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THIS THE	RUST DZED, made this G. HENDERSON AND A	25TH day of	AUGUST	<u>10 /</u> Pag	JE , 19. 87., E	
	WILLIAM P. BRANI				, as Truste	ee, and
as Beneficiary,	SOUTH VALLEY STA	ATE BANK		•••••••••••••••••••••••••••••••••••••••		ee, and roperty
Grantor i	rrevocably grants, bargai TH	WITNESSETH: ns, sells and conveys to	trustee in trust	with nower	of sale the m	
In APIA	County.	Oregon, described as:	and the second			operty
ېږې دهمه مواله رايد او	그는 사람을 넣는 가족 신물			도신 가지 않는 것이 같아.		ំ ំំំំំងខ្លួន
SEE	ATTACHED EXHIBIT "	A "			na mana ali posi in m Gi Mana ang Tingga na ang Tingga na mana ang tingga na	11 1496 11 14 14 14 14 14 14 14 14 14

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 THO HUNDERD FIFTY THOUSAND AND NO (100)

sum of TWO HUNDRED FIFTY THOUSAND AND NO/100 -----

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

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and naintin said property in good condition and repeir; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property: if the beneliciary so requests, to join in executing such linancing statement pursuant to the Uniform Commer-cial Code as the beneliciary way require and to pay for lilling tame in the proper public olifices or offices, as wall as the cost of all lien searches made by filling olifeers or searching defencie as may be deemed desirable by the beneliciary. 4. To provide and continuously maintain insurance or the building the

tion in executing used in ancing statements pursuant to the Unitorm Commer-deponder public the beneficiary may require and to pay for filling same in the proper public difference or surching agarnets as imay be deemed desirable by the public difference or surching agarnets as imay be deemed desirable by the public difference or surching agarnets as imay be deemed desirable by the public difference or the said oremizes against loss or damage by fire-end such other hazards as the public ferr, furnet time to time require, in an amount not less than 3. Full ... How the public difference on the building pointening acceptable to the beneficiary, with loss payable to the later; all pointening acceptable to the beneficiary at test tites and such invariance and to the beneficiary may procure the sain or it grantor's expense. The amount callected under any line or other insurance policy may be applied by benefi-tiary upon any indebidenes secured is reby and in such order as beneficiary may determine, or al option of benefisiary the entire amount so collected, or one curve valve any defaulted to grantor. Such application or release shall act done pursuant to such notice. When construction lens and to pay all against and order charges that may be levied or assessed upon or against aid property balors any part of uctor targs, assessments and other charges payable by grantor, either charges become past due or delinquent and promptly deliver receipts therelor and the amount so paid, with interest in the rate set forth in theread, with the oblightion discribed in paragraphs do and yo it this trust deed, shall be added to and become a part of the obligation herein described, and dis such payments with interest as informed thered, and the amount so paid, with interest in the rate set forth in theread, the prop-reads such payment, beneficiary and and the content and payable by grantor, either trust deed, shall be added to and become a part of the obligation herein described, and all such payments shall the payment of the o

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(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (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 therein. Turny matters or lacts shall be conclusive proof of the furthluiness thereoi. Turny matters or lacts shall be conclusive proof of the truthluiness thereoi. Turny matters or lacts shall be conclusive proof of the truthluiness thereoi. Turny matters or lacts shall be conclusive proof of the truthluiness thereoi. Turny matters or lacts shall services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without redgard to any or otherwise collect the rents, issues and profits, including those past due and uro otherwise collect the same, ery's less upon any indebtedness secured hereby, and in such order as bene-liciary may determine.
11. The entering upon and taking pomeasion of said property, the collection of such rents, issues and profites or compensation or awards to any taking or damage of the reproperty, and the application or release thereol as aloresaid, shall not cure or waive any default or notice.
12. Upon default by grantor in payment of any pay admetices secured thereby immediately due any any indebtedness secured to be recicles this trust deed any taking or damage of the revise any default or notice.
13. Upon default by grantor in payment of any payets insuct any advertisement and said. In the trustee shall to cure or invalidate any at the selection may receive to beloce therebicary may determine there any taking or damage of the revise any default or notice.
14. Upon d

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault costs and expenses actually incurred in enforcing the obligation of the trust deed by law.

togener with frustees and attorney's tees not exceeding the amounts provided 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the time of saile. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells nursunnt to the covers excluded the sale to the sale.

61 the trainings interest. Any person, excluding the trainer, our including the francer and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall epply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the truste and a reasonable charge by trustee sattorney, (2) to the obligation secured by the trust deed, (3) to all persons adverse in the sale.
16. Beneficiary may appear in the order of their priority and (4) the surplus, if any, to the grantor at to his successor trustee appointed to the successor or successor trustee shall be properly instructed by event of the any successor trustee appoint derend herein or to any successor trustee appoint derend herein or to any successor trustee appoint derend herein and their trustee the latter shall be vested with all title, powers and duties conferred and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which, when recorded in the mortgage records of the county or counties in the substitution shall be made by written the substitution shall be made by written instrument executed by beneficiary, which, the property is situated, shall be conclusive proof of proper appointment of the substitution.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or accorecing in which ferator, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that it e trustee hereunder must be either an attorney, who is an active member of the Oregan 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 title to real property of this state, its subsidiaries, affil ates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and sgrees to and with	the beneficiary and those	e claiming under him, that he	is law-
The grantor covenants and agrees to and with by seized in fee simple of said described real proper	ty and has a valid, une	ncumbered title thereto	
			Billion and Angeleria Angeleria
d that he will warrant and lorever defend the sam	e against all persons wh	lomsoever.	ан (1993) Алан (1993) Алан (1994) Алан (1994)
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	unted by the shove describ	ed note and this trust deed are:	
The grantor warrants that the proceeds of the loan represent the grant of the loan represent the second sec	l person) are for business of		
(b) for an organization, or (at the treate their he	irs, legatees, devisees, administrators	, executors, the contract e masculine
ersonal representatives, such as a beneficiary horein.	In constituing this does		
IN WITNESS WHEREOF, said grantor has	TAA		
* IMPORTANT NOTICE: Delets, by lining out, whichever warranty (a) not applicable, if warranty (c) is applicable and the beneficiary is a ast applicable, if warranty (c) is applicable and the beneficiary is a ast applicable, if warranty (c) he for and Regulation by making	n L 100 / //	HENDERSON Anders	m)
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vis find signer of the above us a corporation, are the form of altrawied senent opposite.)	STATE OF OREGON,	n an	
STATE OF OREGON.) ss.	
County of		nowledged before me on	
ELBERT G. HENDERSON ANNETTE M. HENDERSON	as of		
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(SEAL) My commission expires: 9/12/89	Notary Public for Oregor My commission expires:		(327
• base of the second	EST FOR FULL RECONVEYANCE only when obligations have been po	id.	
<i>TO</i> :	(a) for a set of the set of th	he foregoing trust deed. All sums s	ecured by
TO: The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid said trust deed or pursuant to statute, to cancel all evid	l indebtedness secured by it are directed, on payment to lances of indebtedness secure	you of any sums owing to you und ad by said trust deed (which are d	ler the term elivered to I trust deed
said trust deed or pursuant in states) and to reconvey, w herewith together with said trust deed) and to reconvey and	ithout warranty, to the par and documents to	nes designated -	
estate now held by you under the same some	se se antener en		
· · · · · · · · · · · · · · · · · · ·		Beneficiary	
DATED:			
			will be made.
DATED:	cures. Both must be dolivered to the		will be made.
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De not lose or destrey this Trist Doed OR THE NOTE which it ee TRUST DEED [FO2M No. 431] STEVENS-NESS LAW POB CO. PORTLAND. ONE. ELBERT.G. HENDERSON ANNETTE M. HENDERSON Grantor	SPACE RESERVED FOR	STATE OF OREGON, County of I certify that the with was received for record on of	hin instrui the, 19. ., and reco fee/file/in n No.
De not lose or destrey this In at Doed OR THE NOTE which it ee TRUST DEED (FORM No. 4311) STEVENS-MESS LAW PUBLED, PORTLAND, ORE ELBERT, G., HENDERSON ANNETTE, M., HENDERSON Grantor	SPACE RESERVED FOR	STATE OF OREGON, County of I certify that the with was received for record on of	hin instrui the, 19. ., and reco fee/file/in n No aid Count
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ELBERT G. AND ANNETTE M. HENDERSON

EXHIBIT "A" Description sheet

PARCEL 1

A portion of Tracts 6, 7, and 8, and the Easterly one-half of vacated Avalon Street of the re-subdivision of Tracts 25 to 32, inclusive, of Altamont Ranch Tracts, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8-inch iron pin on the Northerly right of way line of Anderson Avenue and the centerline of vacated Avalon Street; thence North 00 degrees 06' 00" West along said centerline 535.89 feet to a 5/8-inch iron pin on the Southwesterly right of way line of the Burlington Northern Railway Company tracks, said right of way being parallel to and 125 feet (measured at right angles) from the centerline of the main line of said Railway Company tracts, as now located and constructed; thence along said right of way line South 48 degrees 02' 10" East 244.63 feet to a 5/8-inch iron pin; thence South 02 degrees 00' 40" West 303.03 feet to a P-K nail set in concrete; thence South 88 degrees 52' 44" East 2.60 feet to the Easterly edge of a corner post on a chain link fence; thence South 02 degrees 00' 40" West generally along the Easterly side of said fence and its extension 72.80 feet to a 5/8-inch iron pin on the Northerly right of way line of said Anderson Avenue; thence along said right of way line North 88 degrees 52' 40" West 170.42 feet to the point of beginning, with bearings based on record of survey No. 2031 as recorded in the office of the Klamath County Surveyor.

SAVING AND EXCEPTING that portion deeded to Great Northern Railway by deed dated February 8, 1961, recorded February 15, 1961, in Volume 327, page 339 and recorded July 21, 1960 in Volume 323, page 20 Deed Records of Klamath County, Oregon.

PARCEL 2

A portion of Tracts 6, 7, and 10 of Tracts 25 to 32, inclusive, of Altamont Ranch Tracts, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8-inch iron pin on the Northerly right of way line of Anderson Avenue, being South 88 degrees 52' 40" East 170.42 feet from 40" East along the Easterly side of chain link fence 72.80 feet to the 2.60 feet to a P-K nail set in concrete; thence North 02 degrees 00' of way line of the Burlington Northern Railway Company tracks, said from the centerline of the main line of said Railway Company tracks, 286.90 feet along said right of way line to a 5/8-inch iron pin on the along the westerly line of said Tract 10 to a 5/8-inch iron pin, said (continued)

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iron pin being on the Southwesterly right of way line of the said Railway Company tracks and being 150 feet (measured at right angles) from the centerline of the main line of said sailway Company tracks Railway Company tracks and being 150 feet (measured at right angles) from the centerline of the main line of said Railway Company tracks; thence South 48 degrees 02' 10" East along said Southwesterly tracks; way line 236.23 feet to a 5/8-inch iron pin on the Northerly right of West 399.70 feet to the point of beginning, with bearings based on West 399.70 feet to the point of beginning, with bearings based on record of survey No. 2031, as recorded in the office of the Klamath SAVING AND EXCEPTING that portion deeded to Great Northern Railway by deed recorded February 15, 1961, in Volume 327, page 339 and recorded July 21, 1960 in Volume 323, page 20, Deed Records of Klamath County, A tract of land situated in Lots 2, 3, 4, and 5 of the Re-Subdivision of Blocks 25 to 32 inclusive of ALTAMONT RANCH TRACTS, Beginning at the Southwest corner of Lot 5 of said Re-Subdivision; thence North 135 feet along the West line of Lot 5 to the true point of beginning; thence East 170 feet; thence South 135 feet to the North line of Anderson Avenue; thence East along the North line of Anderson Avenue to the center line of Avalon Avenue; thence North along said center line to the Southerly right-of-way line of the Great Northern Railway as now located; thence Northwesterly along said right-of-way to the West line of Lot 2 of said subdivision; thence South along the West line of Lots 2, 3, 4, and 5 of said subdivision to the point of Avalon Avanua West of the beginning, including vacated portion of Avalon Avenue West of the center line and South of Great Northern Railway's right-of-way. SAVING AND EXCEPTING that portion deeded to Great Northern Railway by deed dated February 8, 1961, recorded February 15, 1961, in Volume 327, page 339, Deed Records of Klamath County, Oregon. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _____ SS Mountain Title Company A.D., 19 87 at 10:32 o'clock A M., and duly recorded in Vol. September 3rd \$17.00 M87 day Evelyn Biehn,

By

County Clerk

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