+ P3 M No. 44-Oreste Toul Deed Selle-TRUST DIES 59039	MIT CE 16124		Page 40
THIS TRUST DEED, made	TRUST DEED	DCU	
LURALIE NELSON AN	D JOHN WADE NELSON		, 19.86 , betweer
as Grantor, MILLIAM P. BRANDS	NECC		
SOUTH VALLEY STAT	E BANK		, as Trustee, and
as Beneliciary,			
Grantor irrevocably grants, but inKLAMATHCour	WITNESSETH: regulars, sells and conveys to truste atv. Ore con described and	ee in trust, with power	of sale, the property
	IT "A" DESCRIPTION.		
69)			
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Together with all and singular the tenements, now or berealter appertaining, and the rents,	horeditaments and apputtenances and	all other rights thereunto l	belonging or in anywise
FOR THE PURPOSE OF SECTION	C	ter anached	to or used in connec-
	and the second sec		
note of even date herewith, payable to benefit not sooner paid, to be due and payable AU	GUST 15	erest thereon according to the final payment of principal 88	and interest hereof, if
The date of nuturity of the debt secure	d by this instrument is the date, stated	above, on which the final ;	netallmont of 11
wid, conveyed, assifted or alienated by the ther, at the beneficiary's option, all obligation berein, shall become immediately due and paya			
the above described real property is not a	urrenely used for agricultural, timber or graz	zing purposes.	espressed therein, or
To protect the security of this trust die L. Fo protect, preserve and maintain said pro-	d. (fantor agrees: (a) consent to the	making of any map or plat of	said property; (b) join in thereon; (c) ioin
Dot to something or permit any waste of still property. 2. To complete or restore promptly and in	thermal (d)		
3. To comply with all laws, ordinances, regula	tions covenants, condise services mentioned in	rey, without warranty, all or any conveyance may be described a relo, and the recitals therein of of the truthfulness thereof. Tru in this paragraph shall be not less	any matters or lacts shall istee's lees for any of the than \$5
join in executing such transcered statements pursual to tail Code as the beneficiary may require and to pay	helic ary so requests, to 10. Upon at the Uniform Commerciant time without notice for filing same in the pointed by a court	ny delault by grantor hereunder e, either in person, by agent or	beneficiary may at any by a receiver to be ap-
by filling ottaves or semections advected as the cost of beendyclase.	All inn searches made the indebiedness hei sense: desirable by the server any part th insura and partice is	reby secured, enter upon and tak hereof, in its own name sue or o	quacy of any security for the possession of said prop- therwise collect the rents
To provide and continuously maintain itsy must be hereafter created on the said promises against tail and holter batafills in the profile AMOUNTON's an arrowed out fees than a FULL'AMOUNTON's Margens corrections to the best	and on the buildings less costs and expen	nses of operation and collection, i	and, and apply the same.
white at it meranes shall be detund to the term	able to the latter; all collection of such a	ering upon and taking possessio	on of said property, the
telever sent primies to the benefactory of least differen it	sur insurance and to property, and the ap iys prior to the expira- waive any details	pplication or release thereof as all	taking or damage of the
he berefaciar) may provine the varie at drantar (in intertel under any line or other invirtince policy may	eed on said buildings, pursuant to such not eed a use The annount be applied by benefit. 12. Upon de	fice	invalidate any act done
The determine, or a option of tender being and in the feel determine, or at option of tenderby the entire a my purt thereast, may be released to granter. Such app at which of a time any default or notice of default here of the pursion to anch motion.	'h (b) fer as beneficiary – Affeby or in his per mou it so collected, or – declare all sums sec "Cation or release shall – event the beneficiary	cured hereby immediately due a	nder, the beneficiary may and payable. In such an
(t dow puts int to aich motion the first of the first needs 1. To heep said premises free from construction when was more and other here from construction.	nder of invalidate any in equity as a mort, advertisement and su for and to pay all execute and cause to	ale. In the latter event the beneli	eclose this trust deed by ciary or the trustce shall
connet can't property defore any part of such targes, heighes become past due or delinguent and promptly d	d of assessed upon or to sell the said de assistments and other thereby, whereupon th elist receipts therefor thereof as then requ	he trustee shall lix the time and	the obligations secured
ients, insurance premiums, liens or other charges pays	t of iny fates, assess the manner provided ble by grantor, either 13. Should the fur cs with which to then after default as	in ORS 86.740 to 86.795. he beneliciary elect to foreclose by	eciose this trust deed in y advertisement and sale
of the arrespont we part, with interest at the cate set for	where payment thereof, trustee for the trust th if the nate secured ORS 86.760, may be apply 6 and 7 of this tively, the entire app	tee's sale, the grantor or other ay to the beneficiary or his succe	person so privileged by assors in interest, respec-
will died, without waster of any sights arising from	 del.' secured by this obligation secured the breach of any of the enforcing the terms of # decreasily, the prop- ceeding the accounts 	ereby (including costs and exper of the obligation and trustee's an	a actually incurred in a actually incurred in d attorney's lees not ex-
mere extent that they are bound for the payment of	all e bound to the cipal as would not t the obligation herein the default, in which	of the obligation and trustee's an- provided by law) other than st then be due had no default occi h event all foreclosure proceeding	ich portion of the prin-
refer all sums secured by this trust deed immediate's criticale a breach of this drive diade.	on of the beneficiary, 14. Otherwise, due and physical and place designated in	, the sale shall be held on the da	ate and at the time and
4. To pay all costs, ten and expenses of this in tails sweep as well as the other costs and expenses a commitmen with or in enforcing this obligation and ir actually incorrect.	I the trustee incurred auction to the higher	separate parcels and shall sell t	he parcel or parcels at
* actually incurred. To appear in and datend any action or prix with the second to the	uster v and attorney's shall deliver to the p the property so sold, olied. The recitile is	burchaser its deed in form as req burchaser its deed in form as req but without any covenant or w	uired by law conveying arranty, express or im-
tons or proce-ting in which the beneficiary or trusteen r tout to the foreclasure of this deed, to pay all ca find a statement of this deed, to pay all ca	tee and in any suit, of the truthulness the may peer, including the grantor and benefits as a side expenses, in-	hereol. Any person, excluding the	e trustee, but including
while of attorney's fees thentioned in this paragraph ?	in s'l cases shall be shall apply the proceed	eds of sale to payment of (1) t	ne expenses of sale, in-
Tale court shall adjudge reasonable as the beneficiary	such sum as the ap- solutioney, (2) to the one of the subscription	subsequent to the interest of f.	he trustee in the trust
It is mutually agreed that: 3. In the event that any portion or all of said pro- ter the right of eminent domain or confermation, benef built in a serie to constant the series.	perts shall be taken urplus.	a grannet of to his successor in a	nterest entitled to such
compensation for such tabled which any portion of	the movies payable successor trustee appoint a successor trustee appoint appoi	pinted hereunder. Upon such app	ointment, and without
pay his reasonable costs, expenses and attorney's law	20wers and duties co	onferred upon any trustee hereir	e vested with all title.
with by granter in such proceedings, shall be pill lief by it first upon any reasonable cass and expenses in the trial and another consider measurements	hereunder, Each wich	by beneficiary contained ton she	
urred by anance: invasi expense and altorneys lens whethy it bust upon such proceedings, shall be puil whethy it bust upon such appendix the costs and expense h in the trial and appellation able costs and expense by in such proceedings, and there applied up ured hereby; and grandor agrees, at invice applied encode such instruments as shall he one expense.	and attorney's lees, or invurred by bene- on the indebtedness. Clerk or Records of record	rd, which, when recorded in the	office of the County
pay nit reasonable continuit, which the in excess of pay nit reasonable constant and the interests in a where the grantic is such proceedings, shall be pail where the international appellate courts, meesarily paid to any in such meeting, and the balance applied up the diversely, and frantow agrees, at its own expense, a feature such memory has a shall be necessary in cou- tered hereby; and frantow agrees, at its own expense, feature such memory has a shall be necessary in cou- sing promotion upon the such shall be necessary in cou- agrees, and form the such as the such applied upon features the near of has been applied upon while the such applied of the such applied upon a state of the such applied of the such applied upon the such applied of the such applied upon a state of the such applied of the such applied upon applied to the such applied of the such applied upon while the such applied of the such applied upon applied to the such applied of the such applied upon while the such applied of the such applied upon applied to the such applied of the such applied upon while the such applied of the such applied upon the such applied of the such applied upon while the such applied upon applied of the such applied of the such applied upon applied of the such applied of the such applied upon applied of the such applied of the such applied upon while the such applied of the	and attorney's lees, r is urred by bene- on the indicatedness to take such actions Stilling such com- ten inguest of bene- to take such actions Stilling such com- ten inguest of bene- stilling such com- ten inguest of bene- ten inguest of bene- inguest of bene- ten inguest of bene- inguest of bene- ing	ed which wit	the to this trust deed office of the County he property is situated, successor trustee.

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The grantor covenants and agrees to and fully seized in fee simple of said described real p	with the beneficiary and th	nose claiming under him, that he is law- nencumbered title thereto
and that he will warrant and forever defend the	same against all persons	whomsoever.
The grantic warrants that the proceeds of the last (a) unkny kix lox BRANRIX REANALLISANX XXX (b) for al organization, or (even if grantor is a purposes. This deed applies to, insures to the benefit of un tors, purposal representatives, successors and assigns. The contract secured hereby, whether or not named as a being	nd binds all parties hereto, thei he term beneliciary shall mean division benein In constraind thi	r heirs, legatees, devisees, administrators, execu- the holder and owner, including pledgee, of the s deed and whenever the context so requires, the
contract secured hereby, whether or not natured as a berk reasculing gender includes the leminine and the neuter, IN WETNESS WHEREOF, solid grantor	and the singular number includ	les the plural.
A IMPORTANT NOTICE: Delete, by lining out, whichever warn rost applicable; if warranty (a) is applicable and the benefic its such word is defined in the Truth-in-Lending At and F Iseneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a Fild the purchase of is dwalling, use Stevens-Ness Form No. 107 if this Instrument is NOT to be a first lien, or is not to fire of a dwalling use Stevens-Ness form No. 1303, or equivale with the Act is not required, disregard this notice.	inguistion Z, the making required if lim to finance is or equivalent; net (% putchase	ulls/lbsc B. Relson
the signer of the abave is is carbaration. 150 the form of ada awaletgreent appealte)		
STATE OF OREGON,)	STATE OF OREGON, C	ounty of
County of Klamath 500 March 7 , 19 86	Personally appeare	and and
Personally appeared the above named Coralie Melson and John Wade Nelson	duly sworn, did say that	who, each being first the former is the
Frankis 13 a		
The acknowledged the foregoing instru- their voluntary act and deed Belaia me:	corporate seal of said con sealed in behalt of said of and each of them ackno	he seal attixed to the foregoing instrument is the reporation and that the instrument was signed and corporation by authority of its board of directors; wiledged snid instrument to be its voluntary act
(OFFICIAL) Jerrie & Slivelie SEAL) Jerrie & Slivelie	Notary Public for Oregon	n (OFFICIAL SEAL)
3-14-02 My commission expires:	My commission expires:	
	QUEST FOR FULL RECONVEYANCE	
fe be u	ied en y wheri obligatiens hisve been pa	id.
<i>TO</i> :	Trustee	the state of the state of the said
The uncersigned is the legal owner and holder or trust deed have been fully paid and satisfied. You here said trust desd or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey	vidences of indebted ass secure , without warranty, to the part	ies designated by the terms of said trust deed the
DATED: , 19		······································
		Beneficiary
Do not less or dustray this Trist Deed OR THE NOTE which H	secures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County of
CORALIE NELSON & JOHN		was received for record on the
WADE VELSON		at
Granter SOUTH VALLEY STATE BANK	SPACE RESERVED FOR RECORDER'S USE	pageor as tee/tile/instru ment/microtilm/reception No
Beneficiary		Record of Mortgages of said County. Witness my hand and seal of
AITTEL RECORDING HETURN TO		County affixed.
SOUTH VALLEY STATE BANK 5215 SOUTH SIXTH STREET		
KLAMATH FALLS, OR 97603		By Deput
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A tract of land situated in Section 21, Township 35 South, Range - 7 East of the Willumette Meridian, Klamath County, Oregon, described as follows:

Beginning at the NH corner of Lot 4; thence South along the West line of Lots 5, 6, and 16 to the NW corner of Lot 5, Block 2, WILLIAMSON RIVER ESTATES: thence Northeasterly along the North line of said subdivision to the NE corner of Lot 11, Block 1; thence Northerly and Easterly along the Westerly right of way line of Williamson River Drive to the Westerly right of way line of Highway No. 97; thence Northwesterly Elong said Highway right of Way line to the SE corner of Deed Volume 336, page 17, Records of Klamath County, Oregon; thence South 80°32'15" West to the SW corner of said deed; thence Northerly along the Westerly line of said deed 200 feet to the NW corner thereof; thence North 80°32'15" East to the Westerly right of way line of Eaid Highway; thence Northerly along said Westerly right of way line 60 feet, more or less, to the SE corner of Volume M67, page 318, Microfilm Eccords of Klamath County, Oregon; thence South 80°32'15" West 607.11 feet, more or less, to the North line of Section 21; thence West along said line to the Point of Beginning

EXCEPTING THEREFROM a tract of land situated in Section 21, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at the initial point of the Williamson River Estates, a duly recorded subdivision, said initial point situated South 19°17'35" East a distance of 1037.36 feet (South 18°49'22" East 1038.84 feet by said plat) from the North one-fourth corner (N $\frac{1}{2}$) of said Section 21; thence South 81°02'30" West 172.35 feet (172.88 by said plat); thence continuing South 81°02'30" West 80.86 feet; thence North 09°27'45" West 365.94 feet to a $\frac{1}{2}$ inch iron pin which is North 80°32'15" East 17.00 feet from point A as shown on accompanying Exhibit A; thence North 80°32'15" East 253.20 feet to the Westerly right of way line of U.S. Highway 97; thence South 09°27'45" East, along said right of way line, 368.17 feet to the point of beginning, with bearings based on said recorded plat.

ALSO EXCEPTING THEREFROM a tract of land situated in Government Lots 7 and 15, of Section 21, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of Williamson River Estates, a duly recorded subdivision, said point being on the Westerly line of said Lot 15; thence, along the Northerly line of said subdivision, North (19°34'45" East 329.42 feet and North 74°05'45" East 578.78 feet to a fence corner; thence, along the fence lines to be the property lines the following courses: North 08°53'25" West 567.07 feet, North 85°27'5C" West 143.46 feet, North 77°32' 10" West 293.55 feet, North 55°21'40" West 218.14 feet, South 71°16'20" West 100.40 feet and South 67°57'45" West 104 feet, more or less, to the Westerly line of said Lot 7; thence, Southerly along the Westerly lines of said Government Lots 7 and 15, 849 feet, more or less, to the point of beginning, with bearings based on said Williamson fiver Estates.

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STATE OF OREGON: COUNTY OF KLAMATH: 55.