It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, benciciary shall have the compensation for such taking at all or any portions of the monies payable to proper the second taking at all or any portions of the monies payable to proper the second taking at all or any portions of the monies payable to prove the second taking at all or any portions of the monies payable to provide the second taking at all or any portions of the monies payable to prove the second taking at all or any portions of the monies payable to prove the second taking at all or any portions of the second taking and to prove the second taking at all or any portions of the second taking and licitary in the trial and appellate courts, necessarily paid or incurred by bees and executed such instruments are shall so we expense for the indebtedness and executed such instruments are shall so we expense for the indebtedness of any frame and from time to time upon written request of been-endorsement of its less and presents for cancellation) and the note for the individent of the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

## It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations socured by this insu-then, at the beneficiary's option, all obligations socured by this insu-then, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: and repairs to remove or demolihatin said property in 600 condition 2. To comply with or restore promptiperty. manner any building or improvement which and in 600 and workmalike destroyed thereon, and pairprovement which and in 600 and workmalike destroyed thereon, and pairprovement which and in 600 and workmalike destroyed thereon, and pairprovement which and in 600 and workmalike destroyed thereon, and pairprovement which and in 600 and workmalike destroyed thereon, and pairprovement which and the follow reveals, condi-tion is restrictions allecting laws, ordinances, result for reveals, condi-ticed by fills officer of colles, as well and to pay for filling for restric-by filling officer or colles, as well and to pay for filling the search in the beneficiary. -4. To provide and continuously maintain insurance on the buildings mand on the start as at full far y may from time to the subdime require, in it the grantor shall shall be delivered to the same framise against loss of damage by fire in the start or shall shall be delivered to the apprice companies new searching agencies and to proceencing agencies was and the first or shall shall be delivered to the apprice collecticity may procure from or new first and such order of by benefit in the grantor shall shall be delivered to apprice and the shall for anomal collecticity and pay that or other insurance and to have all the of any policy of insues algonice or saids and buildings. If the grantor shall shall be delivered to apprice and the anomal of the start of the shall proceed on the same at grantor's errors and buildings. If the grantor shall shall be delivered to apprice and the anomal of the stareot, and a thereot any part of the start ano

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an octive member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a 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 thereaf, or an escrow agent licensed under ORS 696,505 to 695,585.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus, 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without convyance to the frustee, the latter shall be vested with all the 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 countiers of the successor frustee. This for the control of proper appointment which, when records this frust when this deed, duly executed and obligated to motify applied to a provided by law Trustee is not rust and a substitution of the successor is and a public record as provided by law frust or fourly any party hereto of pending saie under any other deed of shall be a party unless such action or proceeding is brought by trustee.

together with trustees and altorney's lees not exceeding the amounts provided by law. By law. If the set of the place designated in the notice of sale or the time to which said sale may autorney and the set of the parcel or in separate parcels and shall set if the parcel or parcels and the the set of the shall deliver to the purchaser its deed in form as required by law concerns the parcel or in separate and thou any covenant or equired by law concerns the first set of the purchaser is deed in form as required by law concerns of the recitals in the deed of any matters of lact shall be conclusive proof the grant of the highest bidde any covenant or equired by law concurses of the proceeds of the set of any matters of the shall be conclusive proof the grant of the highest bidde of any matters of the shall be conclusive proof the grant of the highest bidde to be parsen, excluding the frustee, but including shall apply the proceeds of the trustee and a reason the charge by trustees elutions, (2) to the obligation were the finance of the trustee of the trustee by trusteen surplus, if any, to the figuration of the interest of the trustees of the fit the trust surplus, 16. Beneliciary may appear in the order of the trustees of the fit the sors to any trustee neared the same the to time appoint a successor or succes-

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by pays when due, entire amount due the time of the cure other than such portion as would being cured may be default occurred. Any other default that is capable to being cured may be cured by tendering, the performance returned under the being cured may be cured by tendering the default on the due that is capable obligation effective difference of the cure shall pay to the being the default or together with trustees and attorney's lees not exceeding the amount for the trust deed by law.

an dranting any easement or creating any restriction thereon; (c) join in any subodination or other agreement allecting this decd or the lien or chards frames (d) reconvey, without warranty, all or any part of the property. The property is there in any reconvey without warranty, all or any part of the property is the property of the frames (d) reconvey, without warranty, all or any part of the property is the property of th

(\$10,000.00) (\$10,

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in conjec-fion with said real estate. 

Lot 3 in Block 14 of TRACT 1072, THIRD ADDITION TO CYPRESS VILLA, according to the official plat tehreof on file in the office of the County Clerk of Klamath County

5

SQUTH VALLEY STATE BANK as Beneficiary,

SANDRA L. HALL

FORM No. 881-

ROBBERT

ÓT

as Grantor, WILLIAM P. BRANDSNESS

Oregon Trust Deed Series-TRUST DEED.

82196

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

TRUST DEED

....., 1937....., between

STEVENS-NESS LAW PUE

Page

Vol M81

, as Trustee, and

21736

## 21737

The grantor covenants and agrees to and fully seized in fee simple of said described real r	with the be property and terans! Af	neticiary and those claiming under him, that he is law- thas a valid, unencumbered title thereto EXCEPT prior ffairs recorded March 18, 1977 in Volume M77 , Oregon.
and that he will warrant and forever defend the	e same agair	nst all persons whomsoever.
્યુપાર છે. આ ગામમાં દેશાં આવ્યું છે છે. આ પ્રારંગ છે છે છે છે ગામમાં આ પ્રારંગ મુખ્યત્વે અમારા પ્રારંગ પૂછા. આ પ્રાપ્ત છે, દેશાં પુરુષ દુર્શ્વ છે	n the standard and the stan	(a) Algorithm (a) and (b) a
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(a) A set of the se	an Anil Stevenson Record States States States and States States States States States	
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family or hou (b) to an organization of teven to grantor year	v represented by usehold purpose www.www.com	y the above described note and this trust deed are: es (see Important Notice below). Are fur pushess of commercial purposes.
personal representatives, successors and assigns. The term secured hereby, whether or not named as a beneficiary he	n beneficiary si erein. In constr	ies hereto, their heirs, legatees, devisees, administrators, executors, hall mean the holder and owner, including pledgee, of the contract ruing this deed and whenever the context so requires, the masculine
gender includes the feminine and the neuter, and the singu IN WITNESS WHEREOF, said grantor	the field watches in the	to set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant	ty (a) or (b) is	Q Landra X Hall
not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Reg	Sandra L. Hall	
beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose use Stevens-Ness Form No. 1319, a	king required	galega kaj uga konton na linen en en 19. 
If compliance with the Act Is not required, disregard this notice		providegen. Som s
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		And And Andreas and Andre Andreas and Andreas and Andr Andreas and Andreas and Andre Andreas and Andreas and Andre Andreas and Andreas and Andre
STATE OF OREGON,	STATE	OF OREGON,
County of Klamath ) ss.	Coui	ntý of statute (1997) (
This instrument was acknowledged before me on	This ins	strüment was acknowledged before me on
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Sandra G. Hall	. ot	[Dependent Processing and Construction of C
Himelaspence		HEA MERICAN AND AND AND AND AND AND AND AND AND A
SEAL	Notary I	Public for Oregon (SEAL)
SEALD TA- My gommission expires: 8/16/80	My com	mission expires:
To: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereb	y are directed,	ations have been pold.
herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveyar	without warran	obtedness secured by said trust deed (which are delivered to you nty, to the parties designated by the terms of said trust deed the lents to
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