FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment). 97601 | Fee \$13:00 Page 4089 TRUST DEED March Connet Clerk as Grantor, William P. Brandsness South Valley State Bank as Trustee, and WITNESSETH: 2 TO:07 Seek Alf and recorded Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property The following described real property situate in Klamath County, Oregon: We have the following described real property situate in Klamath County, Oregon: A tract of land situated in Sections 8 and 17, Township 41 South, Range 11, E.W.M., more Beginning at a point from which the SW corner of said Section 8 bears S 72°35'46" W 1611.24 feet; thence S. 17°38'16" W 166.76 feet; thence S 15°56'41" W 368.16 feet; thence S 88°14'10" to the man high water line of lost Divers thence N 88°23'22" W 140 feet; more or less, to the mean high water line of Lost River; thence Northerly, along said mean high water line, 500 feet, more or less, to a point that bears \$ 87°56'26" We from the point of beginning; (thence N 87°56'26" E 334 feet, more or less, and with bearings based on

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______SIXTY Seven Thousand, Five Hundred and no/100______

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it also of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said parewalls. The date of maturity or the debt secured by the date of maturity or the debt secured by the date of graving purposes.

The date of maturity or the debt secured by the date of graving purposes.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good conditions and repair of to remove or demolish any building or improvement; thereon; and repair of to remove or demolish any building or improvement; thereon; and repair of to remove or demolish any building or improvement; thereon; and repair of to remove or demolish any building or improvement; thereon; and repair of to remove or demolish any building or improvement; thereon; and repair of the remove or demolish any building or improvement; thereon; and pay when due all coats incurred constructed, damaged or income and the property of the property of the property of the property of the property. The constructed is the deal of the line or of the interest property of the property. The constructed as the end as the end

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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 event the beneficiary at his election may proceed to toreclose his trust deed and earlier and secured hereby immediately due and payable. In such an in equity as a mortgage election may proceed to toreclose his trust deed by execute, and cause to be recorded his written notice of default and his election hereby, whereupon the trustee shall to sell the said described earl property to satisfy the obligations secured hereoi as then required by law and proceed to toreclose this trust deed in the sell that the sell is the said searched hereoi as then required by law and proceed to toreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale in the nature default at any time prior to live days before the date set by the ORS 86.740 may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and could be compared the entire the manual services and the could be sell the service of the trust deed and the sell the sell the service of the trust deed and the default at any time prior to live days before the date set by the ORS 86.740 may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and receding the amounts provided by law) other than such portion of the prior deed in the default of the head of the service definition of the principal as would not then be due had no deal of coursed, and thereby cure the trustee.

the delault, in which event all toreclosure processings and the time and the trustee.

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 be posted on the date and property either and the process of the process of the parcel or in separate parcels and property either auction of the highest bidder for eash, pyable at the time of sale. Trustee the property to the purchaser its deed in pyable are the property to the purchaser its deed in the property to the purchaser its deed in the property to sold, but without any coverand or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof the frustfulness thereof. Any operand, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee

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, including the tompensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interests; may appear in the order of their priority and (4) the surplus, if any, to the grantor, or to his successor in interest entitled to such

surplus, il any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to surplus.

16. For any reason permitted by law beneficiary may from time to surplus.

16. For any reason permitted by law beneficiary may from time to any time appoint a successor or successor survives, and the successor frustee appointment, and without successor frustee appointment, and without power and duties confiered upon any further herein named or appointment and substitution shall be made by written instrumer. Each such appointment and substitution shall be made by written and its upon any time of the survive shall be considered to the folice of the County and its upon any further to the county or counties in which the property is situated. Clerk or Recorder of the county or counties in which the property is situated. The successor trusts are calceled to the survive shall be considered and shall be a caccepts this trust when this deed, duly executed and obligated to notify any party heretood a pending sale under any other deed of shall be a party unless such action or proceeding in which grantor, beneficiary or trustee and the survive of the survive s

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney; who is an attorney in the Company 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 of the 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 696.505 to 696.585.

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The grantor warrants that to (a)* primarily for grantors XRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	personal, family, h	loan represented by lousehold or agricult AK NATHYNY MAY YN	the above described no ural purposes (see Im	te and this trust deed	The state of the s
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tots, personal representatives, succeeding to the contract secured hereby, whether on masculine gender includes the temi	not named as a bei nine and the neuter	the term beneficiary neficiary herein. In c , and the singular n	shall mean the holder onstruing this deed and	atees, devisees, administ and owner, including p whenever the context	trators, execu- ledgee, of the
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