While the grammer is to pay any and sil taxes, excessments and other charges letted for assessed satint and property, or any part thereof, before the same begin to beer interest and also to pay promines on all insurance publics used property, such pay-the begringing the second states assessments and other frants letted or insurance states and other pay any second states, assessments and other states letted or insurance of the second states and the states as assessments and other states letted or insurance collector of such insert all states are states and the insurance previous remaining the states and the states are states and the insurance previous collector of such inserts and the inserting with the insurance previous remaining the states inserts and the state are and the beneficiary that instruces previous remaining the states and the state and the beneficiary berefore and the beneficiary responsibles for failure to have any first and the beneficiary berefores and the beneficiary event of a draw is to compound and setting the and the beneficiary berefore and the beneficiary and insurance previous used to be the state of the state of any issue of and the beneficiary event insurance previous used to be the state of the state of any issue of any issue to be beneficiary berefore and beneficiary event insurance previous used to be any first or the state of any issue of any issue to be beneficiary berefore and the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be the state of the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue to be any first or the state of any issue or the state any first or the state of any i

obtained. That for the purpose of providing regularly for the prompt parment of all taxes, assessments, and generations and there is indicated as assassed against the above described pro-or is and known to providing provide the indicated against the above described pro-or is and known of the original purchase price paid by the grantor at the time the loan was made, or the Scatter will pay to the bandficity in additions to the monthly payment of a price of the original purchase price paid of the property at the time the loan was was made, grantor will pay to the bandficity in additions to the monthly payment of or the date instants parable under the forms of the notes or oblighting security to the security payments and the security of the property at the interior is and or the date instants, and other charges due and payable with respect to add property withis each property eithin each layer charge shall pay to the grants or the taxe of the respect of the backficity. Respectively shall pay to the grants interest on study shall be date 1/4 of the induces of the second the grants of the state of interest paid at an or the backficity. Respectively the take is the interest on study some that and the backficity. State is and pay to the grants by builts so their open passhes that the induces rais and the state is the state is the state of the state of interest paid shall be 4/6. Interest shall be is some rais is had manifory batance in the scourd and state be raid contrivity to the granter back was in the entrow account the annum of the interest fore.

escators and sommutrators shall variant and dated hit and ditte thereto escator the claims of all persons whomeores. The grastic covenants of all persons whomeores. The grastic covenants and agrees to pay said note seconding to the terms inford and, when dee, all care, assessments and other charges levice against comme over this trust deed; to complete all buildings in course of naving pre-be here all property to the paid persons within six mooths from the date comme over this trust deed; to complete all buildings in course of naving pre-be here all property in the paid persons of the person all combines from the date comme over this trust deed; to complete all buildings or improvements date persons of the date construction is hearing construction to the the person of the second persons persons of the second persons person

herein this the said promises and projecty conveyed by this trust deed are berein this the said promises and projecty conveyed by this trust deed are accentors and samhistrators shall variant and the beneficiary against the claims of all persons whomsoever.

shall be \$3.00; 3. As additional security, grantur hereby assigns to beneficiary during the continuance of these states all rents, issues, royalites and profits of the pro-grantur shall default set and of any personal property located thereou. Until the performance of any state bernander, grantur shall be hereby or the performance of any grantur bernander, grantur shall be hereby or the performance of any grantur bernander, grantur shall be hereby or the performance of any grantur bernander, grantur shall be hereby or become due and payable. Hope any default by the performance of the beau become due and payable. Hope any default by the performance of the beau ceiver to be appointed by willout notice, either in persus, bergender, the beau ceiver to be appointed by a court, and willout regard by the granter of default as the security for the indefault, including those past due for or otherwise collect the same, issues and appoints, of expression of opping the default and poping able attempt of the indefault, including those past due for or otherwise collect the same, issues and expension of operation and cable, and apping able attempt and appoints, of expression of operation and cable, and apping able attempt and appoints of operation and cable, and apping able attempt and expension of operation and cable, and apping able attempt and expension of operation and cable, and apping able attempt and expension of operation and cable, and apping able attempt and expension of operation and cable, and apping able attempt at the beneficiary may determine.

request. At any time and from time to time upon written request of the beneficiary's ficiary, payment of its free and presentation of this deed and the note for en-inshifty of any person for the payment of the indettedaets, thout affecting the consent to the making of any person for its of said property; (b) join in granting or other agreement affecting the restriction thereon, (c) join in granting without warranty, all or any pars of the property. The grantee in any resonances and ensame to creating and grant of the property. The grantee in any resonances without warranty, all or any pars of the property. The grantee in any resonances the rections thereof. Truster's fore for any of the services in this paragraph and in the state.

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 it or crights to commence, proceedings in its own name, appear in or defend any soc such taking and, if it so cleaks any compromise or settlement or defend any soc payable as compensation for such taking, which are in excess of the amount re-or incurred by the greator is such acting, which are in excess of the amount re-for incurred by the greator is such proceedings, shall be paid on better and applied by it first upon a pressor is costs and expenses and attorney's and is better balance applied upon the indebtediate secure directly in such processing, and the solutions appears, in take such actions and execute such instruments as a shall be necessary in obtaining such compensation, promptly upoe the baneficiary's request.

## It is mutually agreed that:

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

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property: to pay all costs, fees and expanses of this institution in the trustee incurred in search, as well as in enforcing this obligation, it rusters and altomery's fees actually incurred; it spear is and defined any action or proceeding purporting taket; and to pay all costs and expenses, including the cost of title and site actions or proceeding to reasonable sum to be fixed back of which on any suit brought by pay all reasonable sum to be fixed with even and all said sums shall he secured by this trust deed.

obligations scatted carecy. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shell draw interest at the rate specified in the note, shall be reportable by this grantor on demand and shall he secured by the lien of this trust dead this grantor on demand and shall have the right in its discretion to complete grouperty as in its sole discretion it may deem necessary or advisable.

sequisition of the property by the beneficiary after default, any behaves remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account time for threa, sameanests, insurance of such charges as they become doe, the granest shall gay the deficit to the beneficiary upon desarts as they become doe, the granest shall gay the be beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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lating, air conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venation blinds, floor covering in place such as wall-to-wall carpeting and important, shades and built-in appliances new or hereofter installed in or used in connection covering in piece such as well-to-wall carpeting and knoleum, shades and built-in appliances new or nereatter installed in or used in connection with the above described premises, including all interest therein which the granter has or may bound the acquire for the purpose of securing performance of each streament of the granter herein contained and the payment of the sum of WENTY LIGHT THOUSE of securing sensitivities a safet and made by the granter principal and interest heits payable in monthly installments of \$226.05 baneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.226.05 commencing This Brus Good shall further secure the payment of such additional money, if any as may be loand hereafter by the beneficiary to the granter or others having an intermediant in the above described groperty. As may be existenced by a more or notes. If the indebtedness secured by this trust deed is ordeneed where these comes due to calculate provide payments measured by it apon any of such above the beneficiary may provide and payments measured by it apon as the beneficiary may elset.

togsthe together with all and singular the appurtenances, tenements, nerecitaments, tents, issues, provide, water trights, conservations of privileges not of harderform belonging to, derived from or in enywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-

Area Tagarda a Potra Kimariti Firati Kenara Cali a			<u>5</u> 65 γα•γγ	
KLAMATH FIRST FL KLAMATH FIRST FL AHD LOAM AS	DERAL SAVINGS	naters -ite mineus	Witten cdixea Ware De 1994	<b>16</b> 2017 Ref. of Contract
	3. 329 job	Press of Sources Cor Sources Price Unices (Sources Unices	1999	es a sat guage Second <b>3813</b> 5 Kinete an 284
which said described rea	t property is not curre	untly used for agricultural	, timber or grazing purpose	34th 73

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which

Loan 401-41552 7/A 38-14575

thereof, in the County of Klamath, State of Oregon.

Lot 38, LANRON HOMES, EXCEPTING THEREFROM the East 5 feet

Is no most out open openations press from here

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the Imited Status, as beneficiary in Accuracy of the Salar as a second in the second status of th The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Ki abath County, Oregon, described as:

46780 TRUST DEE Vol. 78 Page 7972 JOHN J. CLARK AND ROBERTA J. CLARK, Rusband and Wife.

. **7973** 

6. The satering upon and taking postsmion of said property, the collection of such rests, issues and profiles or the proceeds of fire and other insurance pol-cies or compensation or awards for any taking or damage of the property, and the application or release thereof, as altoreald, shall not ours or waive any da-fault or notices of default hereunder or invalidate any set done pursuant to such potton.

and the same of a second structure and a second structure and the second structure and second and second

E. The grantor shall notify beneficiary is writing of any sale or con-tract for sale of the above described property and furnish beseliciary on a form supplied it, with each personal information concerning the purchaser as would objinarily be required of a new loss applicant and shall pay beachidary a service charge.

4. String there is no the estence of this instrument and upon default by the grantor in payment of any insideblachess scoured harmby or in performance of any grantor in payment of any insideblachess scoured harmby or in performance of any definitely insideblaches scoured harmby or in performance of any definitely insideblaches scoured harmby or in performance of any definitely inside her the transformer of the formation of t

7. After default and any time prior to firs days before the date set by the Trustee for the Truste's sale, the granter or other purson so privilegations secure thereby including costs and exposes estually incurred the obligations secure is thereby including costs and exposes estually incurred in estercing the terms of the obligation and trustor's and attorney's fees the including \$50.00 each) other than such particle the first principal as work uses increating the de had an default control and thereby such the default.

mit then be due had no default commend and thereby sure the default. of the

connecement at the time fixed by the preceding postponement. The trustes shall delives to the purchases his deed in form as required by inv, converting the pro-perty as weld, but exhibut any corrected or warranty, express or implied, the share of the state of any matters or facts shall be constant proof of the truthruness thereof. Any person, excluding the trustee but including the granter and the beneficiary, may purchase at the sale.

1.18

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and the beneficiary, may purchase at the sate. 9. When the Trustee sells persuant to the powers provided hertin, the trustee shall apply the proceeds of the trustee's alle as follows: (1) To the expenses of the sells benefiting the excupensation of the trustee, and a reasonable (first for all persons having recorded liens subsequent to the truster shed of the trustee in the trust deed as their interests appear in the 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 functions in interest entitled to built injutation. 10. For any reason permitted by law, the benchicity may from time to time appoint a successor or nuccessor to any trustee named herein, or to any successor to the successor function. The successor is any successor to the successor to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each the successor containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the proper appointment, of the successor trustee.

11. Trustee accounts this trust when this deed, duly executed and achnom-ledged in made a public record, as provided by law. The 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 the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, mores to the benefit of, and binds all parties bereto, their heirs, legatees devices, administrators, erecutors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledges, of the note secured hereby, whether or not named as a beneficiary beneficiar is constraining this deed and whenever the context so requires, the ma-eminer gender includes the feminine and/or neuter, and the singular number ha-cludes the plutal.

IN WITNESS WHEREOF, said grantor has hereinto set his hand and seal the day and year first above written. A

The WITNESS WHENEOF, Sho Granos I		20 101 2
andra jevijanj, stalički markov jeka je u skola svelja u slobeljanja i sasti narte jenisti i svelja svelja trova svelja i svelja svelja svelja svelja svelja svelja svelja svelja svelja sv Visana svelja		fred More (SEAL)
್ರಾಷ್ಟ್ರಿಸಿಕ್ಕಾರಿಗೆ ಆರೋಗಿ ಪ್ರತಿ ಕಿಲ್ಲೇಶ್ ಸಾಂಧಾರ್ಯ, ಆರೋಗಿಯನ್ ಮನಸ್ ಅವರಿ ಕಾರ್ಯಕ್ರಿ .ಕ್ಷೇಟವನ್ನು ಕಲ್ಪಾದಿಕ ಪ್ರತಿ ಪ್ರತಿ ಮುಂದುವನ್ನು ಸಂಪ್ರದಾಗಿ ಮತ್ತು ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದರೆ ಮತ್ತು ಸಂಪ್ರದಾಗಿ ಮತ್ತು ಸಂಪ್ರದ ಇದು ವರ್ಷದಲ್ಲಿ ಸಾರ್ವಿದರ್ಶನ ಮತ್ತು ಸಂಪ್ರದೇಶ ವರ್ಷಕ್ರಿ ಕ್ರೀದ್ರಿಯಾಗಿ ಕಾರ್ಯಕ್ರಿಯಾಗಿ ತಂಡಿ ಪ್ರತಿ ಮತ್ತು ಸಂಪ್ರದೇಶ		Besta & Clark (SEAL)
STATE OF ORESON states and states and particular states and and states and st	LAS NO CONTRACTOR AND ADDRESS AND ADDRESS ADDR	Derto & Clark (SEAL)
County of Klamath	ಲೈಟಿಕ್ ಎಂದು ನಿರ್ದೇಶ ಮೇಲೆಗಳಲ್ಲಿ ಮೇಲ್ ಎಂದು ಪಡಿಸಿ ನಿರ್ದೇಶನ ಅಗ್ರಾ ಆಗುತ್ತ ಮಾಡಿದ್ದಾರೆ ಎಂದು ಮೇಲೆಗಳು	a na 2019, 2019, 2019 and 2019 - Design Maria and 2019 - Design Maria and 2019 and 2019 and 2019
THIS IS TO CIBILIFY that an this CALAN day	April	, 19 78, before me, the undersigned, a
Notery Public in and for sold county and state, po JOHN J. CLARK AND ROBERY	monally appeared the within non	nd and Wife
JUHN U. CLINKK AND SUPPRIM	S named in and who executed	the foregoing instrument and acknowledged to me that
Change assessed the same leasty and volunically b	or the uses and purposes therein a	arpressed.
IN TESTIMUNT OTHEREOF, I have bersunto set I	ny band and alized my notation	seal the day and sear last above written.
	Que	stor - presum
LAURILOUISE	Notary Public io My commission	
	ในประเทศเรียงของสาวของ เป็น แล้วได้ สถินพุท เสียงเหน่าได้เป็นเสียงเว็บประเทศเป็นเป็นจะกำหนัง	
TRUST DEED	align(7), persona a series debajo debajo. Na series	County of
And JUNIOT PRIDE	Ently used for Addividuation	I certify that the within instrument
		was received for record on the 24th
	CONT URE THIS	day of <u>April</u> , 19.78, at <u>3:42</u> o'clock P.M., and recorded
	SPACE: SESTRVED	in book M78 on page 7972
Granter	LABEL IN COUN-	Record of Mortgages of said County.
KLAMATH FIRST FEDERAL SAVINGS	UBED.)	Witness my hand and seal of County
AND LOAN ASSOCIATION		affixed.
Beneficiary		Wm, D, Milne
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS		County Clerk
AND LOAN ASSOCIATION		By Semethe M Kels Un
		Fee \$6.00
avandor' 12 pro Coarth	of Klamath, State	of organs.
The second s	UEST FOR FULL RECONV	al 1993 日本 - 1995 1100000000000000000000000000000000
그는 것 같은 것 같	und crity when abligations bave	
TO: William Sisance	all manhachadapan annungi hu the	aregoing trust deed. All sums secured by said trust deed
The undersigned is the legal event and source to have been fully paid and satisfied. You hereby the	directed, on payment to you of any	sume owing to you under the terms of said trust deed or (which are delivered to you herowith together with said
person to clouds to concer all evaluation of the	se parties designated by the terms	which are delivered to you berowith together with said of said trust dead the estate now held by you under the
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лони с. стаяк адр		
DATED HIR JUILZ DECI CHAR IN TOLD	19	
DATE:	LEAPI NEER	and the second
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