of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending hale under any other deed al shall be a party unless such action or proceeding in which grantor, beneficiary or trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either 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 lews of Oregon or the United States, o title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an ecrow agent licensed under ORS 696,505 to 696,585.

<text><text><text><text><text><text><text><text><text>

Hursh, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement alterting this deed or the "lien or charge thereof, (d) reconvery, without warranty, and any part of the property. The fragmention or other agreement alterting this deed or the "lien or charge stabult warranty, and the recitals any part of the property. The fragmention of the truthfulness thereof of any matters or facts shall be conclusive proof of the truthfulness thereof. Trutte's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by granth hor less than \$5.
10. Upon any default by granth hor less than \$5.
10. Upon any default by granth hor less than \$5.
10. Upon any default on the angle of the adquars of any security or be approximated proof. In this paragraph shall be not here and the possible of the angle of the adquars of any security or any part thereol, in its own name such the default of by a court, and without regime hor less than \$5.
11. The entering upon and taking possession of said property, the risk of profiles or compensation or awards for any taking or danage of the adquars of any security. The site of a profile of on the side profile, in the one of the addition of a such rots, issues and profile, or the proceeds of line and other is collected not be the other thereoder of a such rots, issues and profile, or invalidate any act done the addition or release thereod is any indebtedness secured hereby, and in such order as the or other of a start hereoder of the property. The proceed not hor default by grantor in payment of any indebtedness thereod is any indebtedness are any default any act done the addition ar release thereod is within a start done the addition at the profices or compensation or awards for any indebtedness secured hereby and in such order as the addition and the proceed of the property in the release thereod is a start. In the default by gran

in \_\_\_\_\_KLAMAIH \_\_\_\_\_County, Oregon, described as: ALL THAT PORTION OF TRACT 2 OF 400 SUBDIVISION, LYING SOUTHERLY AND WESTERLY OF THE ALL RIGHT OF WAY OF THE NO. 1-B-1A DRAIN OF KLAMATH PROJECT ACCOURING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

as Beneficiary, "Origh Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

SOUTH VALLEY STATE BANK, AN OREGON BANKING CORPORATION ..., as Trustee, and

MTC-17001

Vol.

SEPTEMBER

and a transfer

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and ade, and at any time prior to 5 days below the date the trustee conducts the the drant or defaults. If the default consists of a failure to pay, when due, entire secured by the trust deed, the default and be cured by paying the not the use had no default occurred. Any other default that is capable of being secured by the trust deed, the default may be cured by paying the not the use had no default occurred. Any other default that is capable of being trust deed. In any case, in addition may be curing the default defaults, the person effecting the cure shall be be for the default or to the secured by including the cure shall be be for the full default to be and expense full full including the default of the full default to secure and the cure shall be be be be default on the full default to secure and the full including the constraint of the full default to secure the secure of the cure shall be to secure and the secure of the secure ball that is the secure of the full default to secure and the secure of the secure ball the beneficiary all costs to setter with trustes and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be believed.

logether with trustee's and attorney's tees not exceeding the annume protono-by law: 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may none parcel or in separate parcels and trustee may sell said property either in one parcel or in separate parcels and sail sell the parcel or parcels thall design the highest bidder toor cash and sail sell the parcel or parcels thall design to the purchaser is deed in an averanty, express or im-plied. The recitals in the deed of any moternant or warranty, express or im-of the trusteence. 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 herein, trustee

The grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall pipt the proceeds of sale apayment of (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may lient the

Surplus, it airy, to the grantor or to his successor in interest entitled to such surplus.
16. Beneliciary may from time to time appoint a successor or successors under. Upon such appointment, and without conveyance to the successor upon any trustee appointment, and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each such appointment and subsituation shall be made by written instrument. Each such appointment which, when records in the morifage records of the county or counties in of the successor trustee.

785CL

TRUST DEED

TRUST DESA

25 2 PONTH EIVIN ZUSET THIS TRUST DEED, made this 2ND THOMAS A. AND VIOLA RUDDOCK, HUSBAND AND WIFE

was how at duringy this least pane On the right which is become 20th that the

OF

KTYWW16571108 aleos

as Grantor, WILLIAM P. BRANDSNESS

-19201

Page 16206

10 36

..., between

The grantor covenants i	and agrees to and with the
ここうない、「たん」、「読録書」はないと思う。 ないなん していかく しつがくかかか ひちがみよく	and agrees to and with the beneficiary and those claiming under him, that he is id described real property and has a valid, unencumbered title thereto
the state of the s	
All an and the second	sector determine same against all persons whomsoever
[4] R. Bartista, etc., J. Strandard, M. Sarahara, and S. Sarahara, Annual S. Sarahara, and S. Sarahara, a	na ana ao amin'ny designa dana 2008 a. No amin'ny designa dana amin'ny tanàna amin'ny taona 2008. I Amin'ny dia dia mampina mandritry dia mandritry dia dia mampina dia mampina dia mampina dia dia mampina dia m
3. 57 Witting 2. 201 And	
All States and All	
The grantor warrants that the r (AXXO MARKIN AN XMORX X 200) (b) for an organization of the second	proceeds of the loan represented by the above described note and this trust deed are: NOTE AND NOT NOVER KOLO BOOMERS (STOR AND MONTH NOR STORE STORE)
This deed applies to, inures to	at in business or commercial purposes.
secured hereby, whether or not named gender includes the teminine and the n IN WITNESS WITNESS	the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exect d assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the con- senter, and the singular number includes the plural. DF, said grantor has been
* IMPODTANT NOTICE	IF, said grantor has hereunto set his hand the day and year first above written
as such word is defined in the Truth-in-Le beneficiary MUST comply with the Act and	and the beneficiary is a creditor inding Act and Regulation Z, the
The second start is not required, a	disregard this notice
use the form of ocknowledgement opposite)	MEN DEGENERATION DE LA CARACTERISTICA DE LA CA A CARACTERISTICA DE LA CA
County of KLAMATH	STATE OF OREGON,
SEPTEMBER 2 19 86 by THOMAS A: RUDDOCK	ed belore me on
VIOLA RUDDOGK	
Ferrica L Stor (SEAL) Notary F	"ADIC for Oregon
(SEAL) 1. My commission expires: 3	- 14-87 My commission expires: (SEA
(SEAL) My commission expires: 3	Vublic for Oregon     Notary Public for Oregon       - 14-87     My commission expires:       My commission expires:     (SEA
(SEAL) My commission expires: 3	Willic for Oregon         -/14-8-7         My commission expires:         (SEA)         REQUEST FOR FULL RECONVEYANCE         To be used sely when obligations have been poid.
TO: The undersigned is the lefal owner rust deed have been fully paid and satisfi	Willic for Oregon       Notary Public for Oregon         -14-87       My commission expires:       (SEA         REQUEST FOR FULL RECONVEYANCE       Is be used only when obligations have been poid.       Trustee         Trustee
TO: The undersigned is the lefal owner rust deed have been fully paid and satisfi	Willic for Oregon       Notary Public for Oregon         -14-87       My commission expires:       (SEA         REQUEST FOR FULL RECONVEYANCE       Is be used only when obligations have been poid.       Trustee         Trustee
The undersigned is the legal owner rust doed have been fully paid and satisfi aid trust deed or pursuant to statute, to percent together with said trust deed) and state now held by you under the same M	ublic for Oregon       Notary Public for Oregon         -14-87       My commission expires:         SEQUEST FOR FULL RECONVEYANCE       (SEA         Te be used sely when abligations have been poid.       Trustee         and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said for econvey, without warranty, to the parties designated by the terms of said trust deed (which are delivered to you fail reconvey, without warranty, to the parties designated by the terms of said trust deed the terms of terms of terms descences terms of terms descences term
The undersigned is the legal owner rust doed have been fully paid and satisfi aid trust deed or pursuant to statute, to percent together with said trust deed) and state now held by you under the same M	Willic for Oregon       Notary Public for Oregon         -14-87       My commission expires:       (SEA         REQUEST FOR FULL RECONVEYANCE       Is be used only when obligations have been poid.       Trustee         Trustee
TO: The undersigned is the legal owner rust doed have been fully paid and satisli aid trust deed or pursuant to starute, to serewith together, with said trust deed) and state now held by you under the same. M ATED:	While for Oregon       Notary Public for Oregon
TO: The undersigned is the legal owner rust doed have been fully paid and satisfi aid trust deed or pursuant to statute, to serowith together with said trust deed) and state now held by you under the same. Ma PATED: De not less or desirey this Trust Deed OR THE 1	While for Oregon       Notary Public for Oregon         -/4-87       My commission expires:         SEQUEST FOR FULL RECONVEYANCE       (SEA         To be used saly when obligations have been poid.       Trustee         and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said for you under the terms of cancel all evidences of indebtedness secured by and furst deed (which are delivered to yo for convey without warranty, to the parties designated by the terms of said trust deed the foregoing trust deed by the terms of said trust deed the said documents to
TO: The undersigned is the legal owner rust doed have been fully paid and satisli aid trust deed or pursuant to starute, to serewith together, with said trust deed) and state now held by you under the same. M ATED:	Willie for Oregon       Notary Public for Oregon
TO: The undersigned is the lefal owner trust doed have been fully paid and satisfi aid trust doed or pursuant to statute, to state now held by you under the same. M ATED: De not less or desirey this Trust Deed OR THE I MATED: HOMAS A. RUDDOCK	Molic for Oregon       Notary Public for Oregon
TO: The undersigned is the lefal owner rust deed have been fully paid and satisfi aid trust deed or pursuant to statute, to state now held by you under the same. Ma ATED: De not less or destroy this Trest Deed OR THE I ATED: TRUST DEED LE STATEMANAS A. RUDDOCK IOLA RUDDOCK	While for Oregon       Notary Public for Oregon         14-87       My commission expires:         SEQUEST FOR FULL RECONVEYANCE         To be used only when obligations have been poid.
To: The undersigned is the legal owner rust deed have been fully paid and satisfi aid trust deed or pursuant to statute, to state now held by you under the same Ma ATED: Do not less or desirey this Trust Deed OR THE I ATED: Do not less or desirey this Trust Deed OR THE I HOMAS A. RUDDOCK IOLA RUDDOCK Crantor DUTH VALLEY STATE BANK	Watery Public for Oregon       Notary Public for Oregon         -1/4-87       My commission expires:       (SEA         REQUEST FOR FULL RECONVEYANCE       Is to used only when obligations have been poid.       (SEA         REQUEST FOR FULL RECONVEYANCE       Trustee
TO: The undersigned is the lefal owner rust deed have been fully paid and satisfi aid trust deed or pursuant to statute, to enewith together with said trust deed) and state now held by you under the same. M ATED: Do not loss or desirey this Trust Deed OE THE MULTION DEED HOMAS A. RUDDOCK IOLA RUDDOCK DUTH VALLEY STATE BANK	Wole for Oregon       Notary Public for Oregon         //4-87       My commission expires:       (SEA         BROUST FOR Full SECONVEYANCE       Is be used only when ebligations have been poid.       (SEA         If a be used only when ebligations have been poid.       Tristee         and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed (which are delivered to you of any sums owing to you under the terms of to recorvey, without warranty, to the parties designated by the terms of said trust deed the fall recorder of and documents to documen
The undersigned is the legal owner The undersigned is the legal owner rust deed have been fully paid and satisfy aid trust deed or pursuant to statute, to erewith together with aid trust deed) and state now held by you under the same. M ATED: De net less er destroy this Trust Deed OR THE MATED: TRUST DEED LICENTION ME SEVIE 10 1-1 HOMAS A. RUDDOCK IOLA RUDDOCK Crantor DUTH VALLEY STATE BANK	Watery Public for Oregon       Notary Public for Oregon         //4-87       My commission expires:       (SEA         REQUEST FOR FULL RECONVEYANCE       Is be used only when obligations have been poid.       (SEA

11111111