FORM No. 881-Oregon Trust Deed Series-TRUST DEED. ASDEN 38446 COPYRIGHT 1920 STEVENS-NESS LAW FUELISHING CO. FORTLAND. OR \$7324		
NE	IRUST DEED	Vol. <u>m92</u> Page 10664
THIS TRUST DEED, made this 5TH day of MAY 19.92, between RENATO I DURIGHELLO AND FIORELLA M DURIGHELLO, AS TENANTS BY THE ENTIRETY.		
as Grantor, WILLIAM P BRANDSNESS		
SOUTH VALLEY STATE BANK		,
as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKLAMATH		

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE sum of FIFTY THOUSAND AND NO/100----(\$50,000.00)---

-----Dollars, with interest thereon according to the terms 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, if not sconer paid, to be due and payable MAY 25, 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 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, 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.

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emment domain or condemnation, beneticiary shall have the right, it 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 lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate costs, and expenses and attorney's lees, both in the trial and appellate costs and expenses and attorney's lees, both in the trial and appellate costs and expenses and attorney's lees, both in the trial and appellate costs and expenses and attorney's lees, both in the trial and appellate costs and expenses and attorney's lees, both in the trial and the proceedings, and the balance applied upon the indeptember is any time, and then there and the indeptember of the en-ticiary, payment of the indeptember of the such actions 9. At any time and from the payment of this deed and the note for endorsement (in case is full mon necessation of this deed and the note for endorsement (in case is full mon necessation of this deed and the note for endorsement (in case is full mon necessation of the indeptedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

ument, irrespective of the maturity dates expressed therein, or
stanting any essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charter thereon, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "parsent or possible conclusive proof of the trathlulness thereon of any matters or lacks shall be conclusive proof of the trathlulness thereon of my matters or lacks shall be conclusive proof of the trathlulness thereon of my matters or lacks shall be conclusive proof of the trathlulness thereon of my matters or lacks shall be conclusive proof of the trathlulness thereon of my matters or lacks shall be conclusive proof of the trathlulness thereon of my matters or lack shall be conclusive proof of the trathlulness thereon of the parteent of the application of neutron of the start strength of the adverse of any security to the provide the start strength of the parteent of and track provides and security of any part thereol, sound of energy and the provided as the provide as there indicate the provide of any part thereol, when any dense there are the provided of the same law of the provide as the same law of the provide as the same provide the same secure the provide of the same there are there are also and the same provide as the same there are there are also and the same secure the provide of the same there are there are also and the same polices or compensation or awards for any training of during any determine.
The entering upon and taking provession of said property, the proventy and the application or relax thereand or invaluate any action raw and any determent any action and provide at the same any detail to notice.
Dupon detault by granter in payment of any indebtedness secured have any agreement hereander or invalue any action raw detail or notice.
Dupon detault by granter in payment and sale the bendericar or the beneficiary of the re

and expenses actually incurred in enforcing the oblifation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law '4. 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 pareel or in separate parels and shall sell the pareel 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 converse the postponenty so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale. I. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of 11 the expenses of warding the compensation of the truste and a reasonable of size and person attorney. (1) to the obligation sector by the trust the truste in the trust attorney. (1) to the exhibit event to the sale rust attorney. (1) to the exhibit event to the sale provided herein truster in any trustee numed herein or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to ture appoint a successor or succ-ment. Upon such appointment, and without conveyance to the successor trustee, the latter shall be made by write more may trustee herein mined or appointed herein. The dust contents of which, when recorded in the metrigge treamle of the successor trustee advictionen shall be made by writen unstrument executed by hench are which the properts exist this trust when this devel dust contents of which, when recorded in the metrigge treamle of the successor exists a bide the properts the strust when this devel of the successor is which, when recorded in the metrigge treamle of the su

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust containey or savings and loan association authorized to do business under the laws of Oregon or the United States, a tale insurance company authorized to inset tale to re-A property of this state, its subsciences, attiliates, agents or branches, the United States or any agency thereof, or an escrew agent hiersed under OSS 696-505 to 676-505.

The grantor covenants and agrees 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 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 leminine 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 appre written. D * 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 comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. RENATO I DURIGHELLO Fiori Uo FIORELLA M DURIGHELLO STATE OF OREGON, County ofKLAMATH) ss. RENATO I & FIORELLA M. DURIGHELLO This instrument was acknowledged before me on, 19..... by as of... OFFICIAL SEAL ANCELA 2010 NOTARY PUBLIC - OREGON COMMISSION NO. 224515 Notary Public for Oregon MY COMPASSION EXPANSED DEG. 14, 1995 My commission expires <u>12/14/93</u> REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Trustee 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 loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made TRUST DEED STATE OF OREGON, SS. (FORM No. 881) County ofKlamath LAW PUB. CO., PO I certify that the within instrument was received for record on the .15th.day RENATO I AND FIORELLA M at 3:22. o'clock .P.M., and recorded DURIGHELLO SPACE RESERVED Grantor page ____10664 _____ or as fee/file/instru-FOR SOUTH VALLEY STATE BANK ment/microfilm/reception No. 44967..., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of **Beneficiary** County affixed. AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK Evelyn Biehn, County Clerk. 801 MAIN STREET NAME TITLE KLAMATH FALLS OR 97601 By PAulene Music not populy Fee \$15.00