5 43397 SIXTH STREET F2€: \$15.00 1. A. J. J.	FD VOI 1/81 Page 17762 Page AUGUST 19.87 , between
2001 THIS TRUST DEED, made this 13TH day KENNETH D. SWANSON	of Augus FAGE AD RECEEDING 1955, Detween
s Grantor; WILLIAM P. BRANDSNESS	Conuix Sinses
s Grantor, WILLIAM, P. BRANDSNESS	Capacitations Regard or aligning our mas accurage.
SOUTH VALLEY STATE BANK CONDENS	\$P\$\$P\$\$P\$\$P\$ \$P\$ \$P\$ \$P\$ 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
s Beneficiary, Ctanget WITNESS	PTH Menter to the court of the
Beneficiary, Cashot WITNESS WITNESS	ETH:
KLAMAIH County, Oregon, described	sto trustee in trust, with power of sale, the property as:
	ADDITION TO THE CITY OF KLAMATH FALLS,
OF KEAMATH COUNTY; OREGON.	STATE OF OXOXOM,
De not loss in Crisco this first found Of the NOTE which it iscords, both mark-	98, religious to the linedee for emergicism were a recenserious, recenses only
	Programme to the state of the s
	[발생하고 : - [발생하는 사이 발생으로 모든 사람들이 보고 보고 하는 사람들이 보고 있다
> 하는 사람들은 사람들이 가장 하는 사람들이 살아나는 사람들이 되었다.	gesnitiati
	genete tari
	quantition.
Together with all and singular the tenements, hereditaments and appropriate the second of the second	neaminates urtenances and all other rights thereunto belonging or in anywis of and all fixtures now or hereafter attached to or used in connec

sum of TEN 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 not some paid, to be due and payable and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property to any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property is not currently used for agricultural, tirrespective of the maturity dates expressed therein, or then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable. In the obove described real property is not currently used for agricultural, timber, or grazing purposes.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction. The chove described real property is not currently used for ogticulture.

To protect, preserve and maintain, asid, property, in good condition, and repair, not open permit any waste of said property, in good condition, and repair, not open permit any waste of said property, in good and workmanilke in the property of the contructed, damaged or in destroyed thereon, and pay all laws, ordinances, regulations, covenants, conditions, and the contructed, damaged or in destroyed thereon, and pay all laws, ordinances, regulations, covenants, conditions, and the contructed of the contr

(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 granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (d) reconvey, without warranty, all or any part of the property. The thereol, (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 thereol," and the recitals therein of any matters or lacts shall legally entitled thereol, and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any detault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a county for any without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereol, in its own names use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs an expenses of operation and collection, including reasonable attories tempon any indebtedness secured hereby, and in such order as beneficial to the entering upon and taking possession of said property.

see costs and expenses of operation and expenses of operation and expenses of see upon any indebtedness secured hereby, and in such order as peneral representations of seasons of said property, the indeptedness of the read other collection of such rents, issues and prolitis, or the proceeds of tire and other collection of such rents, issues and prolitis, or the proceeds of the rent of the internate policies or compensation or awards for any taking or damage of the internation of the application or release thereof as aforesaid, shall not cure or property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

1.1 Upon default by grantor in payment of any indebtedness secured thereby or in his performance of any agreement hereunder, the beneficiary at his election may proceed any payable. In such an event the beneficiary at his election may proceed to reclose this trust deed by inequity as a mortgade or direct the trustee of the continuous of the trustee shall in the time and place of sale, give notice hereby, whereupon the trustee shall in the time and place of sale, give notice thereby, whereupon the trustee shall in the time and place of sale, give notice thereby whereupon the trustee shall in the time and place of sale, give notice thereby whereupon the trustee and in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and the properties of the conducts the condu

thereol as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

3ale, and all any time prior to 5 days before the date the trustee conducts the sale, and all any time prior to 5 days before the date the trustee conducts the sale, the granto or an other person so privileged by ORS 86.753, may care the delault or delaults. If the delault consists of a failure to pay, when due, the delault or delault that 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 not then be due had no delault occurred. Any other delault that, is capable of being find may be cured by tendering the performance required under the object of the delault of the trust deed and appears actually, incurred in enforcing the objection of the trust dedaudt and appears actually, incurred in enforcing the objection of the trust dedaudt with the property with the sale shall be held on the date and at the time and place designated in the notice of sale or the time of which said sale may be postponed as provided by law. The trustee may be all said property either property to sold, but without any covenant lact shall be onclusive provided the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the power provided herein, trustee shall deaply the procees of sale to example of the trustee of the trustee of the shall b

the grantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deep of all persons having recorded liens subsequent to the interest of trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the grantor or to me successor as successor as surplus.

16. Beneliciary may from time to time appoint a successor or successor trustee appointed heresors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor
trustee, the latter shall be veried with all title, powers and duties conterred
upon any trustee herein massed or appointed hereunder. Each such appointment
which, when recorded in the mortisage records of the county or counties in
which, when recorded in the mortisage records of the county or counties in
which the property is situated, shall be conclusive proof of proper appointment
of the successor trustee.

ot 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 sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee 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 either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585, property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

and that he will warrant and forevire detend, the game against all persons whomsover. Against the second person of the second person o	d agrees to and with the beneficiary and those claiming under him, that described real property and has a valid, unencumbered title thereto	<u>U</u>
The denote werente that the proceeds of the loan epresented by the above described note and this trust deed are: On primarily for stranfor personnel and the loan epresented by the above described note and this trust deed are: On the deed applies to interes to the about 1 A statuted purposes (or important Notice below). The deed applies to interes to the about 1 A statuted prefer here to the statute of the	A constant of particular of the constant of th	1000
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IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and owner shoulder, and owner the contact as requires, the hand of the market includes as requires, the hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the day and year first above write the property of the his hand the write his hand the his hand the write his hand the his hand the his hand the his hand the write his hand the his hand the his hand the write his hand the his hand the write his hand the his hand the write his hand the way has a bling his hand the his hand the his hand hand hand the his hand hand hand hand	benefit of and binds all parties hereto, their heirs had	
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