OT O & Minor bard Series - IKUSI DEED.	Carrier and the second second second	STEVENS-NESS LAW PUB. CO., PORT	LAND. OR 97204
5215 50014 51714 518EE1 8LAN 54 44 50 08 97603	TRUST DEED	Vol. max Page 209	
20(THIS TRUST DEED) inade this E. RONALD ISAKSON, ALICE M. ISA DOING-BUSINESS AS EXECUTIVE	23RD day of KSON, CLO K. CONE,		., between
as Grantor, WILLIAM P. BRANDSN		County effixed.	1949 (M. 1969) 1949 - Marine Marine, 1949 (M. 1979)
as Grantor,	<u> 53</u>	Millies uit unta Tr	ustee, and
SOUTH VALLEY STATE	BANKercouprerente	ment/pucrothim/reception/Vo Record of Muridales of said-f	
as Beneficiary,	WITNESSETH:	(II, book / reel / olisitie / S. pogo //////////////////////////////////	jįs/insiru-
Grantor irrevocably grants, bargains, inKLAMATHCounty, O	sells and conveys to to	ustee in trust, with power of sale, the	
SEE ATTACHED EXHIBIT A BY TI	HIS REFERENCE MADE	· 동생 전쟁 전쟁이 아님께서는 것 같은 것 같은 것 것 같아요. 이 것 것 같아요. 이 있다. 이 것 같아요. 이 이 것 같아요. 이 것 않아요. 이 것 같아요. 이 것 않아요. 이 것 같아요. 이 것 않아요. 이 것 같아요. 이 것 같아요. 이 것 않아요. 이 있 않아요. 이 것 않아요. 이 것 않아요. 이 것 않아요. 이 있 않아요. 이 있 않아요. 이 것 않아요. 이 있 않아요. 이 있 않아요. 이 것 않아요.	
		STATE OF OREGON.	14
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together with all and singular the tenements, heredi now or hereatter appertaining, and the rents, issues tion with said real estate. Security FOR THE PURPOSE OF SECURING PEI sum of EIGHTY. THREE THOUSAND AND M RENEWALS.	REORMANCE A	ement of grantor hereafter attached to or used ement of grantor herein contained and payr NITH_RIGHTS_TO_FUTURE_ADVANCE	in connec-

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 soner paid to be due and payable. In the event the within described property, or any part thereot, or which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, its instrument, it respective of the maturity dates expressed therein, or herein, shall become immediately due and payable. If event we especies explaned to the maturity dates expressed therein, or

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Biold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instrument, and the beneficiary's option, all obligations secured by this instrument, and the secure proves of enough and payable. To protect the security of this trust deed, grantor agrees, and the secure of the security of the security of the security of the secure proves of enough and the secure of the secure proves of enough and the secure of the security of the secure proves of enough and the secure of the secure proves of enough and the secure of the secure proves of enough and the secure of the secure proves of the secure proves of the secure and the secure and the secure and the secure and the secure proves of the secure and the secure and

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response and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. Prove 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, 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 detault or notice of default hereunder or invalidate any act done pursuant to such notice.

(12) The sum of the application of release thereof as aloresaid, shall not cure or pursuant to such notice. Of default hereoid as aloresaid, shall not cure or pursuant to such notice.
(12) Upon default by grantor in payment of any indebtedness secured hereby or in his portormance of any agreement hereunder, time being of the structure of such payment and/or performance, the beneficiary may declare all respect to such payment and/or performance, the beneficiary may declare all respect to such payment and/or performance, the beneficiary may declare all respect to such payment and/or performance, the beneficiary may declare all respect to such payment and/or performance, the beneficiary may direct the itrustee foreclose this trust deed by advertisement and sale, or may direct the itrustee foreclose this trust deed by advertisement and sale, or may direct the itrustee foreclose this trust deed by advertisement and sale, or one quity, which the beneficiary may have. In the latter, event the beneficiary or the trustee shall execute and camp have. In the latter, event the beneficiary or the trustee shall execute and camp have. In the latter, event the beneficiary or the trustee shall execute and camp have. In the latter, event the beneficiary or the trustee shall execute and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
(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, the grantor or any other person so privileged by ORS 86.733, may cure the default for default. If the default may be cured by paying the sale, and at my time the the distort ones required under the default or default, it the thereing the notion cover the set default constrained and the sine other than such portion as would property its default and the performance required under the default or default, its the time and place default due the default ton the default or default at the time and place

together with 'trustes' and attorney's lees not exceeding the amounts provided by law, the 'trustes' and attorney's lees not exceeding the amounts provided by law, the 'trustes' and attorney's lees not exceeding the amounts provided by law, the 'trustes' and attorney's lees not exceeding the amounts provided by law, the 'trustes' and attorney's lees not be time to a state and place designated in the notice of sale or the time to which said sale may be postponed, as provided by law. The truste may sail said property either in, one parcel or, in separate parcels, and shall sell the parcel or parcels at 'auction to the highest' bidder for cash, payable at the time of sale. Trustee whall deliver to the purchase 'its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustes, but including the frantor and beneficiary, may purchase at the sale. 15. When trustes eslip pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustes and a resonable charge by trustes' attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste of the truste surplus. 16. Beneliciary may power on the successor in interest on the law.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. I6. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without consortrustee appointed here-under. Upon such appointment, and without consorts and the successor trustee, the latter shall be vested with all title, powers to the successor upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument exclusion counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. I7. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated for notity any party hereto of pending sale under any other deed of trust or of any action or proceeding in which fantor, beneficiary or trustee.

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

	The grantor co fully seized in lee sim	enants and agrees to and wit ole of said described real prop	h the beneficiary and those claiming un erty and has a valid, unencumbered th	20
	Will Warran ali ali ali ali ali ali ali ali ali ali barra pi ali ali ali ali ali ali ali ali barra pi ali ali ali ali ali ali ali dana ali ali ali ali ali ali ali dana ali	at and forever defend the sam	e against all persons whomsoever.	Statistic Bill Bills
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$\left \begin{array}{c} 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 \\ 1 $	Contraction warrants the Contraction warrants the Contraction of an isation; This dead	at the proceeds of the loan ropresen XX XXXXXXX XXXXXXXXXXXXXXXXXXXXXXXXXX	ted by the above described note	ante a la constante de realiseren la constante de la constante de la constante de la constante de la constante la constante de la constante d la constante de la constante d
* IMP(DRTANT NOTICE	REOF said granfor has here	nstruing this deed and whenever the context se r includes the plural.	dministrators, executor pledgee, of the contra requires, the macculi
as such benefic disclosu If comp	word is defined in the Truth any MUST comply with the A rest, for this purpose use Steven liance with the Act is not read	ng out, whichever warranty (a) or (b) is licable and the beneficiary is a creditor -in-Lending Act and Regulation Z, the C1 and Regulation by making required is Ness form No. 1319, or equired red, disregard his and for equivalent.	ne day and year first	above written.
STATE	of acknowledgement opportion, is m of acknowledgement opportie.) OF OREGON	¹¹ Statution, ¹² Statution, channel and statution and statution and statution of departs particular in unsequences of the distribution and statution and statution of the statution and statution and statution and statutions of the statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statution and statut	CLO K CONE	
And	is instrument was acknown arthur of 1988 Con ald Jackson Long Con Low	dided that	OF OREGON CONE ss.	
(SEAL)	N. 6) C. Notar Ny commission expires:	A. Burg Public for Oresch D. 3-97	blic for Oregon Mion expires :	
701) The m	In October of Disparsed by the second	The second provide the second	durind and the second sec	(SEAL)
trust deed ha said trust dee herewith toget estate now hel	ve been fully paid and satis d or pursuant to statute to be with said trust doed) and for with said trust doed) and d by you under the same. M	and holder of all indebtedness sections lied. You hereby are directed, on p C cancel all evidences of indebtedn d to reconvey, without warranty.	have been poid. Interview of the second sec	bat threads a transfer to the second by said
JATED NIN	r one sugara the starting	antinera de la construction de l	Relation of the second	livered to you frust deed the
TRU	destroy this Trust Deed OR THE N	OTE which is secures. Soth must be delivered	Beneficiary	
STEVENS NESS L	W. PUB. CO. PORTLAND. ORE	E THIS REFERENCE MADE	STATE OF OREGON,	<u>}</u> ss.
Grand(a)		OLEGON COSCUPED AND UN PORTE DE CONSENTED UN POR	in book/reel/volume No.	
SOUTH VALLEY	Boneliciary	ANESS ANESSA SWESS	page or as fee/file/ ment/microfilm/reception No Record of Mortgages of said Count Witness my hand and se County affixed.	instru-
KLAMATH FALL	לי, UK 976∩י, II	TRUST DEED	NAME NAME By	TLE

Deputy

20989

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EXHIBIT A

A PARCEL OF LAND LYING IN THE NE 1/4 SE 1/4 OF SECTION 3, TOWNSHIP 39 SOUTH, RANGE 9 EAST OF THE WILLAMETTE MERIDIAN, IN THE COUNTY OF KLAMATH, STATE OF OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT WHICH IS SOUTH 55.03 FEET AND SOUTH 89 DEGREES 14' WEST 298 FEET FROM THE QUARTER-SECTION CORNER COMMON TO SECTIONS 2 AND 3, TOWNSHIP 39 SOUTH, RANGE 9 EAST OF THE WILLAMETTE MERIDIAN, SAID POINT ALSO BEING 53 FEET SOUTH OF (WHEN MEASURED AT RIGHT ANGLES TO) THE RELOCATED CENTER LINE OF THE KLAMATH FALLS-MALIN HIGHWAY; THENCE CONTINUING SOUTH 89 DEGREES 14' WEST A DISTANCE OF 132 FEET; THENCE SOUTH 0 DEGREES 30' 30" EAST A DISTANCE OF 132 FEET; THENCE NORTH 89 DEGREES 58' 30" EAST A DISTANCE OF 132 FEET; THENCE NORTH 0 DEGREES 30' 30" WEST A DISTANCE OF 137 FEET; THENCE NORTH 0 DEGREES 30' 30" WEST A

LOCATED AT 4036 SOUTH SIXTH STREET, KLAMATH FALLS, OREGON 97603

E. RONALD ISAKSON, ALICE M. ISAKSON, CLO-K. CONE, FLOYD CONE, A COPARTNERSHIP DOING BUSINESS AS EXECUTIVE VILLAGE

STATE OF OREGON: COUNTY OF KLAMATH:

18.00

Filed for record at request	South Valley State Bank the Out	
ofBec.	A.D., $19 \underline{88}$ at $11:52$ oclock AM and AM	day
	A.D., 19 <u>88</u> at <u>11:52</u> o'clock <u>AM.</u> , and duly recorded in Vol. <u>M88</u> on Page <u>20987</u>	,
이는 사람들은 것을 수 있는 것을 하는 것을 하는 것을 수 있다.	Bvelyn Biehn County Clerk	
FEE \$18.00	By Dauling Might and an	

SS.