IN No. 831-Orogon Trust Deed Scrits-TRUST DEED.	TRUST DEED	Vol. MSS Page 3376.
THIS TRUST DEED, made this	9TH day of HE aka FREDRICK MER	MARCH
Grantor, MELVIN D. FERGUSON		Contra anticas Il strates and set of and grante of got the set of and
SOUTH VALLEY STATE	BANK	and and a straight of the flexing the straight of the straight
Beneficiary,	WITNESSETH:	an in brought with a rule of this and a second as
Grantor irrevocably grants, bargains, KLAMATH County, Or	sells and conveys to trus egon, described as:	stee in trust, with power of sale, the property
LOT 1 OF GARDEN TRACTS, ACCORD OFFICE OF THE COUNTY CLERK OF I	ING TO THE OFFICIAL KLAMATH COUNTY, ORE(	PLAT THEREOF ON FILE IN THE

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together with all and singular the tenerrents, 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 sum of TWENTY FOUR THOUSAND AND NO/100 \_\_\_\_\_\_ WITH RIGHTS TO FUTURE ADVANCES AND DENNEMALS

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having obtained the written consent or approval of the behicked y. arment, irrespective of the maturity dates expressed therein, or the interpret of the maturity dates expressed therein, or the interpret of the maturity dates expressed therein, or subordination or other agreement allecting this deed or the inn or charge subordination or other agreement allecting this deed or the property. The form of the presence may be described as the "preson or presons formity environment of the truthulaness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, bencliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adepuncy of any security for-the indebicdness hereby secured, enter upon and taking possible and apply the same, have one part dherein, di nose mat due and unpaid, and order as ben-ticiary may part therein, di nose mat due and unpaid, and order as ben-ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolifs, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereby or in his performed by mend and/or performance, the bencliciary may event the bencliciary at his election may proceed to foreclose this trust deed property as a mortage or direct the trustee to foreclose this trust deed property to saitly the of a sub, give notice thereof as then required by law and for any as a mortage or the trustee shall execute and and addire shall property to saitly the dealuit decument provided in ORS 86.735 to 86.755. 135. After the trustee has commenced foreclosure by advertisement and sale, end at any time prior to 5 days before the dealut

deed as their interests may appose in the subverse in brivess estilled to such surplus, it any, or the framou or to his subverse in brivess estilled to such surplus. 16. Benviticiary may from time to time appoint a successor or success-to any trustee named herrin or to any successor trustee appointed here-sors to any trustee named herrin or to any successor trustee appointed here-under. Upon such appointment, and will be cover and durise conterred trustee, the latter shall be vested upointed here-under. Upon any trustee herein named or y peritten instrument executed by beneliciary, and substitution shall be made wy peritten instrument executed by beneliciary, which, when records is ituated, shall be conclusive prool of proper appointment of the surf 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 notily any party here of on proceeding shalt oner deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is buy trustee.

attorney, who is an active member of the Oregon State Bar, a bank, trust company region or the United States, a title insurance company authorized to insure title to real totes or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an a or savings and loan association authorized to do business under the laws of Oreg property of this state, its subsidiaries, affiliates agents or branches, the United Sta or any agency thereof,

and that he will warrant and that he will warrant and the second	4 J. J. S. S. M. S.
Personal representatives, successors and secured hereby, whether or not name gender, includes the teminine and the IN WITNESS WHERE "IMPORTANT NOTICE: Delete, by lining on not applicable) if warranty (e) is epplicable base such word is defined in the Truth-in-L beneticary MUST comply with the Act and disclosures, for this purpose us Stevens-No. If empliance with the Act is not required, if the signer of the above is a corporation, use the form of acknowledgement appendix. STATE OF OREGON, Country of KLAMATH This instrument was acknowledg MARCH 9 19 88 by FREDRICK M. FORSYTHE al FREDRICK MERLE FORSYTHE CALL ALL	The benefit of and binds all parties hereto, their heirs, lefatees, devises, administrators, executors, the term beneficiary shall mean the holder and whenever the context so requires, the masculine number includes the plural.   CF, said grantor has hereunto set his hand the day and year first above written.   M whichover worranty'(e) or (b) is a coolitor of the and the baneficiary is a coolitor of the and the baneficiary is a coolitor of the and the baneficiary is a coolitor of the and the day and year first above written.   M whichover worranty'(e) or (b) is a coolitor of the and the day and year first above written.   M whichover worranty'(e) or the lise and the day and year first above written.   FREDRICK M.: FORSYTHE aka   Garage and the anoticiary is a coolitor of the notice.   Start E OF OREGON, is a could be and the order of the notice.   Start B of OREGON, is a could be and the order of the notice.   Start B of OREGON, is a could be and the order of the notice.   Start B of OREGON, is a could be and the order of the notice.   Start B of OREGON, is a could be and the order of the instrument was acknowled feel before me on is and is a could be and is a count of the instrument was acknowled feel before me on is an order of the instrument was acknowled feel before me on is a count of the instrument was acknowled feel before me on is a count of the order of the instrument was acknowled feel before me on is a count of the instrument was acknowled feel before me on is a count of the instrument was acknowled feel before me on is a count of the instrument was acknowled feel before me on is count of the order of the instrument was ackno
The undersigned is the legal owner a trust deed have been fully paid and satisfi add trust deed or pursuant to statute, to hsrowith together with said trust deed) and estate now held by you under the same. Ma DATED: DATED: De not lose or destrey this Trust Deed OR THE N T TRUST DEED TRUST DEED FOR JOINT AND, OR THE N	To be used only when obligations have been pold.   In the second of the second
GUILLOS IMPLOCUPITS GLUDICE PALE Grantor Grantor AFTER RECORDING RETURN TO Y FO SOUTH VALLEY, STATE' BANK' 545 5215 SOUTH SIXTH STREET -KL'AMATH FALLS, OR 97603	Oregan Gonani (g. m.) Was received for record on the 11 blday of