FORM No. SE RUST DEED WLTN: || Sally On WLEI 18699 Vol May Page 11445 COLA 63174 1 1333 TRUST DEED THIS TRUST DEED, made this. ISt day of July 1986 between STEVE WOOLLEY & LYNNE F. WOOLLEY, husband and wife, ROBERT WILLIAM MOLL & RACHEL B. MOLL, husband and wife and ROBERT C. MOLL & MARILYN A. MOLL, husband and wife, as Grantors, OREGON TITLE INSURANCE COMPANY, as Trustee, and PDENDA T. STAUDENMAYER TRUSTEE and EUNA J. ERNST. Trustee for the Twie. STAUDENMAYER, Trustee and EUNA J. ERNST, Trustee for the T. E. ERNST TRUST as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath____County, Oregon, described as: Lots 10, 11, 12, 13, 14, 15 and 16, Block 5, Third Addition to Altamontes: Acres, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. يرز والمحصرة الأفراقية and an a develop for the Dava OR field Right Advice is allowed. But the note of even date herewith, 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 July 1, 1987 The date of maturiny of the debt secured by this instrument is the date, stated above, on which the final installment of said note 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 first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The above described real property is not currontly used for agricultural, timber or grazing purposes. <text><text><text><text><text><text> (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge france in any reconveyance may by lall or any part of the property. The grantenet affecting therein of any matters or lacks shall be reconveyance may by latter any matters or lacks shall be recently and the recent of the recent be recent of the recent of the recent by grant of the property. The be conclusive proof of the truthulness thereol. Trustee's lees for any of the prointed by a court, and without recent by a gent or by a receiver to be appointed by a court, and without recent by a gent or by a receiver to be appointed by a court, and without recent by a gent or by a receiver to be appointed by a court, and without recent and any mathematic and shown and the possession of said property for the indebtedness hereby secured, eredra to the adequacy of any security for the indebtedness and prolits, including those past and collection, including reasonable attorney's lees upon any indebtedness secured hereby and in such order as benericiary and the application or releavers for any indebtedness secured here at a subrate of the said shall not cure or wursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby immediately due and payabile. In such any indebtedness accured there and payable. In such an in equity as a mortage or direct the trustee of loreclose this trust deed were any delault or notice.
13. The entering this election may recent the beneficiary may recent the beneficiary at this election may indebtedness secured hereby immediately due any pay the subrate.
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the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consiste of a laiture to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due as the time of the cure other than such by paying the being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition curing the delault costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's tees not exceeding the amounts provided by law.

together with trustees and attorneys tees not excetuing the annual product 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 be postponed as provided by law. The truste may sell said property either auction to the highest bidder for cash, advale at the time of sale. Trustee shall deliver to the purchaser its deed in yours are required by law conveying the groperty so sold, but without any contrast or warranty, express or im-plied. The recitals in the deed of any matternal or warranty, express or im-of the trusthulness thereol. Any person, excluding the struste, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells nursuant to the nowers provided herein. trustee

the grantor and beneficiary, 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 proceeds of sale to payment of (1) the expenses of sale, in-attorney, (2) migensation of the trustee and a reasonable charge by trustee's attorney, (2) migensation curred by the trust deed, (3) to all persons having recorded likes subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantur or to his successor in interest entitled to such surplus.

surplus. If the second standar of to his successor in interest entitled to such sors to any trustee named herein or to any successor trustees appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitivition shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in 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 oblighted 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 ahall 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 Bar, a bank, trust company or savings and loan 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 escrow agent licensed under ORS 696.505 to 696.585.

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fully seiz egulat anitar n Vol. avings	the grantor covenants and agree ted in the simple of said describ tions & assessments TY District; Mortgag M77, page 9006; As a foan, recorded in tecorded in Vol.	of Klamath II. e in favor of signment of R m Vol. M77, P 119, page 111.	First Federal entals in favor age 9008 Reser	Savings & Loan, of First Federa vations & restri	ctions
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((b) for an organization of the Least of the	enefit of and binds all puties. The term beneficiary	arties hereto, their heirs, leg y shall mean the holder and petruing this deed and whene	owner, including pledgee, of the vert the context so requires, the	he contract masculine ten.
genuer	IN WITNESS WHEREOF,	said grantor has here	Ulifo ser me me	A	· • 6 · 11
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