SARCO

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 tiel (bust of Oregon or the United States) a fittle insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

 join jam febricions allecting said of dinances, regulations, Covenant, conditional Code as in Gale ach limiting staffmarty; if the bunchicary covenant, here in the covenant of t of the successor frustee. 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 frustee shall be a party unless such action or proceeding is brought by trustee.

accessor in information of the granter or to his successor in information (4) the if. Beneficiary may from time to time appoint a successor or success-under. Upon such named herein or to any successor trustee appointed here-under. Upon such productment, and without conveyance to the successor trustee, the latter shall be vested with ultific, powers and duties conferred upon any trustee named or without file, powers and duties conferred which, when record in the more stage records of the county or counties in which the property is aituated, shall be conclusive proof of proper appointment 17. Trustee.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pirsuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation scured by the trust deed, (3) to all persons deed a recorded liens subsequent to the interest of the trustee in the trust surplus, if any, to the grantee or to his successor in interest entitled to such surplus.

together with trustee's and attorney's lees 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 prior as and the postponed as provided by law. The trustee may sell said prior as and auction to the high separate parcels and sail sell the parcel or parcels at the property so the purchaser is deed in lown as required by law conveying of the truthulness threed of any matternal fact that be conclusive proof the granters and beneficiary, may purchase at the sale. but without and the truthulness threed. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS \$6.735 to 86.795. 13. After the trustee has commenced to reclosure by advertisement and all at any time prior tc. 5 days before the date the trustee deed in sale, and at any time prior tc. 5 days before the date the trusteent and the default or defaults. If the default emission of a failure to pay, when due, sums secured by the trust deed, the dualt may be cured by when due, not then be due hat the tims of the cure other than such portion paying the being cured may be cured by tendering the performance required under the and expenses actions the default may case, in addition to curing its default or and expenses actions the function of the beneficient at the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date of the same provided

Ilural, timber or grazing Furposes.
(a) consent to the making of any map or plat of said property; (b) join in grading any essement or creating any restriction thereon; (c) join in any franting any essement or creating any restriction thereon; (c) join in any frantie in any econvey, without warranty, all or any part of the line or charge frantee in any econveyne may all or any part of the first or or person of person by thereoid; (d) reconveyne may be conclusive proof of the truthfulness therein of any matters or any of the conclusive proof of the truthfulness therein of any matters or any of the set of the degal person any of the truthfulness therein of the set of any matters or any of the set of the degal person any of the set of

To protect the security of this trust died, grantor agrees: To protect the security of this trust died, grantor agrees: and repait: net to remove or demolits any building or improvement thereon; not to commit or permit any wastel of said property. To complete or restore promptly and in good and workmantike destroyed thereon; and pay birding said property. To complete or restore promptly and in good and workmantike of thereon; and pay birding said property. To complete any building or improvement which may be constructed, damaged or tors and restrictions altecting said property. If the builtings covenants, condi-tions and restrictions altecting said property. If the builtings covenants, condi-tion cover as the beneliciary may require and to pay the Uniform Commer-proper public office or offices, as well as the cost of all lien searches made beneliciary. 4. To novvide and continuously maintain insurance on the buildings



FORM No. 881-Oregon Trust Deed Series-TRU IT DEED. KLAMATI**SSO2O**DREGON 97601

as Grantor,

TOGETHER WITH THE EASEMENT DATED 8-16-68 RECORDED 8-30-68, VOL. M-68 OF DEEDS, PAGE 7910, AND EASEMENT DATED 8-16-68 RECORDED 8-26-68, VO. M-68 OF DEEDS, PAGE 7738.

THE SOUTH 90 FEET OF LOT 7, AND THE WEST 10 FEET OF THE SOUTH 90 FEET OF LOT 8, BLOCK 2 OF CHEMULT, TOGETHER WITH THAT PORTION OF THE VACATED ALLEY INCURRED THERETO, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF

KLAMATH

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

in

TRUST DEED

Vol. MST

Page

21549

....., 19.87...., betweer

Otorio

as Beneficiary,

WILLIAM P. BRANDSNESS SOUTH VALLEY STATE BANK

201 HW1 ANTE-1/396-1.268 201 THIS TROST DEED, made this 25th DOUGLAS M. STILES

	21550
s to and with the beneficiary and the benefici	nose claiming under him, that he is law- nencumbered title thereto
lefend the same against all persons	włomsoever.
States 1992, Allow 2007, Market States and Allow 2007. Annual states and a second states and a second state and a se Second state and a second	
of the loan represented by the above descr imily or household purposes (see Important stanto XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
hs. The term beneticiary shall mean the ho peneliciary herein. In construing this deed ar and the singular number includes the plural.	
	he day and year first above written.
he beneficiary is a creditor Act and Regulation Z, the Jotion by making required in No. 1319, or equivalent. ard this notice.	<u>Marco</u>
An and the second secon	
) ss. STATE OF OREGON, County of	55.
efore me on 19 as as	novledged before me on,
	(SEAL)
A DARK AN DESCRIPTION AND AND AND AND AND AND AND AND AND AN	
Te be used only when obligations have been point of the second only when obligations have been point of the second	europa antes districtos de la companya de la comp de la companya de la c
d. You hereby are directed, on payment to cancel all evidences of indebtedness secure to reconvey, without warranty, to the part	e loregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d hy said trust deed (which are delivered to you ies designated by the terms of said trust deed the
an and a second state and a second state of the	97 9 2010 - 2010 - 19 20 19 20 20 - 2010 - 2010 - 2010 - 2010 - 2010 - 2010 - 2010 - 2010 20 20 20 - 2010 -
	Beneficiary
NOTE which it secures. Both must be delivered to the i	ruses for cancellation before reconveyance will be made.
A VICE ALCOURT CONTRACTOR	STATE OF OREGON, County of Klamath ss.
HAAT ONDITION OF THE COLORS	was received for record on the .1stday of
SPACE RESERVED	in book/reel/volume No87 on page21549 or as tee/file/instru- ment/microfilm/reception No82070, Record of Mortgages of said County.
15 . STILES . BRAIDSHESS	Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk
201 rebsr brep F F (6 254h	By Man Am Deputy
	bed real-property-and has a valid, u iefend the same against all persons isother construint of the base description isother construint of the base description of the baserese description of the base description of

William Contraction