FCR/A 1 to. 881—Oregon (rist Daed Series—TRUST DEED.		COPYILIGHT 1888 - BTEVENS-NESS LAW PUB. CO. PONTLAND, OR 97204
00	TRUST DEED	Viol. msg_Page 22617
• <i>THIS</i> TRUST DEED made this ROBERT D. FISH	7THday of	NOVEMBER: 19.89 , between
WOLAT D. 132		e-ontra artes
as Grantor, WILLIAM P. BN	ANDSNESS	Trustee, and
SOUTH VALLEY	STATE BANK CHARACTER	A 1900 CONCERNMENT AND A DEC DE ARCH
as Beneficiary,	witnesseth:	n noostree, equate m nulle
Grantor irrevocably grants, barla in KLAMATH County	ins, sells and conveys to tru , Oregon, described as:	
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SEE ATTACHED EXHIBIT "A"	BY THIS REFERENCE MAD	E A PART HEREOF.
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together with all and singular the tenements, he editaments 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 SECURITIG PERFORMANCE of each agreement of grantor herein contained and payment of the ONE HINDDED THOUSAND ETVERTOR WINDERFORMANCE of each agreement of grantor herein contained and payment of the

FOR THE PURPOSE OF SECURING PERFORMANCE of o ONE HUNDRED THOUSAND FIVE HUNDRED EIGHTY ach agreement of granto FIVE AND NO7100 Dollars, with interest thereon according to the terms of a promissory

Dollars, with interest thereon according to the torms 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 it DECEMBER 15, 190 WITH RIGHTS AND RENE ADVANCES The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, acconveyed, assigned or alienated by the grantor without 'list 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.

sold, conveyed, assigned or alienzed by the grentor without 'first then, at the beneficiary's option, all obligations secured by this instruction, all becomes immediately due and puyable.
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and copin; not to remove or demolish any building or improvement thereon; not to commit or permit agrees and maintain said property in good condition and copin; not to remove or demolish any building or improvement thereon; "To comply with all laws, ordinances, regulations, conditions and restrictions allecting, said-property; if the beneficiary 'so requests, 'to join in executing such arguing agencies as may be defined beamsed for the building's or the said property. If the beneficiary 'so requests, 'to join in executing such and the used of the cost of all liens sace the building's and the cost of all liens sace the building of the cost of all liens actions and the building the definition of the cost of all liens sace the building of the cost of all liens sace the building of the cost of all liens sace of the building the cost of all liens sace of the building the definition is unarce on the building the definition of the cost of all liens actions with the building the beneficiary. The provide and the building the definition of the same at granto's expension with a litter in compare the same the said proteure the same to any policie of insurance and to grantor's use insurance and to define to this are save the building the beneficiary and policies to the beneficiary at least lifteer days prote to the expiration or require in any procure the same at granto's expension to descende the definitory of the any policy of insurance on the same at granto's expension to descende the definitory of the any policy of insurance and to granto's expension of the expiration or expension of the definitor or expiration or expensing the definitor's and any policy of insurance and the definiti

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemnation beneficiary shall have thu-right, if it so elects, to require that all or any porion of the monies payable in compensation for such taking, which are in easus so the answur required to pay all reasonable costs, expenses and altorney's feet necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and altorney's less. both in the trial and appellate courts, necessarily paid to incurred by bene ficiary in such proceedings, and the balance applied upon the index of the acch actions, and the balance applied upon the index of the acch actions in the proceedings and the balance applied upon the index of the ficiary in such proceedings, and the balance applied upon the index of the secured hereby; and grantor agrees, at its own expense to take such actions and execure such instruments as shall be necessary. The oblaining such for the such applied for the such actions and the secure such instruments and shall be accessary of the ficiary, payment of its lees and presentation of this cred and the note ior endorsement (in case of full reconveyances, for canvellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

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property, and the application of release interon ds division, and not due to weive (any default on notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon, default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such any event the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee to foursus any other righton remody, either at law or in equity, which the beneliciary may here beneliciary or the beneliciary elects to foreclose by advertisement and sale. Side of the beneliciary of the beneliciary elects to foreclose by advertisement and sale, give advertisement and sale to fore the trustee to foreclose this trust deed in the beneliciary elects the state of the order him be meliciary or the trustee shall execute and cause to be receded him of the motice of default and his election to sult the said described that the trustee to foreclose this trust deed in the manner provided in the trustee bad proceed to foreclose this trust deed in the manner provided inside has commenced foreclosure by advertisement and sale that any time prior to 5 days before the date the trustee conducts the entire amount due at the time of the cure other than such portion as would whic them be due had no default occurred. Any other default that is capable of being cured may be cured by the default consists of a lailure to pay, when due, sum secured by the trust deed. In any case, in addition to curing the default or default, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed forgether with trustees and antonery's lees not exceeding the amounts provided by law.

ind expenses actually incurred in enlorcing the obligation of the trust deed folder with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at the time of sale. Trustee dealt deliver to the tiperchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluness thereot. Any person, excluding the trustee, but including the granter and be to bilder to the trustee at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, provided liens subsequent to the interest of a their profess of sale frustee shall person the interest of the trustee in the first of sells person to the interest of the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of their proving and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

If, Beneliciary may from the to the appoint a successor function of success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the iproperty is situated, shall be conclusive proof of proper appointment of the successor trustee.

which the property is submiced, shall be conclude photors of property is submiced, shall be concluded and a convolted deform in this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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s on active member of the Oregon State Bar, a bank, that component led States or Ittle insurance company authorized to intume title to real ney thereof, or on escrow agent licensed under ORS 698.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee tereunder or sovings and foan association authorized to do but Inest un property of this state, its subsidiaries, affiliates, agens or bra must be eith der the laws nches, the Un

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

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and that he will warrant and foreve		
M. Bart, S. Markara, and S. Marketta, J. 2009, "A spectrum strain many strain strai		
3) CANTER DATE OF THE A REPLACEMENT OF THE ACCOUNT OF THE ACCOU	Set (1995) All generations and particular (1995) Hereit (1995) All generations are set (1	
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The grantor warrants that the process 7. WOX SWW WXX XXXXXXX XXXXXXXXXXXXXXXXXXX	ds of the loan represented b Value AX Louis AX Value grantor is a natural person)	X, the above described nore and this trust deed are: sw(zeev/appo/tait/Works bed/x)) are for business or commercial purposes.
versonal tepiesennatives, successors and assu	gns. The term beneficiary si beneficiary herein. In constr	ies hereto, their heirs, legatees, devisees, administrators, execu- hall menn the holder and owner, including pledgee, of the con- ruing this deed and whenever the context so requires, the masc cludes the plural.
IMPORTANT NOTICE: Delete, by lining out, with	chever warranty (a) or (b) is	to set his hand the day and year first above written.
no: applicable; if warranty (a) is applicable and is such word is defined in the "ruh-in-lending ameficiary MUST, comply with the Act and Raj fistlosures; for this purpose use Stovens-Ness R f compliance with the Act is not required, disrej	the beneficiary is a creditor Act and Regulation 2, the ulation by making required million 1319, or equivalent.	ROBERT D. FISH
fine signer of the obave is a corporation, te the form of actual suitedgement opposite.)		
STATE OF OREGON, County of KLAMATH	33. (1) 33. (1) 3 .	OF OREGON, http://www.ss. }ss.
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The undersigned is the legal owner ar rust deed have been fully paid and satisfic aid trust deed or pursuant to statute, to c	d. I'ou hereby are directed,	secured by the foregoing trust deed. All sums secured by an payment to you of any sums owing to you under the term bledness secured by said trust deed (which are delivered to
	to reconvey, without warrant il riconveyance and docume	ty, to the parties designated by the terms of said trust deed onta to (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997)
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TRUST DEED		STATE OF OREGON,
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SOUTH VALLEY STATE BAN	는 사람들은 것이 있는 것을 알려야 한 것을 알려졌다.	page or as fee/file/inst

Record of Mortgages of said County. Witness my hand and seal of County affixed.

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Deputy

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AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK

801 MAIN STREET KLAMATH BALLS; OR 97601

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Parent in a pre-tenta de

By

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EXHIJIT "A" LEGAL DESCRIPTION

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:

Beginning at a cased monument marking the Southwest corner of said NW1/4 NW1/4 of Section 22, said nonument 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" fron pin marking the TRUE POINT OF BEGINNING of this description; thence continuing South 89 degrees 25' East a distance of 291.55 fret 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 beginning.

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 335.5 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.

ROBERT D. FISH AKA DALE FISH

STATE OF OREGON: COUNTY ON KLAMATH: Filed for record at request of ________ South Valley State Bank 22nd the A.D. 19 89 at 1:41 o'clock BM., and duly recorded in Vol. M89 Nov. of . Mortgagest on Page 22617 Evelyn Biehn County Clerk of _____ By Douline Mullindere FEE \$18.00

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