OBM No. 831—Oregon Trint Deed Series—TRUST DEED.	TRUST DEED	Vol.mg0 Page 16651
ont specie 218661	<u>6TH</u>	AUGUST ^{AD_19} (19:90, between
s Grantor, WILLIAM P. BRANI	DSNESS	as, Trustee, and
20014 ANTES 214 SOUTH VALLEY ST	ATE BANK	A CONTRACTOR OF A CONTRACTOR O
	The second of the second se	In pook (red) - of and (Yes,
as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trus in <u>Int KLAMATH FEI</u> County, Oregon, described as:		Learning that the witten sections: Was received in the section of the section of
SE 1/4 SW 174 AND S 1/2 NE 1/4 EAST OF THE WILLAMETTE MERIDIAN	SW 1/4 OF SECTION 2.	TOWNSHIP 41 SOUTH, RANGE 12

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable AUGUST 5, 1995 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal 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, 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. To protect the security of this trust deed depayable.

sold, conveyed, assigned or alienated by the grantor without tirst having obtaines then, at the beneliciary's option, all obligations secured by this instrument, irrespectively of the security of this trust deed, frantor agrees:

 To protect the security of this trust deed, frantor agrees:
 1. To protect, preserve admotiant and property in good condition.
 To protect the security of this trust deed, frantor agrees:
 1. To protect preserve admotiant any building or improvement.
 To protect the security of this trust deed, frantor agrees:
 1. To protect preserve admotiant any building or improvement.
 To complete or restore promptly and in good and worknamilie any extending the property in the beneficity or requests.
 To complete or restore promptly and in good and worknamilie the conclusive preserves and the beneficity and progenty.
 To complete or restore promptly and in good and worknamilie the conditions or transe and to prove the information or transe and to prove the information or the provent of the section of all the sectores made the frantomical statements pursuant to the beneficity as the provide and continuously maintain inturance on the building transmitter in the provent of the beneficity as the provide and continuously maintain inturance on the building transmitter in the provent of the beneficity as the frantant of the beneficity as the provent of the beneficity as the provide and continuously maintain inturance on the building transmitter in the provent of the beneficity as the provent of the beneficity of the provent

It is mutually agreed that: 8. In the event that any portion or all d said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the infight, ill its o elects, to require that all or any portion of the monies payable right, is o elects, to require that all or any portion of the monies payable right, ill its o elects, to require that all or any portion of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expresse and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and poplied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, becessarily paid or incurred by ben-both in the trial and appellate courts, won expense, to take such actions and execute such instruments as that are not such actions pensation, promptly upon beneficiary's reguest. 9. At any time and from time to time upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for 16 inability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any, map or plat of add, property; (b), join in, (a) consent to the making of any, map or plat of add, property; (b), join in,

Berginsky.

ument, irrespective of the maturity dates expressed therein, or NOMMANNED
granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey without warranty, all on any part of the property. The frantee in any reconveyance may be described as the "person or persons feally entitled thereoi," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoi. Trutters less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereuage of any security for the indetendents entitied thereoid, enter upon and take postession of said property or any part thereoi, in its own name sue and unpaid, and apply the same, less costs and expenses of operation and collection including trasonable attoriets when you indebtedness secured hereols, and in such order as bereficiety may determine.
11. The entering upon and taking postession of said property, the collection of such rents, issues and prolits, including those secure thereol as allone cure or invalidate any act detault by grantor in payment of any laking or damage of the property, and the application or release thereol as allone cure or invalidate any act done pursuant, to such police.
11. Upon default by grantor in payment of any indebtedness excured hereols and portise. In such and there sence with respect to such payment and/or performance, the beneliciary may delection may property to the beneliciary may at a mortage or direct the thereol as allor to cure or invalidate any act done pursuant to such police.
11. Upon default by grantor in payment of any fabredness excured hereby or in his performance of any agreement and sale, the beneliciary or may dealed or during a different and allor or cure or invalidate any act done in equity as a mortage or direct the thereoles do loreclose this trust deed pin equity as a mortage or

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney'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 ol sale or the time to which said sale may be postponed as provided by law. The orther time to which said sale may be postponed as provided by law. The orther time to which said sale may be postponed as provided by law. The orther time to which said sale may be postponed as provided by law. The orther time to which said sale the auction to the highest bidder to each a shall sell the parcel or parcels at auction to the highest bidder to each and shall sell the parcel or parcels and deliver to the purchase this deed in form as required by law conveying the property so sold, but we do at any matters of lact shall be conclusive proof of the truthulness theold Any person, excluding the trustse, but including the granter and betticizry, may purchase at the sale. 15. When proceeds of sale to payment of (1) the expenses of sale, in-cluding the proceeds of sale to payment of (1) the expenses of sale, in-scluding the one post of the trustse and a reasonable charge by trustee shall apply the subsequent to the interest of the trust wither altoing? (2) to the obligation secured by the trust deed, (3) to all persons have a their interests may appear in the order of their provity and (4) the surplus. Jumplus. Jumplus, it any, to the granter to the interest of the trustee to be successor trustee, the latter shall be vested with all title, powers and duites contersed trustee, the latter shall be vested with all title, powers and duites contersed trustee, the latter shall be vested with all title, powers and substitution shall be readed as the projects in strustee and substitution shall be made by written instrument executed by beneficiary and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortsga records of the

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attartey; 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 excrow agent licensed under ORS 496.505 to 696.585.

Les and the second the state of the second sta	the beneficiary and those claiming under him, that he is law- ty and has a valid, unencumbered title thereto
t he will warrant and forever defend the same	e against all persons whomsoever.
IL INC. WILL WALLARD CHART LOLOVAL MELAND, ALL OWNER (19)	
[4] Sakaran K. S. Ander S. A. Sakara and J. Lee, "effective in Figure 10, and the second statement of the second statement	A MEN A MANAGEMENT AND AN
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(a) An example of the second s	with the above described note and this trust deed are:
(b) for an organization, or (even if grantor is a natura	
(b) for an organization of the benefit of and binds. This deed applies to, inures to the benefit of and binds.	is all parties hereto, their heirs, legatees, devisees, administrators, executors neticiary shall mean the holder and owner, including pledgee, of the contrac neticiary shall mean the holder and whenever the context so requires, the masculin
al representatives, success named as a beneficiary herein.	n In construing this deed and whence a subscription of the plural. number includes the plural. Is hereunto set his hand the day and year first above written.
DETANT NOTICE: Delete, by lining out, whichever worranty (a)	a) or (b) is control of the second seco
plicable, it warranty to be truth-in-Lending Act and Regulation h word is defined in the Truth-in-Lending Act and Regulation by imaking clary MUST comply with the Act and Regulation by imaking	ion 2,5 the g required guivelent.
sures; tor mis purpose out of required, disregard this notice.	
signer of the bave is a corporation, a form of idaovidedgeman opposite.)	
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EAL) Wotary Public for Oregon EAL) My commission expires: 12-19-92	Notary Public for Oregon (SE My commission expires:
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EAL) My commission expires: 12-19-92 REQUINE To be used The undersigned is the legal owner and holder of a The undersigned is the legal owner and holder of a	My commission expires: UIST FOR FULL RECONVEYANCE a only when obligations have been pold.
EAL) My commission expires: 12-19-92 REQUINE The undersigned is the legal owner and holder of a ust deed have been fully paid and satisfied. You hereby ist deed or pursuant to statute, to cancel all evil intervieth together with said trust deed) and to reconvey, with the with together with said trust deed) and to reconvey.	My commission expires: UEST FOR FULL RECONVEYANCE any when obligations have been paid. Truster all indebtedness iscured by the foregoing trust deed. All sums secured by all indebtedness iscured by the foregoing trust deed. All sums secured by all indebtedness escured by said trust deed (which are delivered to idences of indebtedness secured by said trust deed (which are delivered to without warranty) to the parties designated by the terms of said trust dee mark and documents to
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ATED: My commission expires: 12-19-92 REOU To be used The undersigned is the legal owner and holder of a ist deed have been fully paid and satisfied. You hereby Id trust deed or pursuant to statute, to cancel all evil rewith together with said trust deed) and to recorrey y tate now held by you under the same. Mail recorrey yang ATED: Do not have or destroy this Trust Deed OR THE NOTE which is NOTED: 21 21 21 21	My commission expires: MUST FOR FULL RECONVEYANCE A only when obligations have been pold.) Trustee all indebtedness iscured by the foregoing trust deed. All sums secured by all indebtedness secured by said trust deed (which are delivered to idences of indebtedness secured by said trust deed (which are delivered to without warranty) () to the parties designated by the terms of said trust dee new and documents to Beneticiary secures. Both must be delivered to the trustee for concellation before reconveyonce will be mod STATE OF OREGON, T\t OF SECITOR S' IONAC County of
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