truthfulness thereof. Trustee's fees for any of the services in tons paragrapu shall be \$5.00.

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against he above described pro-mode or the second predium while the indebtedness secured hereby is in excess of apo-mode or the beneficiary's original appraisal value of the Fantor at the time the load 95 was mailed. Interest payable under beneficiary in additions to the monthly payment of all on the dates payable under beneficiary in addition secured hereby is within each second second and interest are payable with respect to add property at respect to add directed by the terms of the mole of the factor of the factor of the 10 pro-respect to add directed by the terms of the mole of the property at interest on said amove and directed by the terms within the factor to add property interest on said directed by the terms of the bighest rest for apayable with respect to add directed by the terms within the factor to add property interest on said apayed and directed by the terms within the factor to be payable with interest on the other and directed by the terms within the light factor of the granter of the same set in the amount and shall be the bighest here on the same the bighest here on the same and to the second second and shall be the bight the second by the granter of the second second the amount of the interest due. request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of till recoveryance, for cancellation), which are of the bene-diability of any passes for the payment if the hiddeness. Thus, affecting the constant to the maken for the payment of said property: flo truatee may (a) or other agreement craiting and restriction for the line of the granting (b) or other agreement craiting and restriction for the line of the granting (i) for any subordination ance may be described as the "person or persons legally entitied therefor" and the recitals therein of any matters of any of the services in this paragraph and the source of the person of the services in this paragraph of the services in this paragraph

executors and administrators shall warrant and defand his shall this views against the claims of all persons whomsoever. The granter coverants and agrees to pay sold note according to the thereof and, where due, all tares, assayment and other charges levied against contracted on said property free from all encumbers of construction or hereafter output to a said promise all buildings in contances having pre-tered and, where the data is a same and the same of the terms of the data construction is hereafter commenced; to repair and restore cores highly and in construction is hereafter commenced; to repair and restore costs incurred thereof and workmanlike manner commenced; to repair and restore costs incurred there data grade of any building or improvement on the data construction is hereafter contracted on said property which day work and any when due, all inset ficiary within fifteen to replace any work inspect said progenty at all and the said premises; to keep all building online from beneficiary to a said premises; to keep all building on the data of the same of said premises; to keep all building and to commit on work there are the said premises; to keep all building and to commit on work there are of said premises; to keep all building and to commit on work of a said premises; to keep all building and to commit on work of a said premises and property may find the said to commit on work of a said premises and property may from time to the income and any and improvements and improvements are also all proveous of a said premises and promises and improve and and with a said the adverter to the same deal and pay when and with a said to the principal part of the sherefolding and with a said to the principal part of any such other hazards and pay and of any such other and with a said premise premium and again to the difference of any such other the adverted and any such other the adverted and any such other the adverter again policy of insurance. In correct form and with a said premise and pay and the said with a It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken inder the schut of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, uppear in or defend any ac-tion or program and, if its olects, to require that all or etilement in connection with quired to an expensation for such taking, which are into a provide the amount re-gram and the scalar program and the scalar provided the amount of quired to pay all reasonable costs and scalar by portion of the mount re-and applied by the grantor in such proceedings, shall be paid to the beneficiary balance applied up the intervent of the mount of the mount re-teres accessarily paid or incurred by the beneficiary in such proceedings, and attorney's at its own expense, to take such actions and execute and the scalar and the beneficiary trequest. 2. At any time and term the sectors

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.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this frust inducing she cost of view of the structure incurrence of the other structure incurrence of the structure indice of the str

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary 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 the granterion, the beneficiary shall have the right here of this trust deed. In any improvements made on said 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 defauit, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account ime for taxes, assessment, insurance premiums and other charges is not sufficient at any deficit to the bandfictary upon demand and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vanetian blinds, floor covering in place such as wall-to-wall carpeting and lineleum, 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 FORTY cause, for the purpose of securing (s.43, 100, 60, ...) Dollars, with interest thereon according to the terms of a promissory note of the sum of FORTY cause. The purpose of securing August 15 and interest being payable in monthly installments of \$3.72, 50 commencing. 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 naving an interve loaned hereafter by the beneficiary to the grantor or others note or notes. If the indebtedness secured by this trust deed is evidenced by a more than one notes or part of any payment on one note and part on another, as the beneficiary may elect.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenemonts, hereditaments, rents, issues, profits, water rights, easemonts or privilages now or together with all and singular the appurtenances, tenements, hereditaments, rents, issues, protits, water rights, easemants or privileges new or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating air-conditioning, refrigeration, watering, and irringtion, appeartur, equipment and firtures, together with all avoings, vention, blinds, floor hereatter belonging to, derived from or in anywise appertaining 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 covering to place such as wall-towall carbeting and linglating shader and built in appliances now on hereatter totalled in or used in comparison 5000

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The grantor hereby covenants to and with the trustee and the beneficiary herein this 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 whomsoever.

While the grantor is to pay any and all taxes, assessments and other charges lexied for assessed atclinst said property, or any part thereof, before the same begin she bear ments are to be made through the beneficiary, as aforesaid. The grantor hereby authorized the beneficiary to pay any and all taxes, assessments and other charges lexied second and any second and the same assessments and other charges lexied are the beneficiary to pay any and all taxes, assessments and other charges lexied are interest and property in the amount area, assessments and other charges lexied or import collector of property in the amount area, assessments and there of turnished by the resentative and the statement so which may be required from the reference are there if any, establish of which are the sum assistant and the statements there of turnished by responsible for that purpose. The stratum areas in no area to hold the beneficiary or of any loss if any insurance policies and the beneficiary is authorized, the adment event of any loss, for compromise and the beneficiary is authorized to the amount of the indebtedness for payment and satisfaction in full or upon sale or other

A PERFORMANCE 

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Lot 16, Block 14, Tract No. 1064, FIRST ADDITION TO GATEWOOD, in the County of Klamath, State of Oregon. Gurat LOP sur Machines 3

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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:

WITNESSETH:

BICKEY D. SMITH AND BARBARA J. SMITH, Husband and Wife as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

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Loan #03-41623 T/A 38-15460 51433 TRUST DEED

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(SEAL)

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6. The entering upon and taking possession of said property, the collection such rents, issues and profits or the proceeds of fire and other insurance poles or compensation or awards for any taking or damage of the property, and es application or release thereof, as aloresaid, shall not cure or waive any de-ult or notice of default hereunder or invalidate any act done pursuant to uch notice.

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 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.

a service cnarge. 6. Time is of the essence of this instrument and upon default by the granhor in payment of any indebiedness secured hereby or in performance of any greement hereunder, the beneficiary may declare all sums secured hereby in and election to sell the traditivery to the trustee of written notic outse to be and electicary shall the traditivery of said notice of default and electicary here beneficiary shall evidencing expenditures secured hereby, whereupon the rustees shall fix the time and place of saie 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 the obligation secured thereby (including costs and expenses actually incurred the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees in enforcing \$50.00 each) other than such portion 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.

not then be due had no delauit occurred and thereay cure the delauit. 8. After the lapse of such time as may then be required by law following the recordation of said notice of delauit and giving of said notice of saie, the trustee shall sell said property at the state and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may thermine, at public suction by thime of saie. Trustee may postpone and or all or United States, payable at by the other cash, in lawful money of all or any portion of said property apublic announcement at such time and place and saie and from time to time thereafter may postpone the sale by public an-sale and from time to time thereafter may postpone the sale by public an-

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 as old, but without matters or facts shall be conclusive proof of the redials 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.

and the Dementionry, may purchase at the sate. 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 the compensation of the trustee, and a reasonable charge by the attorney (2) To the obligation secured by the trust deed. (3) To all permanhaving recorded llens subsequent to interests of the trustee in the trust deed as their interests appear in the interests 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 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 to any trustee named herein, or to any successor trustee appointed herounder. Upon such appointment and without con-successor trustee appointed herounder. Upon such appointment and without con-successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Kach and duties conterred upon any trustee herein the appoint dener successor such appointment and subsitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-ilis made a public record, as provided by law. The trustee is not obligated ledged is made a public record, as provided by law any other deed of trust or of 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, hures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and beneficiary beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the man-hered in construing this deed and whenever the context so requires, the man-euline gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

THIS IS TO CERTIFY that on thisday of THIS IS TO CERTIFY that on thisday of TY Public in and for sold county and state, personal RICKEY D. SMITH AND BARBAN		
ry Public in and for sold county and side, person RICKEY D. SMITH AND BARBAI as personally known to be the identical individual S n Ney executed the same freely and voluntarily for the IN FERTINGINY WHEREOF, I have hereunto set my ha		harasen
	Notary Public for My commission e	Oregon //-/2-328-20 xpires: OAA HAMDSED STAD, MONTAU-
Loan No.	2010 - 2010 - 2010 2013 - 2010 - 2010 2014 - 2014 - 2014 2014 - 2014 - 2014 - 2014 2014 - 2014 - 2014 - 2014 - 2014 2014 -	STATE OF OREGON } ss. County of <u>Klamath</u>
TRUST DEED	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LADEL IN COUN- TIES WHERE USED.)	I certify that the within instrument was received for record on the 10th day of July, 19.7.8. at 3:58_o'clock_P.M., and recorder in book M78on page 14773 Record of Mortgages of said County. Witness my hand and seal of Count affixed.
And LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION SO . G CL ST		Wm. D. Milne By Demetra & Letrch Deputy
20.0 -		Fee \$6.00
se lo, Block Id, Prost Hoead an S Flamath, Unico of Orac BEGAE BECAE	이 가는 것 같아요. 그는 것 같아?	
TO: William Sisemore,, Trustee	all indebiedness secured by the	All sums secured by said trust

9\_\_\_\_\_\_;by\_\_ RICKEY D. SMITH AND DARABAS. . 19. ः भवतीमकरः DATED ....