48354

33 573 TRUST DEED

THIS TRUST DEED, made this 10th day of May CATHERINE M. LODER, a single woman. THEODORE R. BURN ANNA M. BURNS, a married person as grantor. William Sistement of the Computation of th	NS.and
United States, as beneficiary;	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 Klamath. County. Oregon. described as:

> Lots 9, 10, 11 and 12, Block 38, FIRST ADDITION TO MIDLAND, in the County of Klamath, State of Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes,

tagether with all and singular the appurtenances, teaments harditements, rents, issues, profits, water rights easuments as the upper teamers and profits of the above described premise, and all plumbing. But it is a marking vertically a sinconditioning refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awrings covering in place such as wall-towall carpeting and linearing whater and but it appliances now or hereafter installed in round in contribution with the above described premises, including all interest therein which the granter has or may hereafter acquire for the purpose of sycuring and sycuring according to the payment of the sum of THIRTY FOUR THOUSAND FOUR (s. 34, 400.00). Dollars, with interest therein according to the terms of a promissory note of even made by the granter, principal and interest being payable in monthly installments of \$284.83

This trust deed shall further recure the payment of such additional money, it any, as may be loaned becauter by the beneficiary to the granter or others having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedrass accured by this trust deed is evidenced by more than one note, the headiciary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the stantor will and his heirs, against the claims of all persons whomsoever.

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 asid property; to keep said property free from all encumbrances having precedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair metal property and in good workmanlike manner any building or improvements and times during construction; to replace any work or materials unsatisfactory and in good workmanlike manner any building or improvements all times during construction; to replace any work or materials unsatisfactory to beneficiary within fifteen days after written notice from beneficiary of such fact; not to remove or destroy any building or improvements now or hereafter exceed upon said property in good repair and to commit or suffernowaste of said premises; to keep all buildings and improvements now hereafter erected upon said property in good repair and to commit or suffernowaste of said premises; to keep all buildings, property and improvements now or hereafter erected on said premises continuously insured against loss by fire or such other hazards as the beneficiary may from time to time require, in a sum not less than the original principal sum of the not of the beneficiary and to deliver the original policy of insurance line company or companies acceptable to the beneficiary, and to deliver the original policy of insurance in fast of the heneficiary at least approved loss payable clause in favor of the beneficiary at least and policy of insurance land to the principal place of business of the heneficiary at least sproved hereafted to the principal place of the heneficiary within finances hall he non-cancellable by the grantor during the full term of the policy thus obtained.

chtained. That for the purcese of probling regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against the above described properly and incurance premium while the indebtedness secured hereby is in excess of Societies of the lesser of the critical prechase price pill by the granter at the time the loan was made or the beneficiary's original aparally always of the property at the time the loan was made or the beneficiary's original aparally always of the mentile payments of principal and interest psyable under the terms of the inter-original assessment sector of the first payments of the first payments of the first payments of the first payments of the first payment of the granter that the payment of the first payment of the first payment of the first payment of the granter that of interest paid shift the 19 first payment of the granter by carding but the exceeding the account and shall be pild quarterly to the granter by carding to the exceeding the account of the interest does.

While the granter is to pay any and all fave, accomments of these charges held of according to the payments, or any put thereof, before the same begin to be a interest and that to pay presidents in all humans policies upon said proporty, and payments are to be a made through the beneficiary, a storyald The goanto briefly adhering the benefitedary to pay any and all taxes, accommiss and other charges levied of imposed a most safe proporties in the amounts as shown by the statements thereof trainable by the collector of such taxes, assessments of other charges, and to pay the increase premium, in the amounts when the statements submitted by the insurance curries on their proper recentratives and to withdraw the sums which may be required from the reserve account, form, established for the purpose. The granter across in to event to bold the benefitedary responsible for failure to have any insurance written or for any less or damage growing out of a defect in any insurance policy, and the benefitedary hereby is authorized, in four or any loss, to comprome and settle with any insurance company and to surely any such insurance receipts upon the obligations secured by this trust deed, in comparing the sum of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in full or upon safe or other amount of the indebtedness for payment and satisfaction in fu

acoustion of the property by the beneficiary after default, any belong community in the reserve account shall be credited to the inhelitedness. If any with read to ever account for faces, assessments, insurance premiums and other charges by its difficient at any time for the payment of such charges as they become due, the granted shall pay the deficit to the beneficiary upon demand, and if not paid within ten days offer such density becomes for such design may at its option add the minimal of such deficit. One principal of the

collection secured hereby.

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 therefor shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to crid property as in its sole discretion it may deem necessary or advisable.

The granter further agrees to comply with all laws, usin, mess, regulations, covenants, conditions and restrictions affecting and property; to pay all costs, fees and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of the further incurred in connection with a chief costs, and expenses of the further incurred in connection with one embedding and obligation, and frustee and attorney's fees actually incurred, to appear in and obligation, and frustee and attorney's fees a feet the security hereof or the rights of powers of the henchicary or trustee; and to pay all costs and expenses of the security of the henchicary or trustee; and to pay all costs and expenses of the day the court, in any such action or proceeding to which the beneficiary or trustee may appear and in any suit brought by beneficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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

It is mutually agreed that:

- 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 heneficiary shall have the right to commence, prosecute in its own name, appear in or defend any action or proceeding to one any commence or settlement in connection with such taking and, if it to make any compromise or settlement in connection with such taking and if it are the such taking, which are in excess of the amount paying to payable as commensation of such taking, which are in excess of the amount paying the proceedings, shall be paid to the heneficiary in such proceedings, shall be paid to the heneficiary fees necessarily paid or incurred by the proceedings, and the proceedings, and the balance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and exeruie such instruments as shall enecessary in obtaining such compensation, promptly upon the heneficiary's request.
- 2. At any time and from time to time upon written request of the heart fieldly, payment of its free and presentation of this deed and the note for endictive, payment of its free and presentation of this deed and the note for endiction in case of full reconveyance, for cancellation), without affecting the listility of any person for the payment of the indebtedness. Ue trustee may excited to the making of any map or plat of said property. (b) join in granting any navement or creating and restriction thereon, (c) join in any subordination agreement affecting this deed or the lieu or charge hereof; (d) reconvey, without agreement affecting this deed or the lieu or charge hereof; (d) reconvey, without agreement and or any part of the property. The granter in any reconvey, without creation therein of any indices not facts shall be conclusive proof of the shall be \$1.00.
- shall be \$100.

 As edditional security, grantor hereby assigns to boneticiary during the continuouse of these trusts all rents, issues, royalite and profits of the property affected by the deed and of any personal property located thereon. Understantor shall default in the payment of any individual security thereon. On the performance of any agreement hereunder, grantor shall have the right to collect all such rents, issues, tryalities and profile camed that have the right to collect all such rents, issues, tryalities and profile armed the rents is such as the performance of any agreement hereunder, grantor shall have the right to collect all such rents, issues, tryalities and profile armed the grantor repeat to the suppointed by a court, and without regard to be appointed by a court, and without regard to be advanced to a receiver to be appointed by a court, and without regard to be advanced to a collect the rents, increasing profiles, including those past due and usual and apply the same, less court and expenses of operation and collection, including these and, is some and expenses of operation and collection, including the same, less court and expenses of operation and collection, including these and the beneficiary may determine

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- 4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waite any determined the application of release thereof, as aforesaid, shall not cure or waite any taken or notice of default hereunder or invalidate any act done pursuant to such 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 tract for sale of the above described property and furnish beneficiary on a form auphlied it with such personal information concerning the purchaser as form auphlied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary as gervice charge.
- 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 privileger may pay the entire amount then due under this trust deep the obligations secured thereby (including costs and expenses and attomy's fees the obligations secured thereby the obligation and trustee's and attomy's fees in enforcing the terms of the obligation and trustee's and attomy's fees the obligation of the principal as would not exceeding \$50.00 each; other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.
- 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of said, the recordation of said notice of default and giving fixed by him in said notice of the time and place fixed by him in said notice of said, either as a whole or in separate parcels, and in such order as he may be termine, at public auction to the highest bidder for cash, in lawful money of the Instead States a nearly as the time of said. Trustee may postpone said of all or Instead States are all of the said.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the property so sold, but without any covenant or warranty, express or implied. The perty so sold, but without any covenant excits shall be conclusive proof of the rectiant in the deed of any matters of facts shall be conclusive proof of tretaints in the deed of any matters of facts shall be conclusive proof of the trustee has been conclusive proof of the trustee that including the grantor truthfulness thereof. Any person, excluding the trustee hut including the grantor and the beneficiary, may purchase at the sale.

- and the beneficiary, may purchase at the sale.

 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 shall apply the proceeds of the compensation of the trustee, and a the expenses of the sale including (2) To the obligation secured by the reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3) To all persons having recorded liens subsequent to the trust deed, as their interests appear in the interests of the truster in the trust deed as their interests appear in the interests of the truster in the aurplus, if any, to the standard of the trustee of the trustee.
- order of their priority (i) The surplus, if any, to the granter of the trust of the interest of their priority of the interest entitled to such surplus.

 10. For any reason permitted by law, the beneficiary may from time in the surplus of the successor of successors to any trustee named beneficiary of the successor trustee appoint reaster, the latter shall be useful without contribution of the successor trustee, the latter shall be useful without experience of the successor trustee, the latter shall be useful without experience of the successor trustee benefit in shall be useful without executed any the branchestry, containing reference to this trust deed and its place of executed which, when recorded in the office of the county of countries in which the property is situated, shall be conclusive prior 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 in the office of the country any party hereto of pending as launder any latter deed of trust of any action of proceeding is brought by the trustee.

 12. This deed applies to inures to the brantist of, and brinds any increase shall be a served in the order deed of trust of the countries. The term "beneficiary shall mean the holder and owner, successors assigned as a character of the constraint this deed and whenever the context of executes, the residence of the next legates while mean the holder and owner, successors assigned as a character of the constraint of his deed and whenever the context of executes. The constraint of his deed and whenever the context of executes, the mean for the constraint of his deed and whenever the context of executes.

8. After the lapse of such time as may giving of said house such that onlice of default and giving of said house such that recordation of said notice of the time and place fixed by him in said notice the recordation of property at the time and place is such order as he may determine shall sell said property as parate parcels, and in such order as he will be such that the said property of the trustee shall sell said property of the highest bidder for each, in lawful money of the caste, either as a world not be highest bidder for cash, one property of the said sell of the said se	assigns. The term of the note secured hereby, hereby the control of the note secured hereby, hereby the secured hereby the secured hereby the secured hereby the plants the feminine and/or neuter, and the singular number in culting gender includes the feminine and/or neuter, and the singular number in the plants.
8. After the lapse of such time as mad giving of said min in said notice of default and place fixed by him in said notice of default and place fixed by him in said notice of the recordation of said property at the time and place fixed by him in said notice fixed the said property at the time and place for the said said property at the time of said. Fixther as a whole of said, either as a whole of the place of the said said that time of said. Trustee may post so said of all crimine, at public actions of said property by public announcement at such time and property of said property by public announcement as the said by public ansay portion of said property by public announcement as the said by public ansay portion of said property by public and property for the said by public announcement as said and from time to time thereafter may postpone the said by public announcement as the	set his hand and seal the day and year first above written. SEAL) WHEODORE R. BURNS
Inited Sides and property of thereafter may possessed in the said and from time to time thereafter may possessed the said and from time to time thereafter may possessed the said and from time to time thereafter may possessed the said and from time to time thereafter may possessed the said and from time to time thereafter may possessed the said property of the said	set his hand and sear the day
IN WITNESS WHEREOF, soid grants	THEODORE R BURNS
CATHERINE M. LODER	ANNA M. BURNS
STATE OF OREGON	MAY 19. 78, before me, the undersigned, of the within named CATHERINE M. LODER, a single INNA M. BURNS, a married person in and who executed the foregoing instrument and acknowledged to me that and purposes therein expressed. At the day and year last choice whiten.
County of Klamatia ss	within named CATHERINE The within named CATHERINE The within named a married person
THIS IS TO CERTIF I und county and state, personally and A	acred the within named CATHARY of the second the within named CATHARY of the second the within named person and who executed the foregoing instrument and acknowledged to me that and who executed the foregoing instrument and acknowledged to me that and purposes therein expressed. If affixed my notarial sent the day and year last above where the day are the day and year last above where the day are the day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day and year last above where the day are day are day and year last above where the day are day are day and year last above the day are d
woman, and Theorem to be the identical individuals named in	and purposes therein expressed. At the day and year last above whilen.
Notary Public and THEODORS. Woman, and THEODORS. The personally known to be the identical individuals named in the personally known to be the identical individuals named in the personal property of the uses of the personal property of the identical individuals.	a ditixed my notarial septiment
IN TESTIMON!	Notary Public for Oregon My commission expires: L/(24/0)
	My commission expuess
(SEAL) C : O	STATE OF OREGON 1 ss.
	County of Klamath
Loan No.	its that the within instrument
TRUST DEED	was received for 19
	at an age on page
	Description Description
Grantor	THE WHERE USED.) Witness my hand and seal of County
TO KLAMATH FIRST FEDERAL SAVINGS KLAMATH FORN ASSOCIATION	affixed. Wm. D. Milne
KLAMATH FIRST FEBLUARION AND LOAN ASSOCIATION Beneficiary	County Clerk
	By Sunetha of Lebih
KLAMATH PRODUCTION	
SUO A AIN	
	RECONVEYANCE
REQUEST	I FOR FULL RECONVEYANCE only when obligations have been paid.
To be used	only when done.

TO: William S	Signation of St	SeemOIC		Trustee
	3150111-			logal

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed of have been fully paid and satisfied. You hereby are directed, on payment to you of any name owing to you berewith testebut with said pursuant to statute, to cancel all evidences of indebtedness necured by the terms of said trust deed the entate now held by you under the trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the entate now held by you under the same.

are been fully paid and cancel all evidences of interesting and to statute, to cancel all evidences of interesting to the parties described and to reconvey, without war, and to the parties described and to reconvey, without war, and to the parties described and to reconvey, without war, and to the parties described and to reconvey.	Visionalis First Festival for rep & France Access 2	8 mm - 30 m
<u>்</u>	Appendix constraints	
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DATED:		