25J2 2 201 201 201 THIS TRUST DEED, made this	22nd day of August itle as WIL DALTON and ROSANA P. DALTON, 19.88., b
as tenants by the entirety	itle as WIL DALTON and ROSANA P. DALTON, 19.88., 5
as Grantor, William P. Brandsness South Valley State Bank	
as Beneficiary,	Recordens Use Insur/ nacronita/ recordent ito
Kusane ^{1,} Dalton Grane	WITNESSETH:
in <u>Klamath</u> County, Or That portion of Tract 48 of HOMEDAL	sells and conveys to trustee in trust, with power of sele the
Beginning at a point at the N	a subdivision of Klamath County documents
30' West parallel to Harling of Home	dale Road a distance of 171 79 foot, the date of 1
Southeasterly line 110 feed Volume 32	6 at page 281; thence North 46° 201 Factory line of
30' East along the Southerly line of	6 at page 281; thence North 46° 30' East along sa outherly line of Harlan Drive; thence South 43° Harlan Drive a distance of 15.4 feet; more or le
es de point of beginning.	e a source of 15.4 Teet, more or le
-together with all and sinking the test	$B_{ m out}$ (March 1)
now or hereafter appertaining, and the rents, heredita tion with said real estate.	aments and appurtenances and all other rights thereunito belonging or in an and profits thereot and all fixtures now or hereafter attached to or used in co FORMANCE of each
sum ofSixteen Thousand a	FORMANCE of each agreement of grantor herein contained and payment of and no/100
note of even date herewith, payable to beneficiary or o	order, and made by grantor, the line!
sold, conveyed, 'assigned or alienated by the grantor then at the beneficiary's option, all obligations secure berein then the the secure	s instrument is the date, stated above, on which the final installment of said scribed property, or any part thereof, or any interest therein is sold, agreed without first having obtained the written consent or approval of the benefit d by this instrument, irrespective of the maturity dates expressed the
Southe minediately due and payable.	or agrees that screen the second screen the maturity dates expressed therein
and repair; not 'to remove or demolish any building or improve not to commit or permit any waste of said property. 2. To complete or restore promotiv and in the	good condition granting any easement or creating any restriction thereon; (c) join i ment thereon; subordination or other agreement allecting this deed or the lien or thereol. (d):reconvey without allecting this deed or the lien or dependent of the lien or dependent of the lien o
tions and comply with all laws, ordinances, regulations	enants condi service proof of the truthlulness thereof Truther matters or facts
join in executing such linancing statements pursuant to the beneficiary. a cial Code as the beneficiary may require and to pay for liling proper public office or offices, as well as the cost of all lien s beneficiary. If you have been and be and be and be and beneficiary. If you have been and be and be and be and beneficiary. If you have been and be and be and be and be beneficiary.	same in the mointed to notice, either in person, by adapt or beneliciary may a
by thing officers or searching agencies as may be deemed desi beneliciary. U(1) (1) (1) (1) 4. To provide and continuously maintain insurance on now or hereatter, erected on the said premises against loss or do and such other hereatter.	earches made the indebtedness hereby secured, enter upon and take preserved any securit
an amount not less than \$	ne require, in ficiary may determine
deliver said policies to the beneficiary at least fifteen days prior	he laiter; all collection of such rents, issues and profits, or the proceeds of lire and n as insured; "I insurance policies or compensation or awards for any taking or damage a mance and to property, and the annimilation or awards for any taking or damage a
the beneficiary may procure the same at grantor's expense, collected under any tire or other insurance policy may be need	i buildings, pursuant to such notice of default hereunder or invalidate any act The amount, while the such notice.
any determine, or at option of beneficiary the entire amount so may determine, or at option of beneficiary the entire amount so any part thereof, may be released to arantor. Such application or not cure or waive any default or notice of default hereunder or in act done pursuant to such notice.	s beneficiary essence with respect to such payment and/or performance, the being or collected, or declare all sums secured hereby immediately due and employees the beneficiary
5. To keep said premises free from construction liens and area, assessments and other charges that may be levied or even	in equity as a mortgage or direct the trustee to loreclose this trust deet is divertisement and sale, or may direct the trustee to loreclose this trust deet is to pay all remedy either the sale to may direct the trustee to purchase the sale.
o beneficiary; should the grantor tail to make payment of any to nents, insurance premiums, liens or other tail to make payment of any t	s and other his written notice of detault and his election to sell the said described areas to be reco ipts thereform, property to satisfy the obligation secured here and sell the said described
which will be approximately and the grantor lail to make payment of an even by dimance premiums, liens or other charges payment of an even of the second second second second second second second second nake such payment, or by providing beneficiary with tunds with nake second second second second second second second not the an even paid, with interest at the rate set forth in the rereby-together with he obligations described in paragraphs of ust deed, without wided to and become a part of the debt second versation for any rights arising from breach of	ares, assess? Justicity the obligation secured hereby whereupon the trustee antor, either proceed to loreclose this trust deed in the manner provided in ORS 86.73 which to 86.795 [13]. After the trustee has commend to 10 are 1
study added to and become a part of the debigations described in paragraphs 6 and rust deed, without waiver of any rights arising from breach of overants hereof and for such payments, with inferest as aloresaid rty hereinbefore, described, as well as the branch branch of the such as the result of the such as the result of the such as the su	tent thereof, $[13]$ After the trustee has commenced forcelosure by advertisement note secured a sale, and at any time prior to 5 days before the date the trustee conducts ard by this is also, the grant or any other person so privileged by ORS 56.753, may any of the sums secured by the trust deed, the default consists of a failure to fail, when , the prop- entire secured by the trust deed, the default may be crucial by the trust of the sums be crucial by the trust of the sums be crucial by the trust secured by the trust of the sums be crucial by the sums be crucial by the trust of the sums be crucial by the trust of the sums be crucial by the sums be crucial by the trust of the sum of
ity nereinbelore described, as well as the grantor, sail be bo me extent that they are bound for the payment of the obligate escribed, and all such payments shall be immediately due and ne to potce and the such payments shall be immediately due and ne	i, the prop. Second device of the trust deed, the delault may be cured by paying und to the Dentire amount due at the time of the cure other than such portion as we work the time being cured may the cured all cocurred. Any other delault that is each of the cured may the cured that the cure of the cure
inder all sums secured by this trust deed immediately due and points inder all sums secured by this trust deed immediately due and pointsitute a breach of this trust deed. Just 2020 (1990) and pointsitute a breach of this trust deed.	beneficiary, and defaults, the person effecting the cure shall not be the default of the default
title search as well as the other costs and expenses of the trust connection with or in enforcing this obligation and trustee's and	ng the cost by law. If this tess and attorney's fees not exceeding the amounts provide incurred
lect the security rights of powers of beneficiary or frustee; and in tion or proceeding in which the beneficiary or trustee; and in the security rights of powers of beneficiary or trustee may appear	Toroting to the postgraded in the notice of sale or the time to which said property and provided by law. The trustee may sell said property eit any suit, suction to the history there have backet and shall sell the parcel or provided by the parcels and shall sell the parcel or provided by the parcel or parce
y suit for the foreclosure of this deed, to pay all costs and ex- ding evidence of thile and the beneficiary's or trustee's attorney' round of attorney's fees mentioned in this paragraph 7 in all ea-	s including whall deliver to the purchaser its deed in form as required by law convey penses, in the property so sold, but without any covenant or warranty enconvey s less, the piled. The recitale in the deviation of the piled. The second
late court shall adjudge reasonable as the beneliciary's or trust y's fees on such appeal.	dement or the trainings thereof. Any person evoluting of the conclusive pr
It is mutually agreed that:	cluding the compensation of the trustee and a reasonable charge by truste attorney. (2) to the obligation secured by the trust and a deal of the secure of t
compensation for such taking, which are in excess of the amount	I have the surplus, if any, to the grantor or to his successor in interest priority and (4) to be surplus.
blied by it first upon any reasonable costs and expenses and attorn the first upon any reasonable costs and expenses and attorn the in the trial and appellate courts, necessarily one of the second	y paid or sors to any fruster named herein or to any successor for succ ciary and under. Upon such appointment, and without convergence to the under neys less, truster the latter stat
ured hereby; and grantor agrees, at its own polied upon the ind	by bene- upon any trustee herein named or appointed hereunder. Fach duties contern
9. At any time and from time to time upon written request ary, payment of its lees and presentation of this deed and the	of the successor trustee.
liability (i) case of full reconveyances, for cancellation), without consent to the making of any map or plat of said property; (b	

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If it mutually advect insti- g in the result can use perion of all of under the right of comment detains as continuous under it is a detail of require that of us any se	and property shall be taken the down in the second state of the se	- Arrise Union (Char) and an analysis and arrive a set of the s
I. C. M. M. Chen. M.	Hear from any reflection of the Result administry of those strong sectors (A & Sector Administry of those strong sectors (A & Sectors Administry of those sectors (A & Sectors	(4) June employees on the tracket of the third of the property of the tracket of the tracketo
apiding we denote of the mark the devolution of the marks and the contraction of the devolution of the	toop a set coord to a the first	e described note and this trust deed are:
1. 10 Contractions with an in a provide S that the administration of the second state	A A A A A A A A A A A A A A A A A A A	MAGEX XX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
personal representatives, successors and assi secured hereby, whether or not named as a gender includes the feminine and the named	enefit of and binds all parties hereto, gas. The term beneficiary shall mean beneficiary herein. In construing this c	their heirs, legatees, devisees, administrators, executors, the holder and owner, including pledgee, of the contract leed and whenever the context so requires, the masculine plural
IN WITNESS WHEREOF, s	and the singular number includes the land the singular number includes the land grantor has hereunto set his	plural, the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whin not applicable; if warranty (a) is applicable and as such word is defined to the section.	the beneficiary is a creditor	R. Dalton
beneficiary MUST comply with the Act and Reg disclosures; for this purpose use Slavens-Ness For If compliance with the Act is not required, disreg	numon by making required	P. Datton A fallon
Use gover television to since television of the converse (if, the signer of the above is a corporation, or dependent use the form of acknowledgement opposite.)	exercise or investigate and in contraction cline term and to put all leaded are inserted upon all the terms of the inserted open at	anno Mattin
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County of the Klamath	in the state of th	an manage of the second s
AUGUST 22	1 the with the second s	sacknowledged before me on
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Notary Publi Mccommission expires: 12-		"我准确的准备我们都没有就是我们都能能了你说,我们还没有这些问题,我们还有这些问题,我们还有了,我们们一次说明,这个你们有这
comparation the security of this rules in	or unbeatement treatent. Inperiors of a	A COMPANY AND A CONTRACT OF A
the Branch of the second of th	REQUEST FOR FULL RECONVEYANCE 2015 be used only when obligations have been us socition ph. 1012	a pold. States of the design is also see (as of sections) of the active consent of the set (as of sections) (thereast of the design is also set (as of sections) as a pold.
The undersigned is the legal owner and	the this instructure is the distribution of all indeptedness secured by	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to can therewith together with said trust deed) and to	You hereby are directed, on payment ncel_all_evidences of indebtedness secu	to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to
Contract of the same Mail, the same same same same same same same sam	reconveyance, and documents, to the	in the second by the terms of said trust deed the
DATEDRING STL AND STRATES IN THE WHICH	test 19 mains and other managers and	nas ener o facentes atmosés (contars de contrars) L'an anel affre (nelenno es signo a anothere
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	iomedale Road a distance a distance of 139 feet	
The second se	DALE, a subdivision of K neast corner of Tract 40	How I County of <u>Klamath Klamath</u> ss.
Constant Desocraph states pets Rosana P. Dalton	nustan accorden as	was received for record on the 29th day of Aug 1988
as Bensliciary. Grantor	SPACE RESERVED	at
South Valley State Bankister	RECORDER'S USE	ment/microfilm/reception No. 90794, Record of Mortgages of said County.
AFTER RECORDING RETURN TO	11116 95 1415 DVC1012 907	Witness my hand and 'seal' of County affixed.
5215 S 6th St. Klamath Falls OR 97602	2200 day of Aut	NAME TILE
	Fee \$13.00721 DEED	By Dauline Millindar Deputy

18- MIC-SO WHI 23

de 3.00

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the beneficiary and those claiming under him, that is fully seized in fee simple of said described real property and has a valid, unencumbered title thereto the base of the ba

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