THIS TRUST DEED, mude this 6th ... day of ..... December TRENTON S. DOUGLAS KLAMATH William Sisemore existing under the laws of the United States, as beneficiary; WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: The North 40 feet of Lots 680 and 681, Block 107, MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof to file in the office of the County Clerk of Klamath County, Oregon.

which said described real property does not exceed these cases, together with all and sh jular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or horeafte, belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, vontilating, at conditioning, reliferating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vention blinds, floor covering in place such as wall-to-wall carpeting and line leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter action, for the purpose of securing performance of CTYMEREM WHOULDAND ETCHER WHOULDAND ETCHER WHOULDAND each agreement of the grantor herein contained and the payment of the sum of SIXTEEN THOUSAND, EIGHT HUNDRED AND

<u></u> 16,800,00 ) Dollars, with interest thereon according to the terms oNO rulisory note of even date herewith, payable to the difference of the date herewith, payable to the date of the date 22

ficiary

unde

This trust deed shall further secure the payment of such additional money, , as may be loaned hereafter by the beneficiary to the granter or others fan interest in the above described provide a may be evidenced by a than one note, the beneficiary may redit payments are videnced by if said notes or part of any payment on one note and part on another, beneficiary may elect. The grantor hereby corenants to and with the trustee and the beneficiary a that the said premises and property conveyed by this trust deed are and clear of all ecoumbrances and that the grantor will and his heirs, tors and administrators analy warrant and defend his said title thereto at the claims of all persons whomsoever.

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance prenium and other charge is no sufficient at any time for the payment of such charge demand, and if not pay finder shall pay the deficit to the beneficiary uppor may at its option add the amount of such deficit to the principal of the obligation secured hereby.

toperty as in its sole discretion it may deem necessary or advisab The grantor further agrees to comply with all laws, ordinances, r orenants, conditions and restrictions affecting said property; to pay be other costs and expenses of the trustee incomed the earch, s enforcing this obligation, and trustee's and attorney' in connection y hereof on the rights or powers of the beneficiary or trustee affect patients, and defend any action or proceeding purporting actually be readed on the rights or powers of the beneficiary or trustee affect paties and the first or powers of the beneficiary or trustee affect paties and the first or trustee may such action or pro-second by the court, in any such action or pro-licity to foreclose this deed, and all said sums shall be secured by eed.

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

Shudd the grantor fail to keep any of the foregoing covenants, should the grantor fail to keep any of the foregoing covenants, for shall show the same, and all its expenditus the grantor on interest, at the rate specified in the note, shall be repu-the grantor on the same and shall be secured by the lien of this trut this connection, the bear and shall have the right in its discretion to any improvements made on step premises and also to make such repair property as in its sole discretion it may deem necessary or advisable

It is mutually agreed that:

TRUST DEED Page

, 19 77, between

2.3

t

executors and administrators shall warrant and defend his said title thereto sgainst the claims of all persons whomsorver. The grantor covenants and agrees to pay said nots according to the terms thereof and, when due, all taxes, assessments and other according to the terms ind property; to keep said property free from all can charges levide against codence over this trust deed; to complete all buildings in mbrances having pre-order constructed on said premises wholen sky moranes having pre-order constructed on said premises wholen sky moranes having pre-order the date construction is hereafter commenced; to repair a the date promptly the date construction is hereafter commenced; to repair a the date or and property whom workmanike manner any building or improve the costs incurred there may be damaged or destroyed and pay, when due, of these during construction is alway building or improve the date or costs incurred there may be damaged or destroyed and pay, when due, of the date of the date construction is proven work or materials unsatisfactory to costs incurred there may be damaged or destroyed and provements now or hereafter constructed on said property ling good lings and improvements now or no waste of said promises; to keep all buildings and improvements now or no waste of said promises; to keep all buildings and improvements on our on terafter erected on and premises continuously and improvements of a such other hazards as the beneficiary may for obligation ficiary, and to delute deed, in a company or companies acceptable to biligation filteen days prior to the original policy of insurance in correct form the beneficiary and to delute deed, in a company or ompanies acceptable to biligation if the days prior to the date of any such policy of insurance. If alseretion oblain insurance for the there of any such policy of insurance. If alsered and policy of insurance is not we date of any such policy of the ava-shall be non-cancellable by the grantor during the full term of the policy thus Dordined. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and inverse preminum, the granter agrees to pay to beneficiary, together with and in addition to granter agrees to pay to principal and interest payble under the terms of the fib monthly payments of hereby, an amount equal to one-twoith (1/12th) of the taxes, assessments and other charges due and payble with respect to add prome taxes, assessments and ing twelve months, and also one-thirty-sixth (1/2th) of the within each succeed-paths with respect to said property within each succeeding, here years while such such a successful to be constructed and directed in the beneficiary, saveral purposes thereof and shall thereupon be charged to the pointed for the loan; day the transmit as a reserve account, without interest, to pay said and payable.

yrable. Vhile the grantor is to pay any and all taxes, essensments i levice or assessed against sail property, or any part lier ma begin to hear interest and also to pay premiums the man begin to hear interest and also to pay premiums the man begin to hear interest and the the same through d all essential. The grantor hereby authorizes the benefician operty in the assamments and other charges levice or impos-collector of such thus as shown by the statements thereof collector of such thats as shown by the statements thereof or premiums in the animate shirts or other charges, and to urance carriers or their representation or the statements said su urance carriers or their representation of the statements and of the loan or to withdraw the samed to charge said su erve account, if any, established for that putch may be required rition or for any loss or damage growing out of a to have aurance man astic with any insurance company and to i aurance main upon the obligations accured by this trust upon sale or other sequencies. While the other part thereon, bene-ns on all insurance e through the bene-beneficiary to pay ar imposed against

2. At any time and from time to time upon written request of ficary, payment of its fews and presentations, promptly upon the set of the point of the set of the s

shall be \$5.00. 3. As additional security, granter hereby assigns to beneficiary during the continuance of these trust all renix lisues, royatiles and profits of the pro-perty affected by this deed and of any presum property located thereon. Until the performance of any agreement hereunder indebtedness secured hereby or in the performance of any agreement hereunder that have the right to col-lect all such rents, issues, royatiles and profits affecting and hereby or in the performance of any agreement hereunder the grantor shall have the right to col-hereone due and payable. Upon any default by the grantor hereunder, the bene-ceiver to he appointed by a court, and without remains, be adequacy of any solid property, or any part thereof, in its own name upon and take possession of a route. Such a such is a such is the such as the posterior of the posterior of the route.

20

3

33

11.

and the second se

雪

AL Y ST

40653

Loan #01-41428 M/T #4713

-24	5.	?	3
-----	----	---	---

1

4

「「「「「「「「「」」」」であった。

ن ا 1

12 1 11 10-11-2

× -

1923 1

道理院

1.1 1 1 1

4.5

 $\pi i$ 

đ,

1 1

> Ì

Jp: \$

6. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of firs and other insurance pol-leics or compensation or swards for any taking or damage of the property, and the application or release thereof, as alorsaid, slaail not cure or wairs any do-such notice of default hereunder or invalidate any act done pursuant to such notice.

ALL THE CLASS

10 M .

÷,

國

2

Ç, 

大学が

栾

and and the first state

A A A A A

5. The grantor shall notify beneficiary in writing of any sale or con-form supplied it with acch personal information concerning the purchaser as a service charge.
6. Time is of the ensure of this instrument and upon definition

6. Time is of the essence grantor in payment of any indebt agreement hereunder, the benefic mediately due and payable before and election to sell the trust produly filed for record. Upon deliver the beneficiary shall depute with potes and document pote with a set. notice notes and docum trustees shall fix required by law. the then and place of sale and give

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so the obligations pay the entire amount then due under this trust deed and in enforcing the version thereby (including costs and expenses actually incurred not exceeding 50.000 each of the obligation and trustee's ann attorney's fees then be due had no default ans such pozion of the principal as would not exceeding 50.000 each of these as may then be required by law (diawing the recordation of said notice of default and giving of said notice of table the trustee shall sell said property at the time and place fixed when the require the trustee shall sell said property at the time and place fixed when the require the said the trustee.

the the the by 10

nouncement at the time fixed by the preceding postponement. The transfering deliver to the purchaser his deed in form as required by law, conversing perty so sold, but without any covenant or warrant, supress or ging perty so sold, but without any covenant or warrant, express or ging and the beneficiary, may purchase at the sail. Be conclusive provided has provided the proceeds of the trusters are sold only and the beneficiary may purchase at the sail. Sold only and the beneficiary may be be be and the beneficiary may purchase at the sail. Sold on the trusters are sold only the proceeds of the trusters are sold only and the beneficiary may be be an and the beneficiary may be be been as the sail and the beneficiary in the proceeds of the trusters are as follows: treasonable, charge by the beneficiary may form the trust deed contains proceeds of the trusters are able so the trust deed or the subsequent order of the sail to the trust deed or subsequent order of the successor in faterest entitled to such support as successor or successors to any trustee name berefin, or successor or successors to any trustee name before, or way and these appoints during the remove here and or appoint as and the subsequent when the sail be readed and its point as the sail of a remove here and or appointed bereund berefind and these appoints are there and and the property is situated, shall be conclusive to prove any point and the provender to the successor function. If a successor is and the sold and its point as a successor or successor is and appoint and berefind any sold and the sold and its point and the sold and its point as a successor is a successor is and any sold and its point as a successor is a successor is and the sold and its point as a successor is a successor is and any sold and its point as a successor is a successor is any truster and be readed and its point and the successor is a successor is a

the which, when records the property is successful and the counties in which the property is successful at a counties in which the successor invise.
11. Trustee accepts this trust when this deed, duly executed and red is made a public record, as provided by law. The trustee is not a count of the second and the second at a provide the second at a second at a provide the second at a igated or of be

of sale, either as an opport at the time and place fixed termine, at public auction to the highest bidder for each, i united States, payable at the time of sale. Traitee may any portion of sald property by public announcement at a sale and from time to time thereafter may postpone the IN WITNESS WHEREOF, scrid groundo			being the second
			and sed the advand year first above writte
		XXY	SEA
			$\bigcirc$
STATE OF OREGON County of Klamath			(SEA
THIS IS TO CERTIFY that on this 15 d	lay of Dec	ember	
			amed
to me personally known to be the identical individua	S DOUGI	AS	t the foregoing instrument and acknowledged to me the
The second and total and	tor me uses and	DUIDOSES therein	Britossod / - /
IN TESTIMONY WHEREOF, I have hereunto sot	my hand and af	lixed my notaria	I seal the day and year last above written.
			Mun Linen / wen
(SEAL)		Notary Public I My commission	
	- <u>  </u>		expires: July 9, 1979
Loon No.			
11 Mar 1 Mar 1			STATE OF OREGON
TRUST DEED			County of Klamath  ss.
			I certify that the within instrument
			was received for record on the 20th
	(DON'	T USE THIS	day of <u>December</u> , 19.77, at 12:45 o'clock P. M., and recorded
Grantor		RESERVED	in book $\frac{N}{2}$ on page 24535
то	TIES	IN COUN. WHERE	Record of Mortgages of said County.
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	u u	SED.)	Witness my hand and seal of County
Beneficiary			affixed.
FIRST FEDERAL SAVINGS			Wm. D. Milne
540 Main St. Klamath Falls, Oregon			County Clerk
Kidindin Falis, Oregon			By Mand Charl
			Fee \$6.00
	est for ful		
To be us	ed only when of	bligations have l	been paid.
: William Ganong, Trustee			
The undersigned is the legal owner and holder of a vo been fully paid and satisfied. You hereby are din	all indebtedness s	ecured by the for	ogoing trust doed. All sums secured by said trust deed ums owing to you under the terms of said trust deed or which are delivered to sum he terms of said trust deed or
			ums owing to you under the terms of sold trust deed or hich are delivered to you herewith together will sold f said trust deed the estate now hold by you under the
n <b>e.</b>			said hust deed the estate now held by you under the
		First Federe	n Savings and Loan Association, Beneficiary
<b>11</b>		by	Sector Schencher y
TED:	, 19	-,	L
			•