		1131111月1日1日日日日日日日日日日日日日日日日日日日日日日日日日日日日	COPYRIGHT 1988 . GTEVENS.NESS	LAW PUB. CO., PORTLAND, OR 97204
FORIA No. Bill- Pregon Trust Died Suries-	RUST DI ED.	PROMISES AND		ige_22:193. • @
%		TRUST DEED	Vol. m89_Pa	
又最高级得得特别的开始感情的意思。		1444日2月20日18月1日18日	방법을 수가 생각적 수준 이 가장 감구했다. 동물을 통하는 것 않는 것 같아요. 이 가 가장	<u>R, 19.89,</u> Between
2001 THIS TRUST DEEL FINLEY HARROLD MALLO	), made this		目的推荐的复数形式	
FINLEY HARROLD MALLY			and the second	······································
· · · · · · · · · · · · · · · · · · ·	1	19910-96363 (743	R.11081	, as Trustee, and
as Grantor, WILLIAM P	DRANUSNESS		i denon c'al Morry	
물건을 가 많이 있을 수를 많은 것 물건을 받았다. 것 같아요.		ក្រស់រកសាវសត់ ខ្នំនង	and the second	(Recorder d's 1.2012)
SOUTH VALL	EY STATE DAME	ા અને ગામના ગામ		2 or as resplicit/instra-
as Beneficiary,	Ol works.	WITNESSETH:		상황상 사람 가슴 홍콩의 김 영향
		WIIIVESSEIN:	unitan in threat with now	er of sale, the property
Grantor irrevocably	grants, bargains, sell	s and conveys to t	rustee in trust, with pow	

LOT 11 AND THE WEST 5 FEET OF LOT 10, BLOCK 11, ELDORADO ADDITION TO THE CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. 411 ESEBS1355

State speak pas

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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 or ch agreement of grantor herein contained and payment of the sum of CTT-NINE. THOUSAND SEVEN HUNDRED FORTY THREE DOLLARS AND 64/100-----

Dollars, with interest thereon 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 hereof, if not sooner paid, to be due and payable <u>hereof</u> in the debt secured by this instrument is the date, stated above, on which the final installment of saidpayte WAS The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of saidpayte WAS becomes due and payable. In the event the within described property, or any part thereof, 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, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

an instance independent in fraction of the part of

becomes due and payable. In the event the within toxic whou there they sold, convoyed, assigned or alienated by the grantor without litest herein, shall become immediately due and payable.
 To ported, preserve and maintain said propert, in good condition and repair not to fermove or demolish any building or improvement thereon; indicate or restore promptly and in construction of the security of this trust deed, irantor agrees.
 To complete or restore promptly and in construction thereon; indicate or performance of the security of t

## It is mutually agreed that:

It is mutually ngreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall have the under the right of eminent domain or ondermation, benchevery shall have the right, it is o elects, to require that all or any portion of the mones payable as compensation for such taking, which are in excess of the amount required as compensation for such taking, which here in excess of the amount required as compensation for such taking, which here in excess of the amount required as compensation for such taking, which here in excess of the mount required by grantor in such proceeding, shall be point to beneficiary and incurred by grantor in such proceeding the balance applied upon the indebtedness iterior is such proceedings, and the balance applied upon the indebtedness secured hereby; and grantors grees, at its own express, to take such actions; secured such inform the final form time to time upon written request of bom 1. At any limit form there its own express, to its dest and the note for indury, payment of as fors and presentation of this deel and the note for indury, payment of as fors and presentation of this deel and the note for indury, payment of the payment of the indebtakes, trustee may the liability of any perison for the payment of the indebtakes, trustee may the liability of the making of any map or plat of axid property; (b) join in (a) consent to the making of any map or plat of axid property; (b) join in (a) consent to the making of any map or plat of axid property; (b) join in (b) in the second provides that trustee here onder must be eitherion.

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arenting any easement or creating any restriction thereon; (c) join in any arenting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without may be described as the "person or persons frantee in any reconvey and the recitals therein of any matters or lacts shall ligitly entitled thereto; and truthulness thereoi. Trustee's lees for any of the be conclusive proof of his paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services mentioned in this paragraph shall be not less than \$5. Services and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid in and other ficiary may determine. It is the entry issues and profits, or the proceeds of line and other insurance policies or compensation or avaids tor any

investion of such tents, issues and profits, or the proceeds of time and other invitance policies or compensation or awards for any taking or difference or wrive any default or notice of default hereunder or invalidate any act done of the such notice. 1. (12, Uponi default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the esence with respect to such payment and any proceed to foreclose this trust deed by a such archiver and the payment and the proceeds to foreclose this trust deed by a such archiver and the proceed to foreclose this trust deed by a such archiver and the proceed to foreclose this trust deed by a such archiver and the proceed to foreclose this trust deed by a such as a morigate or may direct the trustee to foreclose this trust deed by a such as a morigate or may direct the trustee to foreclose this trust deed to rend the beneficiary default to foreclose this trust deed by a such as a morigate or may direct the trustee to foreclose this trust deed by a such as a morigate or may direct the trustee to foreclose the such as the trunce shall execute and cause to be recorded his writiset of default and his election to such the said desribed real gropering and place of safe, five socured hereby whereupon the trustee shall fix there to foreclose this trust. deed the fault on provided in ORS 66 1935. 1. (13): Alter the trust deed, the default on the the trustee conducts the tale, the fault or may independent default on the data of the pay and would be any such as a such as a such the default of the default of the default of the default of by the trust deed. In any case, in difference or and as a such as a such and, expenses actually incurred in the fail for the date and at the time and plagation or trust deed. In any case, in the first default for a such that is capable of the property as sold, but without any interest of the default or being cured may be cured by the derive the shall as the time and plagation or the highest bidd

ey, who is an active member of the Oregon State Bar, a bank, inust or the United States, a title insurance company authorized to insure titl r any agency thereof, or an escrow agent licensed under ORS 696.505 to pank, trust company insure title to real 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee here inder must be either an or sovings and loan association authorized to do business under the lows of Or property of this state, its subsidiaries, affiliates, agents up branches, the United S

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The about and previous the advecture of the origination of the		
The grantor covenants and a fully seized in fee simple of said or	ignes to and with the beneficia	ry and those claiming under him, that he is law-
fully seized in fee simple of said of	a subca real property and has a	valid, unencumbered title thereto
a mean and an	TU COMPLETE IN AND IN A STRANG	[10] M. M. Karaka, Landar, endowed has been and a more standing of the second standard stand Standard standard st Standard standard s Standard standard stand Standard standard stand Standar
and that he will warrant and forey	er defend the same egainst all	persons whomsoever.
1. Anter an environmental sector and construction of the sector of th	<ul> <li>(a) (assume construction of the second second</li></ul>	Chi 24 S. 2007 (C. M. 1997) And the state of a state of state o
A the second sec	<ul> <li>Bernard Barnard, Andre College States and - And Historica Constraints, Constraints, States - And Historica Constraints, Constraints, Constraints, - And States States and - And States and</li></ul>	
10. (10. (10.) (10	Seatur 1 19-21-91 19-00-11-1 19-00-11-1	
24 Test of 1994 (1994) and 1997 (1997) and	Partin and a construction of an end of the second secon	(4) The state of the second s second second sec
The grantor warrants that the proce	eds of the loan represented by the at-	We described note and this trust deed are:
3. (10) for an organization, or (even in	and the loan represented by the about the about the loan represented by the about the loan representation of the loan representiation of the loan representation of the loan representa	We described note and this trust deed are:
This deed applies to, inures to the i	Sene lit of and binds all parties "hereit	There being have been and a second
gender includes the feminine and the neuton	3 and the singular number includes the	deed and whenever the context so requires, the masculine
IN WITNESS WHEREOF,	aic' grantor has hereunto set hi	s hand the day and year first above written.
* IMPORTANT, NOTICE: Delete, by lining out, wh	iche (or warranty (a) or (b) is	nlig Harrald Malleres
beneficiary MUST comply with the Art and a	I Act and illegulation I., the	EY. MARROLD MALLORY
disclosures; for this purpose use Stevens-Ness Fo If compliance with the Act is not required, disra	rm No. 1319, or equivalent.	
(if the signar of the those is a corporation, the signar of activity edgement opposite.)	ten in the second secon	Construction of the second se second second sec
STATE OF OREGON.	<ul> <li>And Andrews Contract of the second sec</li></ul>	
County of KLAMATH	) ss:	GON, } \$3,
This instrument was acknowledged   SI-PTEMBER 3 19 89 by	Sefete me on This instrument w	vas acknowledged before me on
FINCEY HARTOLD MALLORY	10, by, by, and by a second se	n an an an ann ann ann an an an an an an
	of Arrestant	
Notary Pub	ic for Oregon Notary Public for	
(St.A.)	6-93 My commission ex	는 사실 것 같 것 같 것 같은 것 같이 것 것 같이 것 같이 있다. 가는 것 것과 수도 있는 것 같이 가 있는 것 같이 것 않는 것 같이 것 같이 있다. 나는 것 같이 있는 것 같이 있는 것 같이 가 한 것 같이 있는 것 같이 없는 것 같이 있는 것 같이 없는 것 같이 있는 것 같이 있는 것 같이 없는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 없는 것 같이 않 것 같이 없는 것 같이 없 않는 것 같이 없는 것 않 않 않 않 않 않 않 않 않 않 않 않 않 않 않 않 않 않
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	같은 이 이 이 이 것은 것이 <b>글 이 있는 것은 것은 것을 만</b> 같은 것이 같이 있다.	医療保護の存在性が良い良好ないものに、 そうせん しゅうこう しょうしつ コンナー しょうくせい
I no undersigned is the ledal owner on	A holden of all the second shares and	는 그는 것은 가격 것이 있다. 한 것이 것은 눈 가슴 것을 받는 것이 많이 많이 많이 있다. 신하지 않는 것이 있다. 이 것은 것이 있는 것이 있다. 이 것이 있는 것이 있다. 이 것이 있는 것이 있
- oaid trust deed or pursuant to statute to c	incel all and a set of the many set of	in to you of any sums owing to you under the terms of
estate now held by you under the same Mel	rect nvey mce, and d + umonts to	parties designated by the terms of said trust deed the
The second secon	1993년 1937년 N. 대부학자를 통해합니다.1877년 1월 1	网络海豚属骨顶的 机合成的 计算机 计算机 机合成化力 计正常分析 医牙囊 医神经周期 化磷酸盐
		and the second
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NC	TE which it secures. Both must be delivered to	the truilee for concellation before reconveyince will be made.
TRUST DEED		STATE OF OREGON,
DTEVENS-NESS LAW PUB. CO., PORTLAND. ORE	TVI LHEBER ON ETTE	County ofKlamath Ss.
FINLEY HARROLD MALLORY	TNI SU BIUCK JERIOR I I ISA PARANANA AN	Lettify that the within instrument was received for record on the 20th day
Chines in reacting time but		of <u>Nov.</u> , 1989, at 11:12 o'clock A.M., and recorded
Grantor SOUTH VALLEY STATE BANK	SPACE RESERVED	in bock/reel/volume No <u>M89</u> on page 22393 or as fee/file/instru-
YYYIII IALLI'ISIAIC BANK ?!!!!	RECORDER'S USE	ment/microfilm/reception No. 8072
Beneficiary		Record of Mortgages of said County. Witness my hand and seaf of
SOUTH VALLEY STATE BAIK		County affixed.
BO1 MAIN STREET	311	Evelyn.Blehn. County Clerk
KLAMAETH FALLS OR 97601	16021) D580	T By Q. Auline Mullinska Deputy
THE AS A MERINA A MERINARY PROPERTY AND A MARK MERINAL ASSAULT	A CALL REPORT OF THE REPORT OF T	

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