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request. 2. At any time and from time to time upon written request of ficary, payment of its fees and presentation of this deed and the no inside the second second second second second second second tability of any person for the payment of the indebiedness, the truste can be the making of any map or plat of indebiedness, the truste can be the making of any map or plat of the indebiedness, the truste or other making of any map or plat of the indebiedness, the truste or other making of any map or plat of the indebiedness, the truste or other making of any map or plat of the property. The args hereof; (d) and the indebiedness of the property. The args hereof; (d) the recitals therein of any mate of the properson legally make in any the recitals therein of any matters of facts shall be conclusive pro-shall be \$5.00.

n, the beneficiary anali appear in or defend an actilement in connection if any portion of the mou-in excess of the amount in excess of the amount

It is mutually agreed that: I. In the event that may portion or all of said property shall under the right of eminent domain or condemation, the beneficiary a tion or the right of eminent domain or condemation, the beneficiary a tion or proceedings, or to make any compromise or saileness in or defen-such or proceedings, or to make any compromise or satilement in conner payable compensation for such taking, which are in excess of the an-or incurved by the grantor in such proceedings, shall be paid to the bi-fees nexuelly paid or incurred by the beneficiars and such proceedings, at its or applied upon the indebtedness secured aren't in such proceedings, at its or express, to itske such actions and execute such instruments request.

The beneficiary will furnish to the grantor on written request therefor an all statement of account but shall not be obligated or required to furnish further statements of account. It is mutually agreed that:

property as in its sole discretion it may deem necessary or advisab The grantor further agrees to comply with all laws, ordinances, r overanate, conditions and restrictions allecting said property to pay the other conditions and restrictions allecting said property to pay the other constant of the trust including the cost of title search, in enforcing this and expenses of the trustee incurred in connection to appear in and detend any action or proceeding purporting to affect to sapear is on the said of the beneficiary or trustee; and it is a sequence, including cost of evidence of title advinces in reasonable sum to first by the court, in any such astion or prove ficiary to foreclose this deed, and all said sums shall be secured by deed.

Songetton secure hereby. Should the grantor fail to keep any of the foregoing covenants, the beneficiary may as it is option carry out the same, and all its expenditures for shall draw interest at the profiled in the note, shall be the grantor on demand and shall be secured by the lien of this propagat this connection, the beneficiary shall have the right in its discretion its occu-property as in its sole discretion it may deem necessary or advisable.

default, any balance remaining in the reserve account shall be credited to indebtedness. If the reserve account for taxes, assessments, insurance pre-and other charger is not sufficient at any time for the payment of such of demand, and if not pair franter shall pay the deficit to the beficiary may at its option add the amount of such deficit to the braff obligation secured hereby.

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This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others as ninterpoint in the above described property, as may be ordeneed by a or nuter in the indebiences accured by this trust of be ordeneed by than one such as the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect.

The granics hereby covenants to and with the trustee and the beneficiary in that the said provenies and property conveyed by this trust deed aro and clear of all remains and that the grantor will and his here, itors and administration thall warrant and defend his said title thereto hat the claims of all persons whomsoever.

Actuory and sommarizedors shall warrant and defend his said title thereto asinst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms reroof and when due, all cases, assessments and other charges levicd against dence over the keep said property free from all commarces having pre-terior and the set and any set of the set of the terms area of the date construction is hereafter commenced; to repair and restore the order when due, all dates any work or materials unsatisfatory so area during commercial property and the set of the terms are during commercial property and the set of the terms are during commercial property and the set of the set of the antice of the set of the set of the set of the set of the order of the set of the or asid premises; to keep all buildings all improvements now or the set of the the set of the set of the set of the set of the terms at most other hazards as the beneficiary of the set of the terms at most other hazards as the beneficiary may from the to time require, there do the prime set is done of the beneficiary at the the set of the or the that in original principal set of the terms of the set of the the main board the that is no the set of the set of the the set of the

In order to provide regularly for the prompt payment of said the policy s or other charges and haurance premiums, the grantor agrees to pa-beneficiary, together with the prompt payment of the said taken and the said interest payable under in addition to the mouthly payment of an amount equal to one-tweight itrms of the note or obligation sec-charges due and payable with respect to h) of the takes, assessments of the said said one-therity she that the said takes the same said the same said the said the same said the same same same said the same said the said the same same said the same same same trust desenant of the said property within each successing naurance premi-trust desenant of the said property within each successing naurance premi-trust desenant of the said property within each successing the same said a sums to be cread in the same same same said shall be held all purposes thereof a to the principal of the loan until regularized the soften of the said said the same said shall be held umas (ankes, assessments or other charges when they shall become s wants to be sate the same same same same said shall be held wants to be sate a reserve charges when they shall become s

While the grantor is to pay any and all targe, assessments and other tree levice to bear interest and all targe, assessments and other same begins to bear interest and also to pay premiums on all insurance is upon and property, such payments are to be made the bene-and all target. The grantor hereby authorites the through the bene-and all target. The grantor hereby authorites the through the bene-property in the assessments and other charges leviced or firliary to pay property in the assessments and other charges leviced or firliary to pay property in the assessments and other charges leviced or firliary to acce premiums in the smouth shown on the statements and to pay the nurance carriers or heir representatives, and to charge wild sumitted hy is every account, if any established for that purpose. The grantide from serve account, if any established for that purpose. The grant after to compromise and setties with here by is authorized, in there any factor to compromise and setties with are by is authorized, in the orean to its to compromise and setties with are by is authorized, in the set of the state of the state of the insurance receipts upon the obligations secure by this trust deed, in insurance receipts upon the obligations secure by the sufficiency after the sufficiency by the sufficiency by the sufficiency after the sufficiency by the sufficiency by the sufficiency after the sufficiency by the sufficiency after the sufficiency and the sufficiency after the sufficiency after the sufficiency after the sufficiency after after the sufficiency after after the sufficiency after after the sufficiency after the sufficien

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which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtanances, tenements, hereditaments, rents, issues, profiles, water rights, easements or privilegos new or

01-10991

Klamath County, Oregon, described as:

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MTC 4636

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in

> Lots 84 and 85 of CASITAS, according to the official plat thereof on file in the office of the County Clerk of Klamath County,

Vol. 11 Page 23255 39769 TRUST DEED THIS TRUST DEED, made this 22nd_{day of} November 19.77 between CHARLES R, GRAHAM & ANN M, GRAHAM, husband and wife . 19 .**77**..., between

....., äs grantor, William Sisemore, as trustee, and

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6. The entering upon and taking possession of said property, the collection of auch rents, issues and profile or the proceeds of fire and other bearsner pol-letes or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not ours or sairs air de-fault or notice of default hereunder or invalidate any act don pure and to such notice.

such notice.
6. The grantor shal; notify beneficiary in writing -: sr / sale or contract for sale of the above described projecty and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a tew leas applicant and shall pay beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a tew leas applicant and shall pay beactivary a service charge.
6. The is of the ensence of this instrument and upon default by the grantor in payment of any inductivary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of default and election to sail the trust property, which notice trustee shall catuse to be duly filed for record. Upon delivery of said notice of default and election to sail the runt property, which notice trustee shall catuse to be duly filed for record. Upon delivery of said notice of default and election to sail the and place of said and gree molie chard is at the runtees thall fits the time and place of said and gree notice thereby a trustee shall fits the time and place of said and gree notice thereby a trust of said if the and the and gree notice thereby and required by law.
7. Atter. default and any time prior to five days before the date set

7. After default and any time prior to five days before the Trustee for the Trustee's sale, the granton or of whileyed may pay the entire amount then due under this to ender the sale of the obligation and trustee's and t exceeding \$50.00 each; other than such portion of the print t then be due had no default occurred and thereby cure th date deed y incu ney's and

8. After the lapse of such to exclude vectories and thereby chief a distance of such time as may then be required by law foll the recordiation of said notice of default and giving of said notice of sait states as a whole of in separate parcels, and in such order as he matermine, at public suction to the highest bidder for cash, in lawful money or United States, payable at the time of sait, eithere mouth of sait, state, parcels are state of the said property by public sunctioner at such lime said or for time to time thereafter may postpone to sait.

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nouncoment at the time fixed by the preceding postponemont. The trustee shall deliver to the purchaser his deed in form as required by law, coovering the pro-perty so sold, but without any coverant or warranty, express or implied. The rocitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the granice and the beneficiary, may purchase at the sale.

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proper appointment of the successor trustee. 11. Trustee access this trust when this deed, duly executed and ledged is made a public record, as provided by law. The trustee is not of to notify any party hereto of persing sale under any other deed of trus any action or proceeding in which the grantor, beneficiary or trustee ship party unless such action or proceeding is brought by the trustee. 12. This deed applics to, laures to the benefit of, and binds all hereto, their heirs, legates devices, administrators, executors, success assigns. The term "beneficiary" shall mean the holder and owner, in pleugee, of the note secured herety, whether or not named as a been herein. In construing this deed and whenever the context so requires, th cullor gender includes the feminine and/or neuter, and the singular num cludes the plural. parties

E OF OREGON	×a	ANN M. GRAHAM	cham (SEAL)	
y of Klamath ss DO		ANA M. GRANAM		
	November		ore me, the undersigned, a	
y Public in and for said county and state, pers	onally appeared the within no AHAM & ANN M, GR	med AHAM, hugband a	nā wife	
personally frown to be the identical individual				
. executed the same freely and voluntarily for	the uses and purposes therein	expressed.		
ESTIMONT WHEREOF, I have hereunto set my	hand and affixed my notarial	seal the day and year last	above written.	
PUBLIC	None	eld Bert X	amilton	
Dario	Notary Public i	or Oregon expires: 3/30/81		
CF ON	,,	3/2/8/	-	
Trace and the				
an No		STATE OF OREGON	} ss.	
TRUST DEED		County of Klamath)	
IKUSI DEED		I certify that the	e within instrument	
		was received for	record on the 1st	
	(DON'T USE THIS		A M., and recorded	
	SPACE RESERVED	in book M77	on page 23255	
Grantor	LABEL IN COUN-		ies of said County.	
LAMATH FIRST FEDERAL SAVINGS	USED.)	Witness my har	d and seal of County	
AND LOAN ASSOCIATION		affixed.		
Beneficiary er Recording Return To:		Wm. D. Mil		
KLAMATH FIRST FEDERAL SAVINGS		\mathcal{D}	County Clerk	
AND LOAN ASSOCIATION	n an chuir that An Anna Anna Anna Anna	ByDernetha	V. Lelsch	
	F	ee \$6.00	. Debrij	
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BEOME	OT FOR FILL DECONU			
	ST FOR FULL RECONV d only when obligations have			
	d oml when owiderous were	book plat		
Villiam Sisemore,, Trustee				
he undersigned is the legal owner and holder of a been fully paid and satisfied. You hereby are dire	cied, on norment to you of any	sums owing to you under the	terms of sold trust deed or	
ant to statute, to cancel all evidences of indebtedne deed) and to reconvey, without warranty, to the p	eas secured by sold trust deed parties designated by the terms	of said trust deed the estate	new held by you under the	
· · · · ·	Klamath P	irst Federal Savings & Loar	Association, Beneficiary	
	by			
D:	, 19			
* \$ 2. \$. \$. \$. \$:	ioning a spring on the	
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