NOTE: The Trust Deed Act provides that the trustee hereinder must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to ide business where the laws of Oregon are the United States or any agency thereof, or an escrew agent licensed under the trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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herein, shall become intranediately due and payable: pt mit and upper plat of pay optimized that bear of grazing purpose.
To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
(a) consent to the making of any map or plat of said property: (b) join in the security of consent of the security of th

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 hereso of perding sale units of the 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.

surplus, if any, to the grantor or to his successor in interest entitled to such interest in the surplus of the surplus in the surplus of the

General as the sufficiency whereupon the ituales shall fix the time and place of sufficiency secured of each the manner provided in ORS 86.735 to 86.793. article in the manner provided in ORS 86.735 to 86.793, article in the interval of the ituales shall fix the time and place of sufficiency is and article in the itual of any other pictors are observed to interclose this inust deed in article in the itual of any other pictors in a privileged by ORS 66.735, may cure article in the itual of any other pictors are observed by advertisement and by a safe, and if any itime pictor is a privileged by ORS 66.735, may cure article in the safe of any other pictors are observed by any and cure article in the safe of any other pictors are observed by any cure is a sum article in the safe in the of the default consists of a failure 66.753, may cure a sum article in the safe in the of the default are been of pixy when due a not then bund due at the time of the default army be cure of pixy may cure article in the safe in the other article in the default any be cure and the had the had no default occurs other default britton as would be obligation on trust deed. In any caring the pix in addition to curing its angle in the addition on trust deed. In any caring the cure shall pay to the beneticing and leadult corts article article in the indice of asle or the time to which said allow the and expense safe shall be held on the date and at the time and it be postponed as provided by law. The held on the date and at the time and it has parter or provided by law. The payshile all the parce or the shall all the provest or sold, the signature parcels, and are may sell asid property either and the indices of any matters of a waranty, express provided it he property so sold, the signature parcels are and at the time conclusive pixed if the property so sold, the signature parcels are and a reasonable chards by law. Concerns of the truthulnes there of the truste and a reasonable chards by isale in-having recorded t

STATE OF OREGON. De net less of dealray, this trust Deed OF THE MOTE which is recurst, both must be dolivered in the staties ance all all a conversions will be write

 IEWE?Grantor provocably grants, bargains, sells and conveys to trustee in trusts, with power of sale, the property is to trustee in trusts with power of sale, the property of THEREOF ON FILE.IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

WITNESSETH: 10 pook/tat//w/pite 2/ 2/31

County attrad Beneficiary, SOUTH VALLEY STATE BANK BECOKOFF BINS With Watcourter to the Bank Beneficiary, Millisse 191 to as Trustee, and

as Grantor, WILLIAM P. BRANDSNESS

TRUST DEED

OX.

KEAMATI **SO-SC2** REGON 97603

STE 200265 BECOM DARDS 25TE 210:00 2001H^T HAS TRUST DEED, made this GTH day of OCTOBER WALTER F. SEALS AND TERESE M. SEALS AS TENANTS BY THE ENTIRETY Vol. M87 Page 18334

18335

ully-seized-in-fee simple-of-said-description-teal transition of and interval of teal terminal of the unoptical transition of and interval of teal and the unoptical of the second of th	d with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
A series that will be a series of the series	he same against all persons whomsever:
(1) A start of the start of	and the second s
(a)* primarily for granies of even if grantor is	oan represented by the above described note and this trust deed are: household purposes (see Important Notice below), a natural person) are for business or commercial purposes.
This deed applies to, inures to the benefit of a personal representatives, successors and assigns. The t secured hereby, whether or not named as a beneficiary	ind binds all parties hereto, their, heirs, legatees, devises, administrators, executors, ind binds all parties hereto, their, heirs, legatees, devises, administrators, executors, beneficiary shall mean the holder and owner, including pledgee, of the contract or beneficiary shall mean the holder and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grant • IMPORTANT NOTICE: Dalaise, by lining out, whichever war not applicable; if warranty (o) is applicable and the benefi- cas such word is defined in the Troth-In-Lending Act and beneficiery, MUST comply with the Act and Regulation by disclosures; for this purpose use Stayens-Ness form No. 13 if compliance with the Act is not required, disregard this n	many (a) or (b) is
If compliance with the Act is not required, outside out and the second s	The second secon
County of KEADAIR This instrument was acknowledged before a OCTOBER 6 10 87, 59 WALTER F. SEALS AND TERESE M. SEALS	This instrument was acknowledged before me on
Notery Public for O (SEAL) Wy continuesión expires 9/12/89	My commission expires:
TO: D (J []] i. The undersigned is the logal owner and hold trust Shed have been fully paid and satisfied. You said trust doed or pursuant to statute to cancel herewith cogether with said trust doed) and to rece herewith cogether with said trust doed) and to rece	entrop of the instrument in the best of the second by the foregoing trust deed. All sums secured by said inst of all indebtedness secured by the foregoing trust deed. All sums secured by said her of all indebtedness secured by the foregoing trust deed (which are delivered to you all evidences of indebtedness secured by and trust deed (which are delivered to you all evidences of indebtedness secured by and trust deed to the terms of said trust deed the
3	Beneficiary Alde it secures: Both must be delivered to the trustee for cancellation before reconveyance will be made.
WALTER, FANSEALS	STATE OF OREGON, Klamath ss. NE THE COUNTLY CLERK OF KLYWYICounty of <u>Klamath</u> WETEL ACKE?' ACCORDING TO THE Icertify that the within instrument was received for record on the .8th. day was received for record on the .8th. day of October
TERESETM: SEALS Granter SOUTH VALLEY STATE BANK ET 214 HITTIVI Beneticity	ispace neserved in book/reci/volume or as fee/file/instru- page 18334 or as fee/file/instru-
AFTER RECORDING RETURN TO SOUTH, VALLEY, STATE BANKUNGO SHI 5215 SOUTH, SIXTH STREET KLAMATHC FALLES, DREGON 97603	MD LEBEZE W. ZEWFZ WZ IEWWIIZ A LEE QLH qual of OCLOBE Evelyn Biehn. County Clerk NAME Fee: \$10.00 IKAZI DEED By By

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