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ALBERT M. RAY AND SALLIE M. RAY, HUSBAND AND WIFE

Grander

TRUST DEED

as Beneficiary

ORM No. 881-

-Oregon Trust Deed Series

WITNESSETH:

In posit/red/reduce No. 228.7-85 m BIVIC Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in **ELAMATH** JOHN SITAKOLECounty, Oregon, described as: was received for record on the firth day

Lots B and 9 in Block/4 of Sum Forest Estates, Tract 1060, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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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 rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

tion with said real estate. Listo IFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of: "THE PURPOSEWOF: SECURING "PERFORMANCE" of "each agreement of grantor herein contained and payment of the sum of: "THNEE" THOUSAND 'SEVEN HUNDRED AND '00/100: "In the United statement *(\$3,700.00...)* note of even date herewith' payable 'to benelicitary' or order and made by grantor, the 'sinal payment of principal and interest hereoi, it note of even date herewith' payable 'to benelicitary' or order and made by grantor, the 'sinal payment of principal and interest hereoi, it note of even date herewith' payable 'to benelicitary' or order and made by grantor, the 'sinal payment of principal and interest hereoi, it note of even date herewith' payable 'so benelicitary' or order and made by grantor, the 'sinal 'payment of principal and interest hereoi, it note of even date herewith' of the dots secured by this instrument is the date, stated above, on which the final installment of said note 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 currently used for agriculturel, timber or grazing purposes. To protect the security of the dead drantor streamer (a) consent to the maturity dates expressed therein, or

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thereol; saither Grequir Link by law land proceed to loreclose this trust deed in the manner, provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale; and striany time, prior to 5 days before the date the trustee conducts the sale; the faintor or any other person so privileged by ORS 86.753, may cure the delault or delaults. It the delault consists of a failure soft. The delault may be cured by your delaults of the result of the trust deed, the delault may be cured by parse of the delault or delaults. It the delault consists of a failure soft. The delault may be cured by the trust deal of the trust deed, the delault may be cured by parse and on the delault of delault any the cure of the trust deal of the delault main factored may be cured by tendering the performance required angles of delaults of trust deed. In any case, in addition to curing the delay to delault of the date of the delaut may be cured by tender the delault of the date and the delaut of the delay of the delay of the delay of the delay tendering the performance required angles of delaults of the date and and delault occurred. The delay the delay of the delay the delay the delay to the delay of the trust deal together with strates and attorney's fees not exceeding the amounts provided by law. T4 Other the safe shall be held on the date and at the time and place designated in the thore of sale or the time to which asid sale may invone parcel or the time the parcels and shall seel the parcel or parcels at the property so todic by law. The trustee may sell said property either in the parcel or the time of shall or the safe shall be held on the date and at the time and place. The purchase, the deed of any coverant or warrenty, express or im-plied. The recitals in the deed of any coverant or warrenty, express or im-plied. The recitals in the deed of any coverant or warrenty, express or im-plied. The recitals in the deed of any coverant or warrenty, express or im-of the truthulines thereol. Any pu

NOTE: They Trust Deed Acr, provides that, the trustee thereunder must be tellber, an instramery, what is an instructive member of the Oregon. State Bar, a bank, trust company or savings and loan association outhorsed to do builness under the laws of Oregon or the United States, at the Insurance company authorized to insure tille 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 690.5855.

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Second a per note the dependent compares courses and provide period second and the second damage and the second dama fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except recorded covenants; conditions; and restrictions and restrictions and set of the set of

IIISE, all, persons, whereas the subgroup of the second and that he will warrant and forever defend the same against all persons whomsoever. The state of the state is a state of the We consider a barrier of the statement of the second statement of the sta

This deed applies to, inures to the benefit of and binds all parties, hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured fareby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender, includes the lemine, and the neuter, and the singular, number includes the plural.

IN WITNESS WHEREOF, said grantor has hereu	nto set his hard the day and year first above written.
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* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	1 Am Show
not applicable; if warranty (a) is applicable and the beneficiary is a creditor	
as such word is defined in the Truth-in-Lending Act and Regulation Z, the	
beneficiary MUST comply with the "Act and Regulation" by making required disclosures; for this purpose use Stevens Ness Form No. 1319, or equivalent.	
If compliance with the Act is not required, disregard this notice. 40	wind we and an and the
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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied . You holeby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with Gald Whit deed and to recover with to real state of the terms of said trust deed the estate now/held by you under the same. (Mail reconveyances and documents to the parties of shallow by the terms of said in this deed the state now/held by you under the same. (Mail reconveyances and documents to be used to be an or set of the said of the inter on percenter abbertanting? sum the renter percesses being the flore of the said to be an interest of the DATED, while all and abbrears the renter percesses being the best of said interesting the said to be a the said of the DATED.

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Beneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for -111

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