proceed to loteclose this trust deed in the manner provided in ORS 86.735 to 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any other person so privile date the trustee conducts the sale, and the drauts. If the default consist of a failure to pay, when dury sums secured by the trust deed, the default may be cured by paying the not them be due had the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the defaults or trust deed. In any case, in ebilitor to curing the default and expenses actually incurred in enforcing the obligation of the trust deed by law. It trustee's and attorney's lees not exceed the trust deed by law.

and expenses acrossly mentice in enouncing the comparish of 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 and at the time and be postponed as provided by law. The trustee may sell which said sale may in one parcel or in separate by law. The trustee may sell which said sale may anotic to the highest bidder for cash, payable at the fine of poperty either and diver to the purchase for cash, payable at the fine concerns a shall deliver to the purchase for cash, payable at the fine concerns and the postporty so sold, but which deed in form as required by law conversing piele. The recitals in the devided any covenant or warran't by law conversing of the truthulness thereol, any purchase at the sale. Surpress or im-the granter and beneliciary, my person, excluding the trustee but including the difference of the process of the property so sold. The truthuluness thereol, the pay purchase at the sale change and beneliciary, my person, excluding the trustee by trustees in-stationers of the proceeds of a pursuant to the powers provided herein, trustee change the compensation of the trustee and a transonable chartse by trustees in-tertory. (2) to the obligation trustee and a reasonable chartse by trustees in-tertory. (2) to the obligation truste and a trustee of the trustee of all be trustee and any, to the granter or to his successor in interest entitled to success turplus. 16. Breneficiary may from time to time appoint a successor or success

deed as steel intervise that append to his successor in interest entitled to such surplus. If any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter of to any successor function appoint a surplus. If any, to the granter have been appointed been inder, the latter shall be verted and without concession and the successor inder the latter shall be verted and without concession and the successor inder the latter shall be verted and without concession and the successor inder the latter shall be made by writing historical executed by been historical execution shall be made by writing historical executed by been which the neoperty is situated, shall be conclusive proof of proper appointment of the successor index the trust when this doed, duly executed and trust or noil and a public record as provided by law. Trustee is not obligated to noill and a public record as provided by law. Trustee is not trust or only any party hereto of pending andre any other deed is shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee Lereuxier must be either in attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do builness under the laws of Oregon or the United States, a tille insurance company authorized to insure title to real property of this state, it's subsidiaries, affiliates, agents or branches, the United States or any agency thereat, or an escrow agent licensed under ORS of 5.253.

It is mutually agreed that: S. In the event that any portion or all is said property shall be raisen under the right of emiment domain or condemnation, he nelciny, shall have the as compensation for such taking, which are in excess of the monies payable as compensation for such taking, which are in excess of the amount required mutured by grantor in such representation of the monies payable in the trial and appendix which are in excess of the amount required mutured by grantor in such representative costs and exponses of the monies payable in the trial and appendix costs, and exponses of the indebted mutured by grantor in such representation of the monies payable in the trial and appendix could, necessarily paid or instituted by here termed hereby, and grantor and the balance an tied upon it in the trial and pensition, promptly upon beneficiary's request. Jeitry, payment of its feed from time to time up on witten request of bene-relations of the presentation of this dired and the mote bar be induced by any person for the payment of the includent bar the liability of any person for the payment of the includence in the liability of any person for the payment of the includence is (a) consent to the making of any map or plat of said 'property; (b) join in

sold, converse and paysible. In the over, this within described properties, and the beneficiary's option, all oils fails for secured by this instrument then, at the beneficiary's option, all oils fails secured by this instrument, shall become intradiately the and paysible.
To protect the security of this trist ited (add granter agrees: and repair, not over, preserve and maintain suit dread, franter agrees: and repair, not over, preserve and maintain suit dread, franter agrees: a complete on your, preserve and maintain suit franter agrees: and repair, not over, preserve and maintain suit dread, franter agrees: a complete on your, preserve and maintain suit model and second and the common to commit or years or a demoked by the second dread agree on the second with all as a odd set in urse therefore. To manner any building or improvement therefore, the second dread agree on the second dread of the second dread agree on the second dread d

Aranting any easement or creating any restriction thereon: (c) join in any subordination or other adreement allocting this deed or the lien or charge frantier in any reconvey, without warranty, all or any part of the property. The feasily entitled theretor, without warranty, all or any part of the property. The feasily entitled theretor, without warranty, all or any part of the property. The feasily entitled theretor, without warranty, all or any part of the property. The feasily entitled theretor, without warranty, all or any part of the property. The feasily entitled theretor, without structures thereol. Trustee Sor any of the services mentioned in this match hall be not less than §5.
I. Opon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequase of any security for any part thereof, in person, by adent or by a freceiver to be apprint or any part thereof, in possible and the possible of the rest and the indebtedness hereby we thout regard to the adequase offer the rest. Sort any of the indebtedness hereby each, enter upon and taking possession of suit property the same, may there thered, in the upoid, had collect the rest. I. The entering upon and taking possession of suit property, the inducation of such tents, issue and profits, or the proceeds will property, the invance policies or compensation or any taking of the invalid of and all of the adjust or notice of default here under or invalidate any act done or pursuant of any herdentees advertex and, then the secured here any taking of the invalid of and any advertee of adverte and for any act done or any advertee any default or notice of default any advertee and any indefault any advertee any taking of the invalue and under a possible any advertee any default or notice of default here under or invalidate any act done or any advertee any advertee any act done any advertee advertee advertee advertee adve

SOUTH VALLEY STATE BANK

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

SEE ATTACHED EXHIBIT A

as Beneficiary,

89941

FORMN

OT

()) ())

. as Trustee, and

W PUB. CO., PORTLAND, OR 9720

Vol. 7188 Page 12380 @

....., 19<u>88</u>, between

as Grantor, WILLIAM B. BRANDSNESS

381-On gon Trust Deed ! eries -- TRUST DEED

TRUST DEED

The grantor covenants and agrees to and with the peneliciary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

in tê

This deed applies to, inures to the benait of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secure hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the pireal.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IAIFORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-In-Lending Ac: and Regulation Z, the benuficiary MUST comply with the Act and Regulation by making required disclasures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ROBERD D

(If the signer of the above is a corporation,

10121

1.1.1.1

STATE OF OREGON,	STATE OF OREC	GON,)			
County of KLAMATH) ss.	County of			
This instrument was acknowledged before a		This instrument was acknowledged before me on			
JULY 12 ,0 881					
ROBERT D. FISH	as				
and the second secon	of				
in the second					
Notary Public for O					
(SEAL) My commission expires: 2-12-9	/ My conumission exp	ires: (SEA)			
· · · · · · · · · · · · · · · · · · ·	REQUEST FOR FULL RECONVEYANC				
	bs used only when obligations have be	en paid.			
TO:	Trustee				
· · · · · · · · · · · · · · · · · · ·					
trust dead have been fully noid and estimited March		y the foregoing trust deed. All sums secured by sain at to you of any sums owing to you under the terms of			
	counter and cocuments to				
DATED:	19				
	-	Beneticiary			
Do not lose or destroy this Trust Deed OR THE NOTE whild	h it secures. Both must be delivered to	•			
Do not lose or destroy this Trust Dood OR THE NOTE which	h it secures. Both must be delivered to	Beneficiary the trustee for concellation before reconveyance will be made.			
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TRUST DEED (FORM No. 881) AIRVENELSE LAW PULL CO., PORTLAND, DRE ROBERT D. FISH	SPACE RESIERVED FOR	the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of			
TRUST DEED (FORM N.S. 881) *18VENESS LAW PUB CO., PORTLAND, ONE ROBERT D., FISH Grantor	SPACE RESERVED	the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of			
TRUST DEED (FORM No. 801) INVENES LAW PUB CO. FORTLAND. DHE ROBERT D. FISH Grantor SOUTH VALLEY STATE BANK	SPACE RESIERVED FOR	the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of			
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TRUST DEED (FORM N. 801) ILEVENESS LAW PULL CO. PORTLAND. ONE ROBERT D. FISH Grantor SOUTH VALLEY STATE BANK Banoliciary AFTER RECORDING RETURN TO DUTH VALLEY STATE BANK	SPACE RESIERVED FOR	the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of			

*ROBERT D. FISH LOAN NO. 203302 JULY 12, 1988

EXHIBIT A

PARCEL 1

A parcel of land situated in the NW1/4 NW1/4 of Section 22, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon more particularly described as follows:

12382

6736

Beginning at a cased monument marking the Southwest corner of said NW1/4 NW1/4 of Section 22, said monument being the intersection of the centerlines of Washburn Way and Joe Wright Road; thence North O degrees 14' East along the centerline of Washburn Way a distance of 415.5 feet to a point: thence South 89 degrees 25' East a distance of 30.0 feet to a 5/8" iron pin marking the TRUE POINT OF BEGINNING of this description; thence continuing South 89 degrees 25' East a distance of 291.55 feet to the Southwesterly right-of-way line of the Modoc Northern Railroad; thence North 33 degrees 33' 30" West along said right-of-way line a distance of 524.15 feet to a point on the East line of Washburn Way; thence South 0 degrees 14' West along said East line a distance of 433.85 feet; more or less, to the point of

PARCEL 2

A piece or parcel of land situated in the NW1/4 NW1/4, Section 22, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows: Beginning at an iron pin on the Easterly right of way line of Washburn Way as the same is presently located and constructed, from which point the monument marking the Northwest corner of said Section 22 bears North 89 degrees 25' West 30.0 feet and North 0 degrees 14' East 921.6 feet distant; thence South O degrees 14' West along said Easterly right of way line 385.5 feet to its intersection with the Northerly right of way line of Joe Wright Road as the same is presently located and constructed; thence South 89 degrees 25' East along said Northerly right of way line 550.55 feet to its intersection with the Southwesterly right of way line of the Modoc Northern Railroad as the same is presently located and constructed; thence North 33 degrees 33' 30" West along said Southwesterly railroad right of way line 465.75 feet to an iron pin; thence North 89 degrees 25' West 291.55 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: \$55

Filed for record at re	quest of	South Valley	State Bank	tha	2nd	
ofAug	A.D., 19 83	at09	o'clockP, M., ar	id duly recorded in	n Vol. M88	day
	of <u>Mo</u>	rtgages	on Page	12380	11 VOI. <u>1100</u>	
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