attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real states or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.565.

and expenses actually inclured in charactering the Obligation of the trust of and and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either the sale shall be held on the date and at the time and the postponed as provided by law. The trustee may sell said property either the function of the highest bidder for cash, payable sill said property either the function of the highest bidder for cash, payable sill said property either the time of sale. Trustee the time of sale. Trustee property so sold, but we without any covenant or equired by law conclusive provided by law. The trustee shall be conclusive provided therein, trustee shall apply the proceeds of any matters of take trustee, but including the function and beneficiary, may purchase at the said. Trustee but including the compensation of the trustee and a reasonable expense of sale. Trustee sells appress to the trustee of the trustee but including the function of (3) to all persons accurd by the trust dec date by trustens at unputs, it more subsection to the interest of the trustee of the trustee sole as the said. (3) to all persons and a file interest of the trustee of the tr

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under, the point successor function of the successor under, the fatter shall be vested without conveyance appointed here-trustee, the fatter shall be vested with without conveyance the successor upon any is fatter shall be vested with without conveyance appointed here-trustee, the fatter shall be readed by written and substitute herein named or appointed here-under the successor is an another the successor is an another and and substitute herein named by written the recurded provintes in which the property is situated, shall be conclusive proof of proper appointment of the successor success this trust when this deed, duly executed and frustee. The successor party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atta or sovings and lean association authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United States

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneliciary shall have the is or elects. Io require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees costs and presenting and the list of elects is a second taking, which is the paid of costs and the monies payable to pay all reasonable costs, expenses and attorney's lees to electric applied by grantor in such prosensible costs and expenses and beneliciary and licitary in the trial and appellate contile costs and expenses and thermal thermal bene-sceured hereby; and grantor adress and the balance applied upon incurred by bene-and thermal and in the trial and strates and the balance applied upon incurred by bene-sceured hereby; and grantor adress and the balance applied upon incurred by bene-and execute such instruments as shall be mecessary in obtaining such corre-gen any time and from time to time upon written request of bene-gen any time and from time to time upon written request of bene-endorsement of its ites and presents of the indebtedness, trustee or (in cary, pay any time and from time to time upon written request of bene-endorsement in case of tuil reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

join in executing such imancing statements pursuant to the Unitorn Commerproper public offices, all well as the beneficiary may require any to pay for tilling searches made by the officers or searching address as hay be deemed desirable by the beneficiary officers or searching address as hay be deemed desirable by the beneficiary of the or the said permises adainst loss or damage by the mow or hereafter erected on the said permises adainst loss or damage by the or or hereafter erected on the said permises adainst loss or damage by the mow or hereafter erected on the said permises adainst loss or damage by the policies of the beneficiary with loss payable to into any comparise mater the delivery with loss payable to interact and search and such or any permises of the beneficiary as pooled atter; all deliver said or any new or hereafter placed on and the sain as insured to its or any permises new or hereafter placed on said buildings, collected under any procure the same as frantor's expense. The beneficiary is upon any indebtedness secured hereafter and in such order as beneficiary any permises adainst or or invalidate any part thereof, may be released to grantor. Such applied to invalide any part thereof, and policies of the beneficiary is and in such order as beneficiary any part thereof, and perimes free from construction liens and to pay all adained any of the definition of such application or release and to pay the around the different and provider, assessed upon or any care is any part thereof, and perimes free from construction liens and to pay all adained to the said and the adained of the same such as a second beaution and the pay the second pay the any fart of adapting the adained the thereafter and to any fart and the adapting adained any fart and the adapting adained thereafter and to any fart and the adapting adapting the adapting the adapting adapting the ad

waive any default or notice of default hereounder or invalidate out not waive any default or notice of default hereounder or invalidate any act dono 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 declare all sums secured hereby immediately due and, the beneficiary of the declare all sums secured hereby immediately due and, the beneficiary of the declare all sums secured hereby immediately due and, the beneficiary of ment the beneficiery at his due to the truster to foreclose this trust deed by remety, efficient and second second second second second indeption of the beneficiery at his due to the burnelicity of the truster to provide any other right of the burnelicity of the truster to the truster shall execute and cause the burnelicity may hav other right or and his factor to sell the said describes recorded his written motionalicitary of the truster shall execute and cause the advertisement and sale, the in the event and his factor to sell the said describes the fruster to foreclose this trust deed und his further required by law and property to satisfy the obligation onlice thereoby whereupon the trustee shall is the time and place conducts its default and the frustee has commenced by a second by a dvertisement and sale, the grantor any other person so prints date the trustee conducts has deed used in the manner provided in ORS 56.733 to 2000 a failure to pay, when due any sate any time prior to 5 days before the fusite conducts has deed used the default or default. If the default consists day by advertisement and sale, the grantor due the dime of the cure other the such conducts on as would being cured may be default occurred. Any other shall that is capable of obligation or trust deed in by tendering the performation as would obligation or trust deed. The default com shall pay to the bang the default or ad expenses actually incurred in enforming the obligation of the trust deed obligation

herein, shall become immediately due and payablo. To protect the security of this trust deed, frantor agrees: 1 portect, preserve and maintain said property in good condition and repair; not to remove or amolish any building or improvement thereon not to commit or permit any waste of said property. To complete or restored property, and in good and workmanlike destroyed thereon, and pay when all costs incurred therefor. to an approximation of the said property, if the beneficiary so requests, to in executing such imaging ratements pursuant to pay the function and there is all costs incurred therefore. to an executing such imaging attements pursuant to pay the function and property public office or offices as well as the cost of all lien searches made beneficiary. 4. To provide and continuously maintain insurance on the buildings

Aranting any easement or creating any restriction thereon; (c) join in any thereof; (d) reconvey, agreement altecting this deed or the lien or charge frames in any reconveyance may be described as the "person or persons be described as the "person or persons be conclusive proof the truthulness therein of any matters or laces shall be conclusive proof the truthulness therein of any matters or laces shall be conclusive proof the truthulness therein of any matters or laces shall be conclusive proof the truthulness therein of any matters or laces shall be conclusive proof the truthulness therein of the second be conclusive proof the truthulness there here the shall be conclusive proof the truthulness there here the shall be conclusive proof the truthulness there here the shall be the second be the shall be conclusive proof the truthulness there here here the shall be conclusive proof the truthulness there here the shall be the second by a court, and without regard to here under, beneficiary may at any pointed by a court, and without regard to the adequery of any necession of said proof the shall be added by a court, in its own name and take possession of said proof issues and prolits, including here here and apply the same. If the entering upon and taking possession of said property, the courter of the same truth dependence of any determine of or the same truth adding the possession of a said property, the courter of the same truth dependence of a such or the same truth dependence of a such or the same truth dependence of a same truthere and work of the same truthere adding the same truth adding the same truth adding the same truth adding the same truthere adding the s

liciary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profiles, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the waive any default or notice of default hereou as alread, shall not cure or pursuant to such rents.

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereon according to the terms of a promissory not sooner paid, to be due and payable MARCH 10, 1997 WITH RIGHTS the tinal payment of principal and interest hereoi, it the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said notes 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 beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed drantor advest.

1515 SOUTH SIXTH STREET KLAMATH FALLS OR 97601

Drepon Trust Deed Sarlas-TRUST DEED.

as Grantor, WILLIAM P BRANDSNESS

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LOTS 22 AND 23 IN BLOCK 18 OF SECOND RAILROAD ADDITION TO THE CITY OF KLAMATH FALLS, EXCEPT THE NORTHERLY 15 FEET OF SAID LOT 23, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

in _____KLAMATH_____County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KI AMATH

SOUTH VALLEY STATE BANK as Beneficiary,

K-usako

TRUST DEED

COPYRIGHT 1880

THIS TRUST DEED made this 5TH day of MARCH BRENT BUDDEN AND JOANNEBUDDEN, HUSBAND AND WIFE 19.92, between

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TEVENE-NEES LAW FURLISHING CO

...., as Trustee, and

ecured of the

5246 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is net required, disregard this notice: BRENT_R BUDDEN JOANNEBUDDEN This instrument was acknowledged before me on BRENT R. BUDDEN AND JOANNE E. BUDDEN March by. This instrument was acknowledged before me on bv OFFICIAL SEAL JULI LINGEL NOTARY PUBLIC - ORECON COMMISSION NO. 609374 NY COMMISSION EXPIRES SEPT. 09, 1935 Notary Public for Oregon 9/8/95 My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee 70: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not lose or destroy this Trust Doed OR THE MOTE which it sources. Both must be delivered to the trustee for concellation before recurveyance will be made STATE OF OREGON, TRUST DEED r aksi 65. County ofKlamath (FORM No. 191) 的医闭侧点 and the second second I certily that the within instrument ESS LAW PUB, CO. PO Constraint where the set BRENT AND JOANN BUDDEN and have study along the day that he at 10:12 o'clock A. M., and recorded 1253 SPACE RESERVED Grantor FOR SOUTH VALLEY STATE BANK ment/microfilm/reception No......42162 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO 153 Evelyn Biehn, County Clerk 6.01 SOUTH VALLEY STATE BANK TITLE 801 MAIN STREET KLAMATH FALLS OR 97601 By Daulene Mullender Deputy (20)24:0000 Fee \$15.00 15 F (15

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