before reconveyance will be made.
	ounty. Oregon.	
	ts 9 and 10 in Block 84, ing to the official plat	STATE OF OREGON, 196 0441) County of 1. Klamath 196 0441}Ss. I certify that the within instru-
	n, will odd conyryw to inisite Orofoet, described as	ment was received for record on the
	MALMESSEL V Space reserved	at3:36o'clock.PM., and recorded
as Beneficiary Quantor	FOR	in book/reel/volume No <u>M85</u> on page6930or as document/fee/file/
as Grantor, 111111111 1. brantsniss South Valley State 1.	RECORDER'S USE	instrument/microfilm No. 48608 Record of Mortgages of said County.
AFTER RECORDING RETURN TO	الم المحمد ا المحمد المحمد المحمد المحمد المحمد	Witness my hand and seal of County affixed.
ONTH ATTER STORE DEED, made 1:	6 th	Evelyn-Biehn, County Clerk
- P. O. BOX 5210		By PAn Amith Deputy
KLAMA TH FALLS, OREGON 97601	CONTRACTOR CONTRACTOR	