proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee has solved the default or defaults. If the default consists of a failure to provide the default or defaults. If the default consists of a failure to provide the date the trust deed, the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, when due, not then be due at the time of the default may be cured pay, paying the defaults, the person and the default occurred the potter default that is capable of defaults, the person effecting the cure shall pay to the beneficiate default costs together with trustes and attorney's less not exceeding the amounts provided by law. If Otherwise, the sale shall be held on the data and at the time and 14. Otherwise, the sale shall be held on the data and at the time.

together with trustees and attorney's lees not exceeding the amounts provided by law, and the states and attorney's lees not exceeding the amounts provided place designated in the pale shall be held on the date and at the time and be postponed as provided files of sale or the time to which said sale may in one parcel or in separate parcels and shall may sell said property either shall deliver to the purchase burners and shall may sell said property either the file of the purchase burners and shall may sell said property either shall deliver to the purchase burners and the time so hale. Trustee plies for the trustee sell may coven and the time so hale. Trustee plies for the trustee sell any coven and the trustee but including the grantor and beneticiary, may person, excluding the trustee but including the frame thereof. Any person, excluding the trustee but including the grantor and beneticiary, may purchase at the said. Supersons of sale, in-station and beneticiary the trustee at the sale trustee but including the grantor and beneticiary the trustee of the trustee but including the proverse of the trustee at the sale compares of sale, in-stationer, (2) to the obligation excurred by the trust of the trustee but including autorney, (3) to the obligation excurred by the trustee in the trust surplus, it may to the grantor or to his successor in interest in the trust 16. Beneticiary may from time to time appoint a successor or succes-

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank. Trust company or savings and Ioan association authorized to do business under the laws 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 676.505 to 696.5355.

pellate court shall adjudge reasonable as the beneticiary's or trustee's autor-ney's tees on such appeal. It is mutually agreed that: S. In the event that any portion or all ol said property shall be taken inder the right of eminent domain or condemnation, beneliciary shall have the for any portion of the event that any portion of the amount regulated is compensation for such taking, while are in excess of the amount regulated to pay all reasonable costs, expenses and attorney's lees monies payable to pay all reasonable costs, expenses and attorney's lees nonies payable applied by it fantor in such proceeding, shall be paid to beneliciary fantor applied by it fantor in such proceeding, shall be paid to benelicity read-applied by it fantor in such proceeding, shall be paid to benelicity read-applied by it fantor in such proceeding, shall be paid to benelicity's lees and execute such and appellate courts, costs and expenses and thereard by licitary in such proceedings, and the baresarily paid or indicated by its and execute such and appellate courts, reasonable one expenses, to take such actions of execute such any time and the bar own expenses, to take such actions secured hereby, mer and the bare of the indicated and the too so the indicated of its lees and presentatione of this deed and the loo for endorsement (in case of ull reconveyances for of this deed herebor (a) consent to the making of any map or plat of said property; (b) foin in the indicated of the making of any map or plat of said property; (b) foin in

sold, conveyed, assigned or alienated by the grantor without first therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor differes:

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 Join in construction side and costs incurred to the binding of the binding of the security.
 To coride and continuously maintain insurance on the building on any from times to maximum and the stands as the shead premises against to a safet building on any from times to the explore in policies to the bindicary may from times to maximum and the stand as the shead premises against moment and building or inpole the secure any reson to probe while difference in a safet building or inpole to the secure any from times to maximum and the stands as the shead premises against to the explore in a policies to the secure any reson to probe and construction the stand and the stands as the secure any from times to maximum and the stands as the secure any secure

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>DECEMBER</u> 15 becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's herein, shall become immediately due and payable. To protect the security of this trust dead terrational described account is instrument, irrespective of the maturity dates expressed therein, or

together with all and singular the tenements, 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 TUDEE TUDUCAND AND MO(100 UITTU DICUTE TO ENTIDE ADVANCES AND DENEMALS sum of THREE THOUSAND AND NO/100 ------WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS

SOUTH VALLEY STATE BANK as Beneficiary, as Trustee, and (States Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KI AMATH in _____ KLAMATH. County, Oregon, described as: LOTS 16 AND 17, BLOCK 13, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 1, IN THE COUNTY OF KLAMATH, STATE OF OREGON. and the second of second s

LSB 213.00 TRUST DEED

88 JUN 20

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as Grantor, ...

JUNE

Vol. m88 Page 9498

, between

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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97603

WILLIAM P. BRANDSNESS

THIS TRUST DEED, made this 16TH AMIEL ELLIOTT, AN ESTATE IN FEE SIMPLE

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teritetigi of spite sould' in the second		<u>Vol. 788</u> Page 949
The grantor covenants and agr fully seized in fee simple of said descr	ees to and with the beneficiary a tibed real property and has a val	
and that he will worse it is the	 Martineza (Martineza (Martineza)) Martineza (Martineza) Martineza (Martineza)	
and that he will warrant and forever	defend the same against all pers	ons whomsoever.
14 201 THE REPORT OF THE RE	SERIE DE STERNELLE AND STRUCTURE STR	
ાર્થ (પ્રે. ૧૯ કર્માં પ્રાથમ કરવા કરવા છે. કુદર્શ પ્રે. ગાંધ પ્રાથમ કરવા કરવા છે. બાહ્ય કે પ્રાથમ કરવા છે. બાહ્ય કે પ્રાથમ કરવા છે.	 Province and Annual State of State of State State State of State State	
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The grantor warrants that the proceeds (************************************	of the loan represented by the above d WAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	escribed note and this trust deed are:
I his deed applies to, inures to the ben	elit of and binds all parties bereto the	
gender includes the leminine and the neuter, and	nd the singular number includes the	and whenever the context so requires, the masculing
IN WITNESS WHEREOF, said	d grantor has hereunto set his ha	nd the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whiche not applicable, if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and the	e beneficiary is a creditor	el Ellott
beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregard	ation by making required	ne negativani san sana sana sana sana sana sana sa
If the signer of the above is a corporation, see the form of acknowledgement opposite.)	(1) A service of the service of t	Height Theorem Constraints and the second se Second second secon second second sec
STATE OF OREGON,	STATE OF OREGON	
County of KLAMATH	County of	} ss. } ss.
JUNE 16	19by	niiowieagea betore me on
L. M. Dale & Cla	of	
(SEAL) Notary Public I My commission expires: 12-13		
	-91 My commission expires:	(SEAL)
an a	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been po	na 1999 - Andreas Andreas, and an
0. Urgenske stranger af militaristet. 25. fler i	Trusteo	Anthon 2011, Anthony and Anthon Anthony and Anthony
rust deed have been fully paid and satisfied. Y	outer of all indebtedness secured by th ou hereby are directed, on payment to	o foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of
state now held by you under the same. Mail re	conveyance and documents to	iss ussignated by the terms of said trust deed the
이 같은 관계적 예약이는 여러가지 못한 적용되었다. 문화는 것같은 것같이 많다.	are onl profite thursd and al both	
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE w	which it secures. Both must be delivered to the tr	ustee for cancellation before reconveyance will be made.
FORM No. 681	KUAMATH, STATE OF OREGUN.	STATE OF OREGON, County of Klamath ss.
MIEL ELLIOTT	Owner conter realized	I certify that the within instrument was received for record on the 20 day
Granie rigeneachtr frants, bergen an suis fui	in cells and conversion to the conversion	of June , 19 88 at 2:17 o'clock P. M., and recorded
Bouleton Grantor	SPACE RESERVED FOR WIE B∀RECORDER'S USE	in book/reel/volume No. <u>M88</u> on page <u>9498</u> or as fee/file/instru-
	AD2NE23	ment/microfilm/reception No. 88389, Record of Mortgages of said County.
AFTER RECORDING RETURN TO	VA ERIVLE THE PRESS	Witness my hand and seal of County affixed.
215 SOUTH SIXTH STREET LAMATH FALLS, OR 97603	161h day of summer	Evelyn Biehn County Clerk
1	See \$13.00	By Orulan Muelender Deputy

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