6.33

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto al pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee 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 attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and icon association authorized to do business under the lows 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 estrew agent licensed under ORS 696.505 to 696.585.

together with trustee's and attorney's tees 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 in one parcel or in separate parcels and shall sell the parcel or prive either suction to the higher bidder for cash, payable at the time of sale. Trustee the property so soid, but without any covenant or warranty, expressor or in plied, the turthulness thereol. Any person, excluding the trustee, but including of the truthulness thereol, any purchase at the sale. 15. When trustee sells nursuant to the powers provided herein, trustee

join in executivities adlecting said property. If Reutificary is covenants, condi-cial Code as the such financing statements pursues in the Uniform Continer-projer public office or surveys require and to pail the surveys of all beneficiary. A provide and continuously maintain insurance on the buildings and such other steeded on the said premises all insurance on the buildings and such other steeded on the said premises allow of the time to time require, in companies acceptable to the said premises allowed to save other written in policies of insurance shail be dependicary may from time to time require, in companies acceptable to the save reason to the beneficiery as soon as insuit deliver grantor shall fail for any reason to the beneficiery as soon as insuit deliver grantor shall fail for any reason to the beneficiery as soon as insuit to on any policies to the beneficiery at soon as insuit deliver grantor shall fail for any reason to the beneficiery as soon as insuit deliver grantor shall fail for any reason to the south and so collected or the beneficiery all on the save at grantor's may be sciplied of the expira-tive of any policy of the same at grantor's may be sciplied of any prime any prevent and other of beneficiery and the south order as the beneficiery any ret runne, or at option of beneficiery may be sciplied or any clease shall at done pursuant of delault or notice of delault hereweder or invalidate any 5. To keep said prevents.
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Ine above described real property is not :urrently used for agriculation of the security of this trust dired, grantor agrees: To protect the security of this trust dired, grantor agrees: 100 protect preserve and maintain said property in food condition: 201 and the security of administration of the security of the seccurity of th

Itural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement affecting this deed or i.(c) join or charles abbordination or other agreement affecting this deed or i.(c) join in any thereoi; (d) reconvey, withoe warranty, all or any part of the property. The solution of the truthfulness thereoi. Trustee's less for any of the property is thereoi, in the property of the property of the truthfulness thereoi. Trustee's less for any of the solution of the truthfulness thereoi. Trustee's less for any of the solution of the truthfulness thereoi. Trustee's less for any of the solution of the truthfulness thereoi. Trustee's less for any of the solution of the truthfulness thereoi. Trustee's less for any of the solution of the truthfulness thereoi. Trustee's less for any of the solution person, by agent or by a receiver to be any of the bit deed to the adequacy of any to the agent of the influences either in the property of the solution of the trustee's less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without notice orlier or otherwise collect on the influences and profits including those part due and unpaid, and apply the same and profits including those and unpaid, and apply the same and profits including those and unpaid and apply the solution or clease thereoid's for any taking or damage of the order as buch rents, issues and profits of any taking or damage of the order as a mortigate or more order any agreement hereunder of any indebtedness secured due and profits and and including trustees and actions or notice of delault hereunder of any indebtedness secured due application or release thereoid any taking or damage of the property and is a competities of a solution any taking or any atter any act done any order as a mortigate of a data thereoid any property is a same for the state of list and accessible in such are incoreand of the beneficiary at his elect

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sule, and at any time person so privileged by ORS 86.753, may cure sule, and the trust deed, the default of a lailure to pay, when dury sums secured by auts. If the default consists of a lailure to pay, when dury sums secured by auts. If the default consists of the such portion as would not then be due had to default occurred. Any other default that is capabile obligation or trust deed. In any case, in addition to curing the default for any be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default for and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the default or and the set of the starts.

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of terustee and as reasonable, charge by trustee's attorney. (2) to the obligation secured by the trust dev. (3) to all persons having recorded liens subgrapher to the interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or success-wors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duits appointment upon any trustee herein named or appointed hereunder. Each such appointment and substitutes shall be made by written instrument executed by beneficiary, which, when recorded in the mortage records of the county or counties in of the suppointment.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment o sum of TWO HUNDRED TWENTY FIVE THOUSAND AND NO/100------WITH RIGHTS TO RENEWALS AND FUTURE ADVANCES------WITH RIGHTS TO RENEWALS note of even data herewith sum of two nonvexes method in the trust diad denotes adverse. (a) consent to the making of any man or plat of and property: (b) join in

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 rems, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

on the plat, all in BALSIGER TRACTS, in the County of Klamath, State of Oregon.

Oregon Trust Deod Series-TRUST DEED

Lots 81 - 91 inclusive, plus 10 feet vacated walkway lying between Lots 86 & 87, plus the 40 foot wide private service road easement lying adjacent to above lots as designated

Lots 92 - 98 inclusive, plus the 40 foot wide private service road easement lying adjacent to above lots as designated on the plat, all in BALSIGER TRACTS, in the County

THIS TRUST DEED, mede this 21ST day of MAY EDMOND W. & BARBARA A. ANDERSCH, husband and wife AND PHILIP K. ANDERSCH antor, WILLIAM P. BRANDSNESS SOUTH VALLEY STATE BANK as Trustee, and as Beneficiary,

Page 9341, 19.86., between

CO., PORTLAND, OR. 9720

1.00 The 16510 31001 TRUST DEED Val M80

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FORM No. 887-

61968 TP* (16)

2	h – Andrea (de la construction de la construction) - Andrea (de la construction de la construction) - Andrea (de la construction de la construction)	2	the beneficiary and those claiming under him, that	he is law-
fully	The grantor covenants y seized in fee simple of s	and agrees to and with aid described roal prope	the beneficiary and most claiming title thereto rty and has a valid, unencumbered title thereto	
•		and a second second Second second	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
	•••	t forever defend the sar	ne against all persons whomsoever.	an an An an
anđ	that he will warrant and	1 IDIEVEL GELEVAL	[11] C. W. Andrewski, M.	
				n an star 19 - Anna Maria Marian 19 - Anna Anna Anna Anna
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			[10] A. M. Katalan, A. Katalan, K. Katalan, Katalan, K. Katalan, Kata	
Enall	i	t tit. have some	resented by the above described note and this trust deed are:	•
R((1. (a)* printer My Kox grants	the proceeds of the loan tep	resented by the above user new Makexie Kny XX XX XX XXXXX K KAK XANAX WAX NAMOXXE KNY XX ral person) are for business or commercial purposes.	
	8	to the bonefit of and bind	is all parties hereto, their heirs, legatees, devisees, administration	tors, executors,
per	rsonal representatives, success	is and assigned the tore	In construing this deed and whenever the context so required	s, the masculine
ger	cured hereby, whether or not r nder includes the leminine and	the neuter, and the singular	number includes the plural. is hereunto set his hand the day and year first above	written.
			To a Alla de 10	1
*1	IMPORTANT NOTICE: Delete, by li applicable; if warranty (a) is a	ning out, whichever warranty (a oplicable and the beneficiary is	a creditor	
as	such word is defined in the tr	An and Regulation by making	required Thabara Manuel	
	compliance with the Act is not re		Shult. (iderse	
	f the signer of the above is a corporat	ion.		a se ser a se ta constru a ser
U14	f the signor of the above is a corpora- te the form of acknowledgement oppos	ite.)		
s	STATE OF OREGON,) ns.	STATE OF OREGON, ss.	
	County of KLAMATI	know!edged before me on	This instrument was acknowledged before me on	
-	Juff al 1	900, by	19 , by	·····
	EDMOND W. ANDERSC	Hanna (1997) CH	as ot	
× • • • •	CPHILIP K. ANDERSC	H m baling		a de la compañía
	in the second	Notary Public for Oregon	Notary Public for Oregon	(SEA
. 1	(SEAL) My commission e	xpires: 4-17-89	My commission expires:	
17.	THE ARE STREET	500)	EST FOR FULL RECONVEYANCE	
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	TO:	Ye te used	only when obligations have been paid. , Trustee I indebtedness secured by the foregoing trust deed. All sum	s secured by s inder the terms
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