TRUST DEED Vol. 78 Page 1511: THIS TRUST DEED, mede this 7th day of July. 19.78. 19.7		01-1188	4 7A 3	38-15320	
THIS TRUST DEED, made this 7th, day of	51647	TRUS	ST DEED	Vol. 78	Page 15112
AMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. a corporation organized and existing under the law ited States, as beneficiary: WITNESSETH: The granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the prop lawath. County, Oregon, described as: Lot 4, DE BIRK HOMES, LESS the Easterly 2 feet thereof, in the County of Klamath, State of Gregon.		day ofJ	uly.	<u></u>	19 . 78 , betw
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WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the prop Lawath. County. Oregon, described as: Lot 4, DE BIRK HOMES, LESS the Easterly 2 feet thereof, in the County of Klamath, State of Gregon.	AMATH FIRST FEDERAL SAVINGS A				
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which said described reel property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurpenances, tenements, hereditaments, rents, issues, profits, vater rights, easements or privileges now or horeafter belonging to, derived from or in enywise apportaining to the above described premises, and all plumbing, lighting, healing, ventilating ali-conditioning, retrigarating, watering and irrigation apparatus, aquipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well 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 granter has an reav hereit instance in of used in connection performance of each agreement of the granter herein contained and the payment of the sum of THIRTY THOUSAND FOUR HUNDRED (\$ 30.400.00...) Dolars, with interest thereon according to the terms of a promiscory note of even date herein the payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$ 257.18 1978

This trust deed shall further secure the payment of such additional money, if any, as may be loaned bareafter by the beneficiary to the granice or others baying an interest in the shore described property, as may be evidenced by a note or noise. If the indeptedness secured by this trust deed is evidenced by any that one note, the beneficiary may credit payments received by it upon any of said noise or part of any payment on one noise and part on another, as the beneficiary may elect.

S. Sugaria

The granior hereby covenants to and with the truckes and the beneficiary in that the said premises and property conveyed by this trust deed are and dear of all encubrances and that the grantor will said his heirs, utors and administrators abait warrast and defend his said title thereto not the defines of all persons whomsever. hereis

Exclusions and sumministications shall warked shall the there in a said this therefore against the Chims of all persons whomsever. The granitor coveragits and agrees to pay said nois according to the terms thereof and, when dwa, all taxes, assessments and other charges leveld agrinst address over this trust decd; to complete all buildings in noninseron naving pro-or hereafter construction on said premises within aix months from the date hereof or the date construction is hereafter commenced; to regain and restore promptly and in good workmanilise manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow buseficiary to inspect said property at all innes during construction; to regain work or materials unsulfactory to beneficiary within fifteen days after written notice from beneficiary of and fact not to remove or destroy any building or improvements now or hereafter constructed on said premises; to keep all buildings property and improvements ow or hereafter excited upon said property and pay when due against bas by fire or such other hazeris as the beneficiary for the or obligation secured by tails trust deed, in a company or compute a correct form and with aprended to the principal place of basines, building of linkary at all index during the principal place of basines of the one or obligation secured by tails trust deed, in a company or compute acceptable to the bene-ficiary, and to deliver the original principal sum of the note or obligation secured by tails trust deed, in a company or compute acceptable to the bene-ficiary and to deliver the original poince of any such policy of insurance. If and policy of insurance is not so the beneficiary, which insurance shall be not-cancellable by the grantor during the full term of the policy thus obtained.

That for the purpose of providing regularly for the prompt payment of all tares, assessments, and governmental charges lerice is assessed usatast the above described pro-perty and insurance premium while the indelteiness secured hereby is in excess of 80% of the lesser of the arginal purchase price paid by the grantor at the time the hear was made or the hereficiary's original appraises value of the property at the time the hear was mode, granter will pay to the identification in the time the hear was made or the hereficiary's original appraises value of the property at the time the hear was mode, granter will pay to the identification in the unoutly payments of yrincipal and interest payable under the terms of the nite or obligation secured hereby on the date last illnering and other classes due and markabe with respect to said property within each merculing it is months and also 1/16 of the finance premium payable with respect to find the another structure that here the rest will be structured with the struct interest on said amounts at a rate wat here the use the bank will be the structure the bank by banks so there point passion accessing and shall be the labore. If shall be also 1/6, the rate of interest paid shall be 4%. Interest shall nev the labore we have a be also 1/6, the rate of interest paid shall be also that be granted we the aterage monihily bains of an the account and shall be paid quartity to the granter by crediting to the extrem account and shall be paid quartity to the granter by crediting to the extrem account and shall be paid quartity to the granter by crediting to the extrem account and shall be also

While the granter is to pay any and all takes, assessments and other charges lavied or assessed acalist said property, or any part thereof, before the same begin 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 aforesaid. The granter breisy authorizes the location of the same through the theorem and other charges levies or imposed against safe for each takes, assessments or other charges, and other charges levies or imposed against safe for such takes, assessments or other charges, and to pay the insurance partentians collector of such takes, assessments or other charges, and to pay the insurance partening in the ancusts thour on the statements submitted by the humane carries we their rep-resentatives and to withdraw the same which imay be no and form the restruct account, if any, established for that purposes. The granter surface there is no thange corrisponder to such that no to be and the way in transverse in the other the restructions for the cut of a differt in any insurance policy, and the beneficiary hereby is authorized. In the event of any loss, to compromise and settle with any insurance conputs and to apply any such insurance receive upon the obligations secured by the insurance is no comparing the amount of, the indebtedness for payment and satisfaction in full or upon asise or other

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 time for the payment of such charges as they become due, the granicor shall pay the deficit to the beneficiary upon domand, and if not paid within ten days after such derand, the beneficiary upon domand, and the amount of such deficit to the practice state of the abligation secured hereby.

Should the granter fail to heep any of the foregoing covenants, then beneficiary may at its option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the note, shall be repayable the granter on demand and shall be secured by the line of this trust deed. this connection, the beneficiary shall have the right la its discretion to compl any important of the prediction of the solution of the solution of the property as in its sole discretion it may deem necessary or advisable.

The granfor 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 tills scare, as well as the other rosts and expenses of the trustee incurred in connection with or in enforcing this obligation, and rustee's and attorney's fees and cally incurred; to spear in and delend any action or proceeding purporting to affect the scar-ity hereof or the rights or powers of the beneficiary or trustee in and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on writien 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 to commence, prosecute in its own manne, appear in or defend any ac-tion right to commence, prosecute in its own manne, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with supple and the set of the set of the set of the set of the semicourt re-quired to prove the set of the set of the set of the set of the semicourt of the provide set of the set

2. At any time and from time to time upon written request of the bene-ficincy, payment of its fees and presentation of this deed and the note for en-downeyneit (in case of full reconvergance, for esnedlation), without aftering the itsility of any person for the payment of the indentrefness. The truster has convert to the making of any may or plat of said property. (b) joins in graning any easemers, or creating and restriction thereon, (c) join in any subordination or other greenens aftering the deed or the lien or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any recovery, without warranty, all or any matters or facts shall be conclusive proof of the shells therein of any matters or facts shall be conclusive proof of the shell be \$2.00.

shall be \$5.00. 3. As additional security, grantor hrreby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and prolits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalities and prolits earned prior to default as they become due and payable. Upon any default by the grantor shall have the right be beno-ficiary may at any lime without notice, either in person, by agrets or by a releven to be appointed by a court, and without regard to the adequacy of any security for the indebindeness hereby secured, cuter upon and take possessian of said property, or any part thereof, in its own name sue for or otherwise cullect the rents, issues and profits, including those past due and unpaid, and upply the same, issue out and profits including those past due and unpaid, and upply the same, issue out and represent of operation and collection, including reason-shie stormey's fees, upon any indebtedness secured hereby, and in auch order as the beneficiary may determine.

6. The entering upon and taking possession of said property, the collection of such rents, insues and profits or the proceeds of fire and other insurance policles or compensation or awards for any taking or camage of the property, and the application or release thereon, as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

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C.

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

5. Since the system of the essence of this instrument and upon default by the granular japarning of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of a secure default and secure hereby indebtedness is substantiated in the secure default and secure hereby indebtedness secured hereby indebtedness secure default and secure hereby indebtedness is the secure default and secure hereby indebtedness secure default and secure hereby indebtedness is the secure default and secure hereby indebtedness and door secure secure hereby the trustees and door secure secure hereby whereupon the 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 4 sator or other person so privileged may pay tenths amount then due under this trust deed and in enforcing the terms (inciding costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$0.00 each other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

6. After the index of such time as may then by required by law following the recordition of said notice of default and giving of said notice of saie, the function as a said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and is such order as he may determine, at public surgers, and is such order to be any determine, at public surgers bidder for cash. Is lawful money of the onited States, puyshes at the time of saie. Trustee hay postpone sure of all or any parties at shid property by public announcement at such time and place tasic, and from time to time thereafter may postpone the saie by public announcement at the time fixed by the preceding postponement. The invites shall deliver to the purchaser his deed in form as required by law, conveying the property so sold, but without any covenant or waranaby, express or implied. The rectains in the deed of any matters or facts shall be conclusive proof of the truthiulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the benetedary, may purchase at the same. 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 trust deed. (3) To all persons having recorded llens expense to the interests of the trust e in the trust deed as their "here its appear in the order of their priority. (4) The supplus, if any, to the grants of the trust 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 auccessor or successors to any truitee named herein, or to any successor truster appointed hereinder. Upon such appointement and without conveyance to the successor trustee, the latter shall be vested with all title, povers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointement and substitution shall be made by written instrument exercised by the beneficiary, containing reference to this trust deed and its piace of proper appointment of the successor trustee.

II. Trustee accepts this trust when this deed, duly executed and acknowiedged is made a public record, as provided by law. The trustee is not obligated to notify any party and 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 bertio, their heirs, ingatees devises, administrators, enceutors, successors and assigns. The term "beneficary" shall mean the holder and owner, including piedgee, of the note secured hereivy, whether or not manued as a beneficitary berein. In construing this deed and whenever the context so requires, the masculiae gender includes the feminine and/or neuter, and the singular number includes the plural.

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

(1994) We get a strategy of the strategy of		arrive Vien Walkse	(SEA
	×CC	IN DEAN WALKER	
STATE OF OREGON			SEA
County of Klamath }33	CHIO	Z E. WALKER	
THIS IS TO CERTIFY that on this /2=	day of July	, 19 78 , before me,	the surface of
Notary Public in and for soid county and sicte,	personally appeared the within		me undersigned,
ALLAN WALK	ER and CHLOE E. W	LKER	
to me personally, known to be the identical individe	luci named in and who execut	ed the foregoing instrument and acknow	rledged to me th
IN FEBITIAC MY WHEREOF, I have harounic a	in my said and antred by notar	al seal-the day and year last above w	ritton /
	L'USIA	ALA KONTOK	(the)
PISEALE BUILT	Notary Public	for Oregon	now
	My commission	on expires: 3/30/8/	
		and the second state of the second	
Locm No.			ernen säävalin.
		STATE OF OREGON	e
TRUST DEED		County of Klamath	31
		I certify that the withi	in instrument
		was received for record	on the 13th
	(DON'T USE THIS	day of July at 3:46 o'clock P M., a	
	SPACE: RESERVED FOR RECORDING	in book <u>M78</u> on	and recorded
Grontor	LABEL IN COUN.	Record of Mortgages of so	puge
KLAMATH FIRST FEDERAL SAVINGS	TIES WHERE USED.)		
AND LOAN ASSOCIATION		Witness my hand and se affixed.	al of County
Beneficiary			
After Recording Return To:		Wm. D. Milne	
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION			County Clerk
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		piccore	Deputy
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	used only when chilquitons have		1.115
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); William Sisemore,, Trustee			
The understanted is the logal owner and holder o ave been fully poid and satisfied. You hereby and a	f all indebiedness secured by the f	regoing trust deed. All sums secured b	v anici trust dend
ust deed) and to reconvey, without warrunty, to the	a parties designated by the terms	of said trust deed the estate now held b	geiner with said Y you under the
	Klamath Fl	st Federal Savings & Loan Associatio	n, Beneficiary
ATED WEATH OINT ANT		년 - 2017년 19년 - 2017년 1월 19일 - 2019년 2017년 1월 19일	 , ,
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