NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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.

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of the successor trustee: 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 here of pending hale under any other ded of trust or of any action or proceeding in which dranto, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, if any, to the drantor or to his successor in interest entitled to such surplus. I.G. Beneticlary may from time to time appoint a successor or success-ing trustee harmonic particles and without trustee appointed herein under. Upon such harmonic and without conveyance to the successor trustee, the latter shappointment, and without conveyance to the successor upon any trustee herein harmed or appointed hereunder. Each such appointment and substitution shall situated with all title, conveyance to the successor which the property is situated, shall be conclusive prool of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. That is when trustee sells pursuant to the power provided herein, trustee chading the proceeds of sale to payment of (1) the expenses of sale, in-chading the compensation of trustee and a reasonable charge by trusteers stormed recorded items subsection recurred by the trust edit (3) to the obligation are interest of the trustee and a transmittee of the trustee in the trust are after interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such 16. Beneficiary may from the trustee and the order of the subsection (4) the successor in interest entitled to such

together with trustees 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 be postponed as provided by law. The trust to which said property either and the second of the second sale of the size of the second parcels at shall deliver to the purchase its deed in low as result of a second sale. Trustee the property is the purchase its deed in low as result of the trust of the second provide the second second sale of the trustee second second second the trustee to the second second second second second second second plied. The recitals in the deed of any matters of lact shall be conclusive proof the forming and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 88.795. 13. Alter the trustee has commenced to foreclose this trust deed in 13. Alter the trustee has commenced foreclosure by advertisement and ale, and at any time prior to 5 days below the date the trustee by sale, she granical any other person so privileged by ORS 86.75, may cure the default or defaults. If the default one privileged by ORS 86.75, may cure secured by the trust deeda, the default may be cured by, when due, entire amount due at the time of the default may be cured by, when due, not them be due at the time of the default may be cured by, when due, being cured mands to default occurred fory other default that in capable of defaults, the perior and the performance required under the and expenses actually incurred in enforcing the voltgation of the falsult by law. 14. Otherwise, the sale shall be held on the date and the anounts provided

Illural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in grazing any essement or creating any restriction thereon; (c) join in any theordination, or other adjustment allecting this deep of the lien or charge frames or the intervention of the lien or charge frames in any reconvey, without warranty, all or any part of the property. The conclusive proof of the trutt recitals therein of any maps or data shall be conclusive proof of the trutt recitals therein of any maps of the property. The conclusive proof of the trutt frecibility of the conclusive proof of the trutt recitals therein of any maps of any security of the trutt in person, by agent or by any of the conclusive proof of the trutt regard to the adjust regard of the any security any of the trutt regard to the adjust any reconvey without motics, either in person, by agent or by any of security for the any of the trutt regard to the adjust any security for the any of the adjust the adjust the adjust and the adjust any of the adjust the adjust the adjust any profits, including those an adjust and on adjust and on adjust for adjust any profits, including the adjust for the adjust and unpaid, and unpaid and only the same any determine.
11. The entering upon and taking possession of adjust as before including the adjust any for the proceeds of the rest, adjust any determine.
12. Upon default by frantor in payment of any faking or damage of the adjust adjust and the adjust and property in the determines and faking possession adjust adjust adjust adjust adjust adjust and adjust a

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, it notes of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, it not sooner paid, to be due and payable <u>May 1</u> and made by grantor, the tinal payment of principal and interest hereof, it 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 tirst having obtained the written consent or approval of the beneficiary. The above described and payable. The currently used for agricultural, timber or grazing purposes.

Bo mai for a desirer this four Dood OR THE MOLE which is recurse. Both must be derivered to the post of

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 5 in Block 8, FIRST ADDITION TO CYPRESS VILLA, according to the official Lis (plat thereof on file in the office of the County Clerk of Klamath

W. Felix Peace and Norma J. Peace, Husband and Wife Granter

, as Trustee, and

.

85, between as Grantor, _____ Mountain" Title Company, Inc.

......day of Thomas W. Torres and Sheryl A. Torres, Husband and Wife November

55385 CONTAIN TITLE COMPANY TRUST DEED THIS TRUST DEED, made this 14th

ST Deed Berles_TRUET DEED, MT C-155

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in ..

as Beneficiary,

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| The grantor covanant | s and egrees to and with the beneficiary and those claiming under him, that said described real property and has a valid, unencumbered title thereto | |
| fully seized in fee simple of s | s and agrees to and with the beneficiary and those claiming under him, that said described real property and has a valid, unencumbered title thereto | 166 |
| 114 O'PHYLE C. THE BOUND ILL HAR LEVE OFFICE HEARING AND DATED TO AND A DATE PHYLE COMPARED AND AND AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS ADDRESS AND ADDRESS AND | property and has a valid, unencumbered title thereto | t he is |
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| and the second sec | I forever detend the same against all persons whomsoever. | |
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| The grantor warrants that th (a)* primarily for grantor's | he proceeds of the loan represented | |
| (b) -lor-an-organization,-or-(purposes. | he proceeds of the loan represented by the above described note and this trust deed are personal, family, household or agricultural purposes (see Important Notice below), (even is grantor is a metural person) are for business of commercial purposes other than to the benefit of and binds all parties hereto, their b | |
| I fus deed applies to, inuren | An at the second s | |
| masculine gender includes the termin | not named as a beneficiary herein in the holder and owners, administra | itors, exe |
| | UF, said prantos has t | oquires, |
| * IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applic as such word is defined in the Truth- beneficiary MUST comple with at | g out, whichever warranty (a) or (b) is phomenas (c) formas (c) formas (c) | itten. |
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| County of Klamath November 14 |) ss. STATE OF OREGON, County of |) |
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