We'' the granter is to pay any and all taxes, assessments and other charges leaded assessed against said property, or any part thereof, before the same bodin to bear interest and also to pay premiums on all insurance policies upon said property, such pay ments are to be made through the beneficiary, as iforesaid. The grantor hereby authorizes against said property into an analysis and other charges heled or imposed the beneficiary to pay and all taxes, assessments and other charges heled or imposed excision and also to such taxes, assessments or other charges, and to pay the insuface predium in the ameticary to pay any and all taxes, assessments and other charges heled or imposed to check on the taxes, assessments or other charges, and to pay the insuface premiums treamatices and to withdraw the sums which may be required from the reserve account, responsible for failure to that purpose. The granter afters in the server account responsible for failure to that purpose. The granter are written or to hold the beneficitary out of a defect in any insurance pails, and the beneficitary thready is authorized, but any itsuch for any loss, to compromise and settle with any insurance company and to apply any amount of the independences for payment and satisfaction in full o, 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-of the lesser of the original purchase price prid by the grantor at the time the loan was made or the beneficiary soriginal appraisal value of the property at the time the loan was was made, grantic will pay to the beneficiary of the property at the time the loan or the date installation will be to be beneficiary of the distation secure of the taxs, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and also 1/30 of the instance promium payable with respect to said property within each succeeding three years while this True Peed is the interest and almonts at a rate not less than the highest rate authorized is less than the rate of hitterest payable with 23. Interest shall be to 12 due to the grantor by balance in the account and shall be 1^{+1} . Interest shall be compared on the actuary to the case of the account and shall be paid updatery to the grantor by crediting to the ease in the account and shall be paid updatery to the grantor by crediting to the escrew account the amount of the interest due.

executors and administrators shall worked and defend his said title thereto signing the claims of all persons while over. The grantor covenants and agrees to pay said note according to the terms and prove that it area, assessing and other charges level against cadence over this trust deed; to complete all buildings in course of casing pre-or herafter constructed on said property free from all encumbrances levels against to the constructed on said property free from all encumbrances from the data promptily and in good workmanike hereafter commenced; to repair and restore and property which may be damaged or desiroyed and or improvement on costs incurred therefor; to allow beneficiary to inapect pay, when due, all times during construction; to allow beneficiary to inapect and improvements now or fact; not to remove or desiroy and the more any building and improvements now or negative therefor; to allow beneficiary to inapect and improvements now or costs incurred therefor; to allow beneficiary or improvements now or hereafter hereafter erected upon seld property in good repair and improvements now or no waste et said premise; to keep all buildings and improvements now or now aste et said premise; to keep all buildings, property and improvements by fire or suc, other hazards as the beneficiary may from time to time require, secured by this trus deed, in a company or companies acceptable to bilgation approved loss phase in favor of the beneficiary may from the buildings and builting and buildings of the beneficiary ast itense and proved es in a source of during the beneficiary may in the built approved loss on the hazards as the beneficiary may from time to time require, secured by this trus deed, in a company or companies acceptable to bilgation approved loss phase clause in favor of the beneficiary may in its own and the head and with fifteen days prior to the effective date dusings of the beneficiary may in the builting shall be non-cancellable by the grantor during the full term of the policy thus shall be non

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 grantor will and his heirs, against the claims of all persons what ever.

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a more than one note. If the indebtedness secured by this trust deed is evidenced by any of said notes or part of any payment or one note and part on another, as the beneficiary may elect.

shall be \$5.00. a. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and protits of the pro-grantor shall default in the payment of any inductedness secured hereby. Until the performance of any agreement hereunder, grantor shall secure thereby or in lect all such rents, issues, royalites and protits earned a photo to derive the right to col-become due and payable. Upon any default by the grantor the derive to be the ficiary may at any time upon any default by the grantor hereunder, the bene ficiary may at any time thereof, and without the second by a court, and without the second by a court, and without the second by a second by a court, and without the second by a second by a court, and without the second by a second by a court, and without the second by a second by a court, and without the second by a court, and without the second by a second by a court, and without the second by a court, and without the second by a court, and without the second by a second by a second by a court, and without the second by a court, and without the second by a se

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its free and presentation of this deed and the note for co-dorsement (in case of full reconveyance, frameliation), without affecting the dorsement to the making of any map or plat of asid property; (b) joint in gratical or other may can be any part of the light for the payment of the indeficience, the order may can without warmaty, all or any part of the property. The granites in any subordisative ance may be described as the "prison or persons legally entitled thereto" and the therein of any matters or focts asid be conclusive proof of the shall be \$3.00.

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 to commence, prosecute in its own mane, appear in or defend any sac-stion of proceedings, or to make any compromise or settlement is defend any ac-such taking and, if it so elects, to require that all or any portion of the money's quired as compensation for auch taking, which are it creases the amount re-or insured by the grantor in such proceedings, shall be paid be beneficiary in fursh necessarily paid or incurred by the beneficiary in such proceedings, and the grantor with balance applied upon the indexteedness accured hereby; and the grantor agrees, the necessary in obtaining such compensation, promptly upon the beneficiary's request.

C#

It is mutually agreed that:

The beneficiary will furnish to the grantor on written request therefor an ial 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 affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as in enforcing this obligation, and truster's and attorney's fees actually incurred to appear in and defend any action or proceeding purporting to affect the secur-costs and expenses, including cost of evidence of title and attorney's fees and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a pay and evidence of the fights or powers of the beneficiary or truster in to pay all reasonable sum to be fixed by the court, in any such action or proceeding bu which the beneficiary or trustes in an appear and in any suit brought by bene-dred.

abligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the heneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by this connection, the beneficiary shall have the right in its draw deed. Its any improvements made on sail premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

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 for taxes, 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, the henericiary may at its option and the amount of such deficit to the principal of the obligation secured berefy.

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor 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 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 **THIRTY SEVEN** provide the second sec

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

Lot 26 in Block 21, TRACT 1005, FOURTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

NITC 6432

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:

Vol. 78 1030 10664 CHARLES DEAN ABINANTE and BONNIE JEAN ABINANTE, husband and wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

TRUST DEED

01-11212

48649

·

IN WITNESS WHEREOF	at such time and place o ae the sale by public an	of culine gen culine gen cludes the	is onstruing this deed and whether or not named as a meneful dur includes the feminine and/or neuter, and the singular number plural. and cnd seal the day and year first above written the and a seal the day and year first above written
which COF, said gra	mtor has hereunto	Set his h.	and the neuter, and the singular number
		oot ms na	ind and seal the day and year first it
		\sim	(hand f) for above writte
		*	CHARLES DEVEL CULLA TO
STATE OF OREGON County of Klamath		× -	DEAN ABINANTE (SEA
	00	X	BONNIE dean Il
THIS IS TO CERTIFY that on this CAR	<i>•</i>		BUNNIE JAN ABINANTE CISEA
and for said county and side	-day of	May	
Notary Public in and for said county and state CHARELS DEAN ABIN to me, personally known to be the til	IANIE and Por	the within	named
they executed the same freely and voluntari	duals_ named in and	MIE JE	AN ABINANTE, hughan
IN TESTIMONY WHERPOF I L	ly for the uses and p	who execute	ed the foregoing instrument and wife
Silveres Contractions	et my hand and affire	ed for not	in expressed.
		holand	ed the foregoing instrument and acknowledged to me that in expressed. al seal the day and year last/above written.
(SEAT) 000 1 1 1 1 1			
	N M	lotary Public	tor Oregon
		ly commission	n expires: 3/30/8-1
Loan No.			
TDITO			STATE OF ODD
TRUST DEED			STATE OF OREGON
			County of Klamath Ss.
			I certify that the within instrument was received for record
	(DON'T USE	F	day of Man record on the 22nd
TO Grantor	BPACE; RES	FRVER	at 9:49 d'alant A 19.78
KLAMATH FIRST FEDERAL SAVINGS	FOR RECOR	COUN.	in book M78 and recorded
AND LOAN ASSOCIATION	TIES WHE USED.)	ERE	Record of Mortgages of said County.
Page 6 1	,		Witness .
After Recording Return To:			Witness my hand and seal of County affixed.
KLAMATH FIRST FEDERAL			li li
AND LOAN ASSOCIATION			Wm. D. Milne
	and the states of the second		County Clerk
			By Decrethar O Kels-f
1.	and the second second second	1 1- 1	Fee \$6.00 Deputy
DECIM	ST FOR FULL RE	CON	
REQUE:		CONVEYA	INCE
RLQUE To be used	only when the		
William-Sisemore	. could when opligation	ns have bee	ID == 11
William Sisemore, Trustee	, and when opligation	ns have bee	on paid.
William Sisemore,	and when abligation	ns have bee	n paid.
William Sisemore,	and when abligation	ns have bee	n paid.
William Sisemore,	and when abligation	ns have bee	n pald.
William Sisemore,	and when abligation	ns have bee	n pald.
William Sisemore,	indebledness secured i led, on payment to you s secured by said trus riles designated by the	have been by to forogo to	in paid. Sing trust deed. All sums socured by said trust deed o cwing to you under the terms of said trust deed or h are dolivered to you herewith together with said id trust deed the estate new held by you under the
To be used William Sisemore,, Trustee The undersigned is the legal owner and holder of all been fully paid and satisfied. You hereby are direct been fully paid and satisfied. You hereby are direct dead) and to reconvey, without warranty, to the paid dead) and to reconvey, without warranty, to the paid to be the the the the the the the the the th	indebledness secured i led, on payment to you s secured by said trus miles designated by the Klam	have been by to forogo to	n pald.

Bot then be due had no default occurred and thereby cure the default.
S. 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 trates shall sell said property at the time and pace fixed by him in said notice of a said, the trates at public and usele of the parcels, and in such order as he may define at public and the time of said. Trates may postpone sais of all or said property by public announcement at such time and place of said and from time to time thereafter may postpone the saie by public an.

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 and in enforcing the terms of the obligation and trustee's and attorney for not exceeding \$50.00 each; other than such ports of the principal as would not the be due had no default occurred and thereby cure the default.

a service charge.
6. Time is of the essence of this instrument and upon default by the granter in payment of any indebtedness secured hereby or in performance of any indebtedness secured hereby in performance of any additional threat the beneficiary may declare all sums secured hereby imdediately due and payable the trust property, which notice trustee and election to sell, the beneficiary shall notice trustee the shall form any find of the trustee of default and election to sell, trustees shall fix the time and place of asie and give notice thereof as then

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on as would ordinarily be required of a new loan applicant and shall pay beneficiary

6. 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 polities or compensation or awards for any taking or damage of the property, and fault or notice of default hereunder or invalidate any act done pursuant to such notice.

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 pro-perty so sold, but without any corresant or warranty, spress or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grant-or and the beneficiary, may purchase at the sale.

and the conclusivy, 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 sile as follows: (1) To truste decharge by the sele including the compensation of the trustee, and a truste dech. (3) For the trust decharge recorded liens subsequent to the order of their priority. (4) The surplus, if any, to the granter appear in the deed or to his successor in interest, entities to such surplus.

10. For any reason permitted by law, the beneficiary may from time is successor it. interes, entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time is successor trustee appointed a successor is on any trustee in appointment and without end of the successor trustee, the latter shall be made with all thereaffect with appointment and must be readed by written instrument executed by the beneficiary, containing reference to the county of the conclusive proof at the successor trustee. 11. Trustee accents this trust when this doed due constant d and and and and and the successor trustee.

11. Trustee accepts this trust when th', deed, duly executed and acknew ledged 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 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 by the trustee. 13. This deed applies to, inures to the benefit of, and binds all parti-hereto, their heirs, legates devisees, administrators, receiver, successures and assigns. The term "beneficiary" shall men the helder and owner, including hereto, where the secured hereby, whether or not named as a non-fickary culture generation this deed and whenever the context so requires, the max-culture the plural.

341 - 1

10665