PIC-97514

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. WITH RIGHT OF RENEWALS AND FUTURE ADVANCES ISHING CO., PORTLAND, OR. 8720 Vol. Mgy Page -6906 🏩 TRUST DEED THIS TRUST DEED, made this ____23rd _____day of _____April _____, 19.84..., between John M. Andersch, an unmarried man as Grantor, William P. Brandsness South Valley State Bank as Trustee, and as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lots 7, 8, 9, 10 and the Northerly 25 feet of Lot 11, all in Block 3, FAIRHAVEN HEIGHTS, in the County of Klamath, State of Oregon. TRUST DEED 建ていたいの時間の This document represents one of two trust deeds securing a note of this date as

described below.

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 Security of the safety of the sa

sum of _Eifteen_Thousand and No/100 with right of renewals and future advances------

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

note of even date nerewith, 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 <u>April 3</u>, <u>19,89</u>, <u>19,89</u>

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or creating any restriction thereon: (c) join in any student and the restriction thereon: (c) join in any student in the restriction thereon: (c) join in any student in the restriction thereon: (c) join in any other adjreement allecting this deed on the lien or charge framework, without warranty, all or any man of the property. The second property, and the rectails thereoil. Trustee it is of arts shall be conclusive print of the trust burgers of lacts shall be not less than \$5.
10. Upon any delault by grantor hereunder, besciever to be approprinted by a control, and without regard to the adjreement of said property for entry or any part hereol, in its own name sue or otherwise collect the restrotion and profits, insued and profits, insued of property, and in such order as beneficient and without regard to the adjreements of said property the indebtedness and profits, insued and profits, insued of property, and in such order as beneficient and without regard to the adjreement of said property the same, see so therewise collect the rest, less to any determine.
11. The entering upon and taking possession of said property, the collection of such restriction or avards for any taking or danale of the adjreation or release thereof as all property, the adjreation or release thereof as all property, the adjreation or release thereof and in such order as beneficiary may delault or notice of delault hereunder or invalidate any act done y avaire any y delault by frantor in payment of any indebtedness secured to such any a secured beserved any indebtedness are adjreation and collection, index as any collect or property, and the application or release thereoid as all property.

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Waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may default by grantor in payment of any indebtedness secured default and payable. In the latter event the beneficiary or the trustee based and the solution of the

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surplus, il any, to the granter or to his successed in interest entities to such surplus. 16, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor truste successor trustee, the latter shall be vessed, and without conveyance to the scontarior upon any trustee herein named or all title hereunder. Each such appointed hereinder. Upon such appointed in the all title instrument executed by benment and substitution shall be made bypointed instrument executed by benment and substitution shall be made bypointed instrument executed by benment and substitution shall be made bypointed instrument executed by benment and substitution shall be made bypointed instrument executed by benment and substitution shall be to the County Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of participating is under any other deed of trust or of any action or proceeding is brought by trustee.

Its trustee. If a contrast, in sense contrast, but the product of the sense of t

the grantor and beneliciary, may purchase at the sale. 15. When trusted as the sale pursuant to the powers provided herein, trustee shall apply the proceeded of sale to payment of (1) the expenses of sale, in-attorney. (2) to the oblight secured by the trust level, (3) to all pursuant actions the compensation of the trustee and a reasonable charge by invite attorney. (2) to the oblight secured by the trust level, (3) to all pursuant actions the substant secured by the trust level, (3) to all pursuant deed as their interests may appear in the under of the trustee in the surplus, it may, to the granter or to this successor in interest entitled to such such as the surplus of the successor in interest entitled to such such as the surplus.

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, 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 escrow agent licensed under ORS 696.505 to 696.585.