VOL MOGT PAGE 67-1333R 67 October THIS TRUST DEED, made this 23rd day of October Terry W. Thorsen and Sharron M. Thorsen, Husband and Wife-----23rd . 19. . between ... as Grantor. Oregon Title Insurance Company-----. as Trustee.

and FIRST NATIONAL BANK OF OREGON, as Beneficiary. WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to Trustee in trust, with power of sole, the property in Klamath .County, Oregon described as:

Lot 11 Block 1 SECOND ADDITION TO ALTAMONT ACRES, Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate,

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum of \$ 8,000,00 with interest thereon according to the terms of a promissory note of even date herewith, payable to Beneficiary or order and made by Grantor, <u>Terry W. Thorsen and Sharron M. Thorsen</u> the final payment of principal and interest thereof, if not sooner paid, to be due and payable ... November 15 19 82

To Protect the Security of this Trust Deed, Grantor agrees!

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the final payment of principal and interest thereof, if not sooner per To Protect the Security of this Trust Deed, Grantor agrees:

To Protect the Security of this Trust Deed, Grantor agrees:
To 'protect, preserve and maintain said property in good condition and repair, not to commit or permit any waste of said property.
To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or, destroyed thereon, and pay when due all costs incurred therefor:
To complete or restore promptly and in good and workmanlike manner, any building or thereon, and pay when due all costs incurred therefor:
To keep the buildings now or hereafter on said property insorted against, loss by fire and against loss by such other hazards as the Beneficiary may from time to time require in an amount not less than the lesser of the indebtedness hereby secured or the insurable value of said buildings; that such policies shall be issued by companies satisfactory to the Beneficiary and shall contain such provisions and shall bear such endorsements as Beneficiary may row thereof renewal or substitute policies shall be delivered to Beneficiary; that tuch policies shall be delivered to Beneficiary shall elect to the payment of any of the property or by release to Grantor and that such application or under or invalidate any act done pursuant to such notice; that the proceeds of such insurance shall be active default or notice of default hereurant in the name of the Grantor any to detail there and settle with any insurance company, to endorse, negotiate and prosent y such interest reares and to reases and other charges become pay due to deliver of any such loss and receive and to apply the proceeds thereof and for such payment of any of the grantor fail to make payment of any fact, sassessements and other charges become pay and to deliver of the beneficiary is and the company to endorse, negotiate and property or by release to fara

ary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay to Beneficiary at the time of payment of each in-stallment of the indebtedness hereby secured such amount as the Beneficiary shall estimate from time to time to be sufficient to produce, with other like payments, at least one month prior to the time when the same shall become due, (a) all taxes, assessments and other governmental rates and charges against said property and. (b) premiums on insurance against loss or damage to said property; if the sums so paid shall be less than sufficient for said purposes, to pay upon demand such additional sum as Bene-ficiary shall deem necessary therefor. The Beneficiary shall, upon the written request of the Grantor, and may, without such request, apply said funds to any of said purposes, but the receipt of such funds shall not, in the absence of such request, impose any duty upon the Beneficiary to disburse the same or relieve the Grantor from his covenants to pay said obligations and keep the property insured. If the Grantor desires to carry the insurance required herein as part of a "package" insurance plan, the Beneficiary will accept the monthly premium requirement for such package insur-

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tion, and trustees and attorney's fees actually incurred. 8. To appear in and defend any action or proceeding pur-porting to affect the security hereof or the rights or powers of Beneficiary, or Trustee; and to pay all costs and expenses, in-cluding cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to forcelose this deed.

sum to be inced by the court, in any such action of proceeding in which Beneficiary to foreclose this deed. It is Mutually Agreed That: 9. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation. Beneficiary shall have the right of eminent domain or condemnation Beneficiary shall have the right of eminent domain or condemnation. Beneficiary shall have the right of eminent domain or condemnation incurred by Grantor in such proceedings, shall be paid to Benefi-ciary and applied by it first upon any reasonable costs and ex-penses and attorney's fees necessarily paid or incurred by Grantor in such proceedings, shall be paid to Benefi-ciary in such proceedings, and the balance applied upon the in-debtedness secured hereby; and Grantor agrees, at its own ex-pense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon Beneficiary is request. 0 Beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, Trustee may (a) consent to the mak-ing of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The Grantee in any reconveyance may be describ-ed as the "person or persons legally entitled thereto," and the re-citals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be \$5. 11. Upon any default by Grantor hereunder, Beneficiary may at any time without notice, either in person, by agent or by a re-civer to be appointed by a court, and without regard to the ad-quary of any security for the indebtedness secu

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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 com-pany or savings and loan association authorized to do business under the laws of Oregon or of the United States, or a title insurance company authorized to insure title to real property under the provisions of ORS Chapter 728, its subsidiaries, affiliates, agents or branches.

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hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.
14. If after default and prior to the time and date set by the privileged by ORS 86.760 pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, other persons of the trust deed and the obligation secured thereby, bad no default occurred, and the Grantor or other person making such payment shall also pay to the Beneficiary all of Beneficiary's of the obligation, including Trustee's and Attorney's fees not exceeding \$50 if actually incurred, such default shall thereby.
15. After the lapse of such time as may then be required by we following the recordation of said notice of fault and the giving of said notice of sale. Trustee shall sell said property at the purchaser its deed in form as required by law conveying the purchaser its deed in form as required by law conveying the purchaser its deed in form as required by law conveying the purchaser its deed in form as required by law conveying the purchaser its deed in form as required by law conveying the purchaser its deed in form as required by law conveying the purchaser its deed in such any matters of fact shall be interest, but including the Grantor and Beneficiary, may indice. The recitals in the deed of any matters of fact shall be trustee, but including the Grantor and Beneficiary, may indice. The recitals in the deed of the trust deed, (3) to all persons having recorded liens subsequent to the interest of the sing of the trust deed as their interest may appear in order of the priority and (4) the surplus. These Beneficiary may form to the interest of the singens having recorded liens subsequent to the interest of the interest of the appendent of the appendent of the surplus of any, to the Grantor or to his interest endited to such appendice. The receives or fact, for the supervise to the successor in interest entitled to such appendice. The receives and dutce fite of the appendice du

Each such appointment and substitution shall be made by written instrument executed by Beneficiary, containing reference to this trust deel and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee. 18. 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 of 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 acion or proceeding is brought by Trustee. 19. The Grantor covenants and agrees to and with the Bene

rees to and with the Bene-that he is lawfully seized perty and has a valid, un-will warrant and forever nsoever.

defend the same against all persons whomsoever. 20. The Grantor shall not without the written consent of the Beneficiary sell or convey the property herein described subject to the interest of the Beneficiary, whether or not such purchaser shall assume or agree to pay the indebtedness hereby secured. Upon any application for the Beneficiary's consent to such a transaction, the Beneficiary may require from the purchaser such information as would normally be required if the purchaser such information as pplicant. Consent shall not be unreasonably withheld, but Benefici-ary may at its discretion impose a service charge not exceeding 1% of the original amount of the indebtedness hereby secured and may adjust the contractual interest rate upon the unpaid balance of increased by more than 1% per annum above the then existing contractual rate.

contractual rate 21. This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In constru-ing this deed and whenever the context so requires, the masculine gender includes feminine and/or neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said Grantor has hereunto set his hand and seal the day and gear first above written.

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by	19. The Grantor covenants and agree
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