CENTINAL SALES	DEED, made this	T3 TRUST DEED	Vol <u>mað</u> F	112-19 901 - between
EXECUTIVE-VILLAC	NG CLOAK CONE FLOYD GELOUIN A P BRANDSNESS	W CONE, A COPART	COURT ATTREE	NESS AS
SOUTH V	ALLEY STATE BANK	VICONDEN & OPE	a standard of the of the	
s Beneficiary,	Urator	WITNESSETH:	in knok/rei/volut pege	or as tea frile limit as
Grantor irrevoc	ably grants, bargains, sell County, Orego	s and conveys to trus	tee in trust, with power	of sale, the property
	ing in the NELSEL of Jon, more particular			
er common to Sec	tions 2 and 3, T 39	S, Range 9 East o	W 2985feet from t f the Willamette M	he quarter-sectior eridian, said poir
30'30" F a dist	anco of 127 foot the	Incinuing 5 89° 14	W a distance of	132 feet; thence
ce North 0° 30'3	0" West a distance (of 137 feet to th		ng.
			Reneficines	
n with said real estate	ular the tenements, hereditamening, and the rents, issues and	- HILL HALL HALL	ares now or nereatter attact	led to or used in connec-
energy together with some	SE OF SECURING PERFO SIX THOUSAND, NINE H	LIGHT LIGHT	NL AND 00/100+	
te of even date herewith t sooner paid, to be due The date of maturit	, payable to beneficiary or ord and payable	er and made by grantor, IANUARY 23	nterest thereon according to the linal payment of princip 1990 WITH RIGHTS T	the terms of a promissory bal and interest hereot, it D FUTURE ADVANCES
comes due and payable. d, conveyed, assigned o m, at the beneficiary's o	In the event the within describent of the second se	ibed property, or any part ithout 'lirst having obtain	ted above, on which the lina t thereof, or any interest the ed the written consent or ap	i installment of saRENEWA
rein, shall become immed To protect the secu	liately due and payable. pr may rity of this trust deed, grantor	out when additions have been	baiq	es expressed therein, or
the second se	and maintain said property in goo demoish "any building or "improvem ste of said property," tore promptly and in good and w verinent which may be constructed,' in due all costs incurred therefor, laws, ordinances, "regulations couper	ent thereon; subordination of thereof; (d)	asement or creating any restrict or other agreement allecting this convey, without warranty, all or reconveyance may be describe	o deed of the lien of charge
ns and restrictions affecting	said property; if the beneliciary so	requests, to the paping 10: Upo	reconvey, without warranty, all or, reconveyance may be describe thereto," and the recitals therein orool of the truthfulness thereol. hed in this paragraph shall be not n "hay default by grantor hereu otice, either in oreon he adout	
per public office or offices, liling officers or searching	y all effects pursuant to the Unifort nay require and to pay for line sea as well as the cost of all lien sea agencies as may be deemed desira tinuously maintain insurance on th	ame in the pointed by a c rches made the indebtedness ble by the erty or any pa issues and profi	ourt, and without refard to the s hereby secured, enter upon and rt thereol, in its own name sue	adequacy of any security for fake possession of said prop- or otherwise collect the rents,
such other hazards as the	finitional premises against loss or dam e said premises against loss or dam threating may from time to time encliciary, with loss payable to the	age by fire ney's lees upon require, in ficiary may det written in 133	any indebtedness secured hereby ermine.	r, and in such order as bene-
icies of insurance shall be d he grantor shall fail for any	lelivered to the beneliciary as soon v reason to procure any such insura	as insured; \langle insurance policies as insured; \langle insurance policies ince and to property, and the	s or compensation or awards for he application or release thereof ult or notice of default become	any taking or damage of the
v determine, or at option of	the same at grantor's expense. The same at grantor's expense. The same at grantor's expense. The same at grantor's expense. The same same same same same same same sam	by beneli-1, hereby or in hi beneliciary essence with res	n delault by grantor in payment s performance of any agreement next to such payment and/or per	of any indebtedness secured hereunder, time being of the
cure or waive any default o done pursuant to such notic	ed to grantor. Such application or r or notice of default hereunder or inv.	elease shall event the benefit alidate any in equity as a advertisement	iciary at his election may procee mortgage or direct the trustee to not sale, or may direct the trustee	d to foreclose this trust deed for loreclose this trust deed for loreclose this trust deed by for pursue any other sight or
rges become past due or del beneliciary; should the grant	a free from construction liens and angles that may be levied or assessi- ny, part of such taxes, assessments linguent and promptly deliver receip tor fail to make payment of any ta ns or other, charges, payable, by, grau	and other the trustee shall ots therefor, and his election	t law or in equity, which the bene elects to foreclose by advertisement execute and cause to be recorded to sell the said described real pro where your the trustee shall list he	nt and sale, the beneficiary or I his written notice of default
the such payment, beneliciar the amount so paid, with it why together with the oblid	y may, at its option, make payme nterest at the rate set forth in the n	ote secured sale and at any	whereupon the trustee shall lix th s then required by law and proce- rovided in ORS 86.735 to 86.795 ; the trusted has commenced fore time prior to 5 days before the	closure by advertisement and
t deed, shall be added to a deed, without waiver of a	not become a part of the debt secur any rights arising from breach of a payments, with interest as aloresaid, well as the grantor; shall be boo ind for the payment of the obliga- te shall be incredients at	any of the sums secured h	defaults. If the default consists of y, the trust deed, the default the	a failure to pay, when due, nay be cured by paying the
notice, and the nonpayment	thereol shall, at the option of the l	tion herein being cured ma yable with- beneliciary, tobligation; or; tr	y be cured by tendering the per ust deed. In any case, in addit	tormance required under the ion to curing the delault or
actually incurred	deed, occupied immediately, due and pu deed, occupied apply that that is and expenses of this trust includin ther costs and expenses of the truste ing this obligation and trustee's and	attorney's place designated	tually incurred in enforcing the usters and attorney's less not exc attorney's less not exc attorney's less that be held on the in the notice of sale or the the norvided by law. The terms	he date and at the time and
7. To 'appear in and de ct the security rights or pow on of proceeding in which th suit for the loreclosure of	elend 'any action or proceeding' pur vers of beneficiary or frustee, and in e beneficiary or frustee may appear this deed, to pay all costs and ex	porting to in one parcel of any suit, 30 auction to the including A shall deliver to	provided by law. The trustee is and shall highest bidder for cash, payable the purchaser its deed in form a sold, but without any covenant is in the deed in the sold.	sell the parcel or parcels at
unt of attorney's less menti i by the trial court and in ee of the trial court, grant	oned in this paragraph 7 in all case the event of an appeal from any ju or further agrees to ave such a	s lees; the plied. The recita es shall be of the truthfuln adgment or the grantor and	less thereof. Any person, excludi	ng the trustee, but including
s lees on such appeal. It is mutually agreed	that:	lee's attor- cluding the com attorney, (2) to having recorded	n trustee sells pursuant to the poproceeds of sale to payment of proceeds of the trustee and a r	(1) the expenses of sale, in- easonable charge by trustee's
	portion or all of said property shal ain or condemnation, beneficiary shal that all or any portion of the moni S, which are in excess of the amour penses and altorney's fees necessari	Il be taken deed as their in Il have the surplus, il any, es payable surplus, it required 16. Ben	terests may appear in the order to the granter or to his successe dictary may from the a dis	of the fustee in the trust of their priority and (4) the r in interest entitled to such
compensation for such taking	rogendinde aball barrel incressaril	iciary and under Hoop a	the management of to any such	ressor trustee appointed here-
compensation for such taking pay all reasonable costs, exp irred by grantor in such p lied by it first upon any reas	sonable costs and expenses and attor	ney's lees, trustee the latt	er shall be vested with all title,	powers and duties conferred
compensation for such taking pay all reasonable costs, esp utred by grantor in such lifed by it lifst upon any rea h in the trial and appellate ruy in such proceedings, and uted hereby; and grantor ag 'secoule such 'instruments a sation, promptly upon benefi 9. At any time and tran	courts, necessarily paid or incurred d the balance applied upon the in- rees, at its own expense, to take su shall be marger of the balance	hey's lees, trustee, the latt by bene upon any trustee debtedness and substitution which, when re- which the prope	er shall be vested with all title, shall be made by written instru- corded in the mortgage records i ty is situated, shall be conclusive	powers and duties conterred inder. Each such appointment ment executed by beneticiary, of the county or counties in proof of proper appointment

 $42\,\mathrm{gm}^{2}_{\mathrm{e}} + \mathrm{gm}^{2}_{\mathrm{e}}$

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar. a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States in title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.555.

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The grantor covenants and agrees to fully-seized in fee simple of said described i			ose claiming under him; that he is law- encumbered-title thereto
The many of the many of the many of the second seco	Augusta (197 ban au Queer theore with a 1 definition of the au	And the second s	The suggest of the desired of the second sec
and that he will warrant and forever defen	d the same agair	nst all persons w	homsoever
portet, de sacer de parte de la construction de la desta de la construction de la desta de la construction d	and all controls and the control of all controls and all	me services series and series and services and services services and s	$ \begin{array}{l} \label{eq:starting} \left\{ \begin{array}{l} {\rm Aut} \left\{ {\rm Aut} $
Bayello (2010) P. (2010) States and a strategy strategy and the strategy of	na sana nang ma 26 sanatan nangina 27 ataunan harangin 29 ataunan harangin 29 ataunan harangin 29 ataunan harangin 29 ataunan harangin 29 ataunan	desi As d'Att (desses) an plos - l'anne in the service da Burdana da servici as	[203] M. M. Sarahara, and S. Sarahara, "A strain of the
(a) Constraints and the second sec	ે. આ દાસ્ત્રે મુખ્યત્વે આવેલી છે. આ દાસ્ત્રે આ દાસ્ત્રે આ દાસ્ત્રે છે.	almi' optionis, instant almi' optionis, instant almi est, i dat in car almi est, i dat in almi est, i dat in	La construction de la construction de la construction de la constru
$\label{eq:states} \begin{split} & = \left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	A HANDER AND	and the second s	
(b) for an organization, or (even if grantor	or/household purpos is a natural person)	&& (&& AMD& WhP I	ed noto and this trust deed are: White Selvery: commercial purposes.
personal representatives, successors and assigns. Th secured hereby, whether or not named as a benefic	of and binds all part te term beneficiary s iary herein. In const	shall mean the hold ruing this deed and	its, legatees, devisees, administrators, executors, er and owner, including pledgee, of the contract whenever the context so requires, the masculine
secured neredy, whether or not named as a benefic gender includes the teminine and the neuter, and th IN WITNESS WHEREOF, said gr.	e singular number in	cludes the plural.	
* IMPORTANT NOTICE: Delete, by lining out, whichever v not applicable; if warranty (a) is applicable and the ben	warranty (a) or (b) is reficiary is a creditor	E RONALO IS	UN Nulson
as such word is defined in the Truth-In-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No.	nd Regulation Z, the by making required - 1319, or equivalent.	E RONALD I	
If compliance with the Act is not required, disregard this sector and the sector		CLO K CONE	Cone
(If the signer of the above is a corporation, is appoint recently use the form of acknowledgement oppointe.) and prove approxi- tation operations of a diversion of the pointe approximate and the signed action of the signed approximate	ne a histopolisto antes nem as record opares nem as record opares nem as plantations National	an and a second se second second sec	(a) A second se second second sec
STATE OF OREGON, County of KLAMATH).85. 51. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	E OF OREGON,	Samual (1, 201) (1, 1) (1, 1) (1, 2)
This instrument was acknowledged before 02-09, 1990, by E RONALD ISAKSON, FLOYD W CONE	10. 23. 10. 14. 15. 15. 16. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	strument was ackno , by	wledged before me on
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(SEAL)	Oregon Notary	Public for Oregon	(SEAL)
My commission Expires	-90 My con	nmission expires:	(SEAL)
andora the unitaria (a) a transformation of the second of the second sec	Be used only when oblig	gations have been paid.	
 To the second description of the second secon	ويترك مترك والمراجع المسترك والمسترك	and the second second to be a second s	(b) the definition of a second state of the
trust deed have been fully paid and satisfied. You	hereby are directed	, on payment to yo	u of any sums owing to you under the terms of
said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to reco estate now held by you under the same. Mail reco	nvey, without warra	neuroaness secured i nty, to the parties 1134 A Li H	y, saw trust used (which are delivered to you designated by the terms of said trust deed the W11240\100
tents have been by you block the calls, which is the calls, which is the call of the calls of the calls, which is the calls, which is the calls of t	ies and protite there	or and off fixings.	row of foundful arrithmeter and a compare.
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0° 30'30" E ā Histance of 137 fee De uniter et destructive Deed of the Noir M ence North 0° 30'30" West a Historic ence North 0° 30'30" West a	HICE OI TRA	eel, to the or	Beneficiary 7192 01 060100100 ea for concellation bafore reconveyance will be made.
amath Ealls-Walls Highway; then	continuing	S 89° 141 W	a Histonice coulds fight thence
	.03 feet and T 395, Range med at widet	9 East of th	STATEOF OREGON;
DECOUNTED TOTAL OF TOTAL OF TOTAL OF THE TOTAL OF TOTAL	El of Sec 3. cularly descr	(395, Range ibed as follo	was received for record on the lith. day !!
L KUNALD ISAKSUN	ns, sells and con Orefon, downby	rcy'ā la trusiec i ed asr i i i i i	of, 19.90., at 11:31 o'clock A. M., and recorded
SOUTH VALLEY STATE BANK	SPĂČE'RE For Becorde	R	in book/reel/volume No. M90 on page
SOUTH VALLEY STATE IN	recorder K	n a USE	ment/microfilm/reception No.11314, Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	ETOXO N COME?	A COPAKITIER	County affixed. 2415.00140 DO211522 42
SOUTH VALLEY STATE BANK COME 801 MAIN STREET KLAMATH FALLS OR 97601	29111	dav of	Evelyn Blehn, County Clerk
1	Fee \$13.00원	U:3U	BY MALLANCE LINGLE AND A CH-DODULY