While the grantor is to pay any and all taxes, assessments and other charges leaded or assessed against said property, or any part thereof, before the same health to bear interest and about to pay prominus on all insurance publicle upon said provide the pay-ments are to be made through the beneficiary, as aforesaid. The grantor hereby, suthwrites against said, property in upon and all taxes, assessments and other, charges level of authorized collector of such taxes, assessments as about by the insurance probability of the same and the same assessments and the pay the insurance probability of any established for that purpose the same which may be required from the reserve according resources and the outhor and the same which may be required from the reserve according resources the same and the same and the beneficiary hereby is authorized, in the event of any loss, to compromise and the beneficiary hereby is authorized. In the amount of, the indebtedness for payment and satisfaction in full or upon sale or other amount of, the indebtedness for payment and satisfaction in full or upon sale or other

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against the above described pro-perty and fasurance premium which the indebtedness secured hereby, is in excess of the original purchase price paid by the grantor at the time the loan way mains or the beneficiary's original purchase price paid by the grantor at the time the loan principal and interest parable the indebtedness secured hereby, is in the time the loan principal and interest parable the frame of the note or obligations of the lesses frame or principal and interest are parable an amount equal to a 1/13 within each insurement, an principal and interest are parable an amount equal to a 1/13 respect to askid property withing and also 1/36 of the insurance premium parabonerity respect to askid property withing and also 1/36 of the insurance premium parabolic interest on shid amounts at a rate for more there in the while this Tructed to be granticed interest on shid amounts at a rate for more the three sets while this tructed to be grant for the state of interest parabole scenarios frames disc while the state is the state of the state of the set on the taxes as a state of the state of a 1/12 of the insurance premium parabolic interest on shid amounts at a rate for more the state the highest rate authorized to be granted for the state of interest parabola scenarios than the highest rate authorized to be state than a 1/26. It is rate of interest parabolic scenarios that the highest due computed to an that are for the excess account and shall be to all quarterly to the grantor by crediting to the excess account the amount of the interest due.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against thereof and, when due, all taxes, assessments and other charges levied against edence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said premises in buildings in course of construction hereof or the date construction is hereafter which six months from the date hereof or the date construction is hereafter which and pay when due, all hereof or the date construction is hereafter which and pay when due, all hereof or the date construction is hereafter which and pay when due, all hereof or the date construction is hereafter which and pay when due, all hereof or the date construction is hereafter which and pay when due, all hereof or the date construction is hereafter which and pay when due, all benefiduring construction; to replace any work of importer fact; not to remove, or destroy any building or improvements inder or or as constructe to remove, or destroy any building or improvements inder or suffer hereafter evo tail apremises; to keep all buildings and improvements or suffer hereafter evo the hereafter is to keep all buildings from time to the sequence by fire or such other hereafter the original principal sum of the note or othigation in a sum oot leas that the original principal sum of the note or othing there approved loss payable chaoring place of business of the beneficiary may fire insurance. In favor of the beneficiary may in literon approved loss payable chaoring the tase of any ach policy of insurance. If discry, and to delive principal such date of any ach policy of insurance. If discry date to diver of the beneficiary may in liter of the beneficiary may in liter of the beneficiary and in group of the beneficiary may in liter of the beneficiary may in the insure of the benefi

The grantor hereby covenants to and with the trustee and the beneficia herein that the said premises and property conveyed by this trust deed a free and clear of all encumbrances and that the grantor will and his help executors and administrators shall warrant and defend his said title there against the claims of all persons whomsoever.

This trust deed shall further secure the payment of such additional money, aring an interest in the above desorbed property. as may be evidenced by other or notes. If the indebtedness secured by this trust deed is evidenced by above than one note, the beneficiary may oredit payments received by it upon ay of sail notes or part of any payment on one note and part on another,

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AND LOAN ASSOCIATION KLAWATH FIRST SEDERAL SAVINGS

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blighton secured nereny. Should the grantor fail to keep any of the foregoing covenants, then the eneficiary may at its option carry out the same, and all its expenditures there-or shall draw interest at the rate specified in the note, shall be repayable by he grantor on demand and shall be secured by the lien of this trust deed. In the distribution of the beneficiary shall have the right in its discretion distribution any improvements made on said premises and also to make such repairs to said roperty as in its sole discretion it may deem necessary or advisable. the this

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account inserve assessments, insurance premiums and other charges is not sufficient at any deficit to the beneficiary upon demand, and if not paid within ten days after such demand, deficit to the beneficiary upon demand, and if not paid within ten days after such demand, obligation secured hereby.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all havs, ordinances, regulations, fees and expenses of this trust, including the cost of title scarch, as well as in enforcing this obligation: and restrictions affecting said property; to pay all costs, it appear in and dependent of the trustee incurred in connection with or to appear in and defined any action or proceeding purporting to affect the secur-rest and expenses of the beneficiary or trustee spary all reasonable sum to be fixed by the court, in any such action or proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of the same any compromise or settlement in connection with such taking and, if it so elects in its own name, uppear in or defend any ac-such taking and, if it so elects the same any compromise or settlement in connection with quired to pay all reasonable costs, taking, which are in excess of the amoney's quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary have applied by it first upon any reasonable costs and expenses and attorney is balance applied upon the indebted the beneficiary in such proceedings, and the balance applied upon the indebted and exceute such instruments as that at its own expense, to take such actions and execute such instruments as the be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-ficiary; partners of its fores and presentation of this deed and the note for en-dorsument (in case of full recomveyance, for cancellation), without affecting the instituty of any person for the payment of the indebtrdness, the trustee may (a) consent to the making of any may not plat of said property: (b) join in any subordination of the argreement affecting this decid or the lien or charge hereof; (d) reconvery, ande may be described as the "person or persons legally entitled therefore" and trustfuinces thereof. Trustee's fees for any of the services in this paragraph and the \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this deed and of any agreement bereunder, including a secure been by the perty affected by this deed, and of any agreement bereunder, including a secure been by or in its performance of any agreement bereunder, including and profits of the right to be a say in the without notice, either its persons by reading the right to colver to be a pay line without notice, either its persons by reading the possibility of the same, issues and profits and without regard to the grantor shall be be scurity for the inded by a court, and without regard to in agree to be a pay the same, issues and profit hereby secured, cater upon and take possibility of the same, issues and profit objections are and explained by the same apply able attorney's fees, upon any adobtedness secured hereby, shall a subso as the beneficiary may determine.

covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises; including all interest therein which the grantor has or may hereafter installed in or used in connection performance of each agreement of the grantor herein contained and the payment of the sum of <u>ININETEEN</u> THOUSAND AND NO/100 (\$ 19,000,000) Dollars, with interest therein according to the terms of a promissory note of even date herewith, payable to the <u>ADFT11</u> order 524 made by the grantor, pergipal and interest being payable in monthly installments of \$ 153.000 commencing 19,000 commencing

It is mutually agreed that:

78 Min 15 PH 4 Lu CREWS LINA MINIS TYRES AF COMM ACH RECOMMING ROM RECOMMING Citation . 9156 en de la sande -STAN LINE LICE 5427 V:JV and the second se Haran Haran - T2FV which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenoments, heroditaments, rents, issues, profits, water rights, easements or privileges now or Togener with all and singular the appurtenances, tenements, neroditaments, rents, issues, profits; water rupits, easements or privileges new or hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor

Lot 35 in Block 15 of TRACT 1064, FIRST ADDITION TO GATEWOOD, according to the official plat thereof on WHD TO file in the office of the County Clerk of Klamath County, Oregon. They Reicheld County Pr

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary; Senericiary; and deaces at use reprote senericial bare in the senericiary of the senericiary with the SSETH: 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:

to be used mig thes oblighters bare been said. BEQUEST FOR FULL HECOMPERADORS

01-1/105 m/T 6191

RALPH ALLEN WINTER and MARY ELLEN WINTER, husband and wife 19 7.8..., between

Vol. M. Page 5027 TRUST DEED

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(2.5)

4. The entering upon and taking possession of said property, the collection f such rents, issues and profits or the proceeds of fire and other insurance polcies or compensation or awards for any taking or damage of the property, and he application or release thereof, as aforesaid, shall not cure or waire any deault or notice of default hereunder or invalidate any act done pursuant to up notice.

5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any servement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of defaut and election to sell the trust proof of all notice of default and election sell, duly filed for record. Upon delivity the trustee this trust deed and all pinness notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set 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 privileged may pay the entire amount then due under this trust deed the obligations secured thereby (including costs and expenses actually incurred the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation or time principal as would not enceding sto.00 each), other than such portion of the principal as would not enceding due had no default occurred and thereby cure the default.

sol then be due use no detaute occurred and thereby cure the detaut.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, sconvering the property so sold, but without any covenant or warranty, express or implicit. The conclusive proof of the conclusive proof of the redicais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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and the denenciary, may purchase at the safe. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including (2) To the obligation secured by the trust deed. (3) To all persons having recorded liens subsequent to the interests of the trustee in the trust cas appear in the interests of the trustee in the trust in the supplication of the trust order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors upon such appointment and without corsuccessor trustes appointed hereunder. Upon such appointment and without corsevance to the successor trustee, the inter shall be vested with all title, possuck appointment and substitution shall be made by written instrument eracuted such appointment and substitutions shall be used and its place record, which, when records reference to this trust deed and its place record, which, when records the office of the county clerk or recorder of the proper appointment. of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including hereto, their heirs, legatees devisees administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including hereto. In construing this deed and whenever the context so requires, the menuine gener includes the feminine and/or neuter, and the singular number includes the plural.

nto set his hand and seal the day and year first above written.

N WITNESS WHEREOF, said grantor has he		O AND MILLEDOCATI
	Xalp	RALPH ALLEN WINTER
		y Ellen Winter (SEAL)
	× Inan	MARY ELLEN WINTER
E OF OREGON ty of <u>Klamath</u>		
	March	
THIS IS TO CERTIFY that on this day of ry Public in and for said county and state, personal RALPH ALLEN WINTER and M	ABY ELLEN WINTER	R, husband and wife
tual to	- in and who executed in	Le Ioledonid mor another
the identical individual - in		heread
ley evening the line in have hereunto set my ha	nd and affixed my notarial	ect the day and year last above written.
IN THE PARTY OF TH	,XL	Maio FI, 194
	Notary Public for My commission e	vertices: 4/8/24/8/
CTARE AND	MA commission e	- <u>//</u> &971/0/
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		County of Klamath
FEED	le vice for agricultural de	il at the within instrument
		I certify that the record on the 15th
		Harch
	(DON'T USE THIS	4114 o'clock & M. and recorded
	SPACE: RESERVED	hook M78 on page
Grantor	LABEL IN COUN-	Record of Mortgages of said County.
	TIES WHERE USED.)	Witness my hand and seal of County
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION		affixed.
AND LOAN ASSOCIATION Beneficiary		WR. D. Milne
Aiter Recording Return To:		County Clerk
KLAMATH FIRST FEDERAL SAVINGS	م المراجع المر محمد المراجع ال	By Demetha & fels ch
AND LOAN ASSOCIATION		By Simethan fels on Deputy
CVLTNOOD' SCEORG V		Fea \$6.00
		TEYANCE
REQUE	ST FOR FULL RECONV	re been pald.
To be us	d only when obligations hav	
an a		