as Grantor, WILLIAM P. BRANDSNESS MATCHETT, AS TENANTS BY THE ENTIRETY as Grantor, WILLIAM P. BRANDSNESS MATCHETT, AS TRUSTee, and 200111 MILLIAM P. BRANDSNESS MATCHETT, as Trustee, as Trustee		TRUST DEED	Vol <u>m90</u> Page <b>16646</b>
as Grantor, WILLIAM P. BRANDSNESS AND CONTRACT OF AN AND CONTRACT OF A	2THIS TRUST DEED, made th	AND JANNETTE M MATC	AUGUST 7AU 779 90 between
as Beneficiary, TVMHELLE W VICHELL Grantor irrevocably grants, bargains, sells and conveys to trustee in frust; with power of sale, the property IKLAMATH STCUTT I County, Oregon, described as:	வில் பிலியில் வில்லாக விலிலாக விலிலாக வில்லாக வில்லாக வில்லாக குடியாக விலியாக வில்லான வில்லான வில்லான விலியில் விலியில் விலியாக வில்லாக விலியிலாக விலியாக வில்லாக வில்லாக விலியாக விலியாக வில்லாக விலியாக விலியாக விலியில் வில	활소, 너 방송 물차의 이지를 산용하여 전 가슴을 입장	County ethicad.
as Beneficiary, WHELLE W WICHELL WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in frust; with power of sale, the property nKLAMATH SIGGITICounty, Oregon, described as:	Grantor,WILLIAM P. B	RANDSNESS	, os Trustee, and
as Beneficiary, NWMELLE W WICHELL WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in frust; with power of sale, the property inKLAMATH SICUTIICounty, Oregon, described as:	SOUTH VALLEY	STATE BANK	
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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. Second FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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sum of TWO HUNDRED SEVENTY FIVE THOUSAND AND NO/100 ------(\$275,000.00)-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable APRIL 1, 1992 WITH RIGHTS, 100 FUTURE ADVANCES AND RENEWALS. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final 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, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, there, 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 alionated by the grantor without first having obtaines then, at the benelicary's option, all obligations secured by this instrument, irrespenters, shall become immediately due and payable.
 To protect the security of this trust deed, grantor difference in any case of demolith any building or improvement thereon.
 To complete or restore promptly and in good and workmanike granter in any case of suid property.
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 To complete or restore promptly and in good and workmanike granter in any case of the beneficiary restored thereon.
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## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's test on beneficiary and applied by it reasonable costs, expenses and attorney's test to be grantor in any porceable costs and expenses and attorney's test applied by it is and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense. To take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its less and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property (b) join in (b) under the trust and any map or plat of a lab property (b) join in (b) under the trust and the may map or plat of said property (b) join in (b) under the trust and the and the plat of a lab property (b) join in (b) under the trust and the and the plat of a lab property (b) join in (c) under the trust and the plat of a lab property (b) join in (b) under the trust and the plat on a lab property (b) join in (c) under the trust and the plat of a lab property (b) join in (c) under the trust and the plat of a lab property (b) join in (c) under the trust and the plat of a lab property (b) join in (c) under the trust and the plat of a lab property (b) join in (c) under the trust and the plat has a lab property (b) join in (c) under the trust a

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while any default or motice of default hereunder or invalidate any act done pursuant to such notice. U. (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 argument and/or performance, the beneliciary may declare all baneliciary at his election may proceed to foreclose this trust deed devertigement and sale, or may direct the trustee to loreclose this trust deed devertigement and sale, or may direct the trustee to loreclose this trust deed the baneliciary at his election may proceed to loreclose this trust deed devertigement and sale, or may direct the trustee to loreclose this trust deed the baneliciary dets to loreclose by advertigement and place of sale, give advertigement and sale, or may direct the trustee to loreclose this trust deed the insiste shall execute and cause to be recorded his written rotice of default and his flection to salt the said described real property to salisfy the obligation in the mix required by law and proceed to loreclose this trust deed in the mix any time prior to 5 days before the date the trustee conducts the sale and at any time prior to 5 days before the date the trustee conducts the sale and at any time prior to 5 days before the date the truste exits the sale and at any time prior to 5 days before the date the trustee conducts the sale and at any time prior to 5 days before the date the truste priories at would not then be due had no default cocurred. Any other falault this is capable of being eured may, be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default the colligation or trust deed. In any case, in addition to curing the default the colligation or trust deed. In any case, in addition to curing the default the colligation or trust deed. In any case, in addition to curing the default the cobligation or trust deed. In any case, in addition to curing the

and expenses actually incurred in enforcing the obligation of the frust deed together, with trustees, and altorney's less 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 parcels, 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 shall deliver to the purchaser its deed in form as required by law Storying the property so sold, but without any covenant or warranty, shaws on verying the property so sold, but without any covenant or warranty, shaws on verying the property so sold, but without any covenant or warranty, shaws on verying the property so sold, but without any covenant or warranty, shaws on verying the granter and beneficiary, may purchase at tho sale. The truthiulness thereol. Any person, excluding the frustee, but including the granter and beneficiary may purchase at tho sale. The granter and beneficiary may purchase the sole stormer, (a) dd the obligation secured by the trust deed, (3) to all persons having recorded icms subgrupt to the interest of the trustee in the trust stormer, (a) dd the grantor or to his successor in interest entitled to surplus, if any, to the grantor or to have successor trustee appointed here-under. Upon such appointment, and without convegance to the successor trustee, the latter shall be vested with all title, powers and duties confired upon any trustee named berein or to any successor trustee appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mark and without convegance to the successor trustee, the latter shall be vested with all title, powers and duties confired upon any trustee therein named as provided by law. Trustee is not obligated to notily any party hereto ol pending sale under any other dee

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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, a 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 escraw agent licensed under ORS 696-505 to 696-585.

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