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M/T 668? 01-11302 TRUST DEED Vol. M18 Vol. 778 Page 15154 -

wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASS°CIATION, a corporation organized and existing under the laws of the

United States, as beneficiary;

1. 预期现

Second Second for Association

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:

The North 70 feet of Lot 580 in Block 108 of MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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

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, aligenditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpoting and lincleum, shades and built-in appliances new or horeafter installed in or used in connection covering in place such as wait-to-wait carpening and interest, 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 grantor has or may hereafter acquire, for the purpose of securing performance of each greenent of the grantor herein contained and the perment of the sum of SEVENTIFEN, THOUSAND FIVE (s. 17, 500.00) Dollars, with interest thereon according to the terms of a promissory note of even used in the sum of SEVENTIFEN, the sum of the

This trust deed shall further secure the payment of such additional money, if any, as may be ibaned hereafter by the bonelidary to the grantow or others having an interest in the above described property, as may be evidenced by a pose of edget. If the indebtedness secured by this trust deed is evidenced by more than note, the beneficiary 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 benediciary may effect.

The gration hereby covenants to and with the trustee and the beneficiary, crein that the said premises and property conveyed by this trust deed are ree and char of all encumbrances and that the grantor will and his beirs, rectors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsoever.

Accusts and auchimistrators shall warrant and dafend his said title thereto against the claims of all persons whomsever. The grantor covenants and agrees to pay shid note according to the terms thereof and, when there is a sessence of the claim of the charges level against factor of the transfer and agrees to pay shid note according to the terms said property; to keep faci, to complete all buildings in course of construction of hereafter construction is hereafter commenced; to repair and restore promptly any the day agrees of the second of the second of the second promptly any the second workmanities manner any building or improvement on promptly any the second workmanities manner any building or improvement on thereof or the structure of the second workmanities manner promptly any the second workmanities manner any building or improvement on the second workmanities manner any building or improvements now or hereafter constructed therefore; to allow beneficiary to impect and improvements now or hereafter erected upon said property in good repair and improvements now or hereafter erected upon said property in good repair and improvements now or hereafter erected upon said property in good repair and improvements now or hereafter erected upon said property in good repair and improvements now or bareafter erected on said promets continuously insured against loss of fine or such other herard, as the beneficiary more time of the beneficiary of the second by this trust deed, in a company or companies acceptable to the beneficiary approved loss payable clause in favor of any more the source of may be the second with premium paid, to the principal place of any more the beneficiary, which insurance for the beneficiary, and to deliver the esignal policy of favorance in correct form and with premium paid, to the principal place of any enclider whether at the source discretion obtain insurance for the beneficiary, which insurance for solutions obtain insurance is thet so the deneficiary at least policy of insurance for the

obtained. That for the purioes of providing regularly for the prompt payment of all tares, assessments, and governmental charges leried or assessed against the above described pro-perty and insurance premium while the indeptedness secured hereby is in excess of 80 % of the lesses of the original purchase price paid by the grantor at the time the lang was made or the heneficiary original appraisal value of the property at the time the lang was made or the heneficiary original appraisal value of the property at the time the lang was made, and the heneficiary original appraisal value of the property at the time the lang was made or the heneficiary original and interest are payables an amount equal to 1/12 or the date fractalized and other charges due and payable, with respect to said property within each seconding 12 months and abo 1/26 or the lucarate prevalues may be at the affect as the located and diverted are payable. They the paid by the said appropring within each abox 1/26 or the lucarate prevalues may be at the affect as the located and diverted by the best them the hickest rate as sub-tized to be paid by the said and and all stores. Sources the said with respect to said property within each second at diverted by the base them the hickest rate as sub-tized to be paid by banks on their open parabole chouses minus 3/4 of 20%. If such tage is be they don't the appraise the said by the second and approximate and the short the second and upper the said approximation and the hickest rate sath and the second and the second and approximate the same short by the second and approximate the same short by the same second by the same that the same the stand by banks on their open parabole approximation and the interest on the second and the second and upper to be the second and upper the second and upper the second the history of the second and the history of the second and the second and the interest data.

While the granter is to pay any and all taxes, assessments and other charges letter or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance rolicies upon said property, such ay-morts are to be made through the hendficky, as aforesaid. The grantor hereby authorizes the beneficiary to pay gray and all taxes, assessments and other charges letted explicit said property in the amount's ag blown by the statements thereof furnised by explicit said property in the amount's ag blown by the insurance predictor of said property in the amount's ag blown by the statements thereof furnised by rescaled to such taxes, assessment's and other darks, and to pay the insurance predictor in the amount's splown on the statements induction by the insurance predictor in the amount's different in insurance within the insurance on boar of damage growing responsible for failure to have any insurance written or for any loss or damage growing even the axe to all the statement bare in the state of the insurance company and to apply any event of any loss, be compressed to a state with any insurance written or for all to any loss or damage growing each for all the indebtedness for payment and satisfaction in full or upon sale or other amount of, the indebtedness for payment and satisfaction in full or upon sale or other

acquisition of the property by the heneficiary after default, any halance remaining in the reserve account shall be credited to the indebtedness. If any anthorized reserve account for taxes, massessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granitor shall pay the deficit to the beseficiary 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.

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Should state integration fail to keep any of the foregoing covenants, then the beneficiary may at its option carry but the same, and all its expenditures there-for shall draw interest at the rate specified in the nois, shall be repayable by the grantor on deman and shall be secured by the lies 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 alls to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary of auvisable. 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 the other costs and expenses of the trustee incurred in connection withred it appears in and defend any action or proceeding purporting to affect the search ity hereof or the rights or powers of the beneficiary of brustee; and or secur-ices in and defend any action of proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary of brustee; and or secur-receal in a security of the security in any such actioner's fees is reasonable sum to be fixed by the court, in any such action proceeding which the beneficiary or trustee may appear and in any such brought by bene-ficiary to foreclose this deed, and all said sums shall he secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an al statement of account but shall not be obligated or required to furnish 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 beneficiary shall have the right to commence, prosecute in its own name, appear in or detend any ac-the right to commence, prosecute in its own name, appear in or detend any ac-the right to commence, prosecute in its own name, appear in or detend any ac-tion or proceedings, or to make any compromise or sufficient in connection with such taking and, if it so elects, to require that all or any portion of the money guired to pay all reasonable costs, expenses and here and sufficient the sensitive or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable sais and expenses and attorney's at its own expense, to take such actions and exceute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-fielary, payment of its feex and presentation of this deed and the note for en-dersonnent (in case of full recurveyance, for cancellation), without affecting the consent to the tracking of any map or plat of said property; (b) jois is granting consent to the tracking of any map or plat of said property; (b) jois is granting or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, without warranty, all or any parts of the beron; (c) jois in any reconvey, without warranty, all or any matters or facts shall be conclusive proof of the the trackings therein of any matters or facts shall be scaled therein' and shall be \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these traits all rents, issues, royalides and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indehtedness secured hereby or in the performance of any screement hereunder, grantor shall have the right to col-lect all such rents, issues, royalities and profits earned prior to default as they become due and payable. Upon any default by the grantor hereunder, the bear-ficiary may at any time without notice, either in person, by agent or by a re-celver to be appeinted by a court, and without regard to the adequary of any security for the indehtedness hereby secured, enter upon and take possession of the sents, issues and profits, including these past due and unpaid, and papiy the same, less costs and expenses of operation fish collection, heading reason-able attorney's fees, upon any indebtedness secured thereby, and an such order as the beneficiary may determine.

7. After default and any time prior to five days by the Truster for the Trustee's sale the days by	such appointement and built by tratee herein named or appointed hereinde box by the beneficiary containing reference to this trust deed and its place other person so is trust deed and s actually innerred
7. After default and any time prior to five days by the Trustee for the Trustee's sale, the grantor or the obligations secured thereby including costs and expense not exceeding \$0.00 each) other billgation and frustee's an not then he due had no default has nech prior of the and thereby the secured in the secure of the secure and the secure of the secure of the secure of the secure of the secure of nucl time in the secure of the secure 8. After the lapse of nucl time in the secure of the secure secure of such the secure of such the secure of the secure secure of secure of such time in the secure of the secure of the secure secure of secure of such time in the secure of the secure of the secure of such the secure of sec	s trust deed and s actually incurred and attorney's fees the dead and the successor trustee.
3. After the lapse of such time as may then by require	d by law following party unless such action or proceeding is heatrichery or trustee shall be
8. After the lapse of such time as may then by require the recordation of and on the second second second second trustee shall sell said property at the time shall place fitted by of sale, either as a whole of in separate percess, and in such of termine, as public ancion to the highest bidder for cash, in its any portion of said property by public announcement at an and sale and from time to time therafter may postpone the s	action of sale, the him is ald notice hars as how may do
any portion of said property by public annuncement at mot	notice of sale, the him in said notice der as he may de- wind money of the sasigns. The term 'beneficiary' shall mean the holder and owner, includes berein. In construing this deed and whenever the context so requires, the may cludes the plural.
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand and seal the day and year first above written
	Hade and sed ine day and year first above writter
	STARLES WILLIAMS (SEAL
STATE OF OREGON County of Klamath [ss	CAROLINE ANNE WILLIAMS (SEAL
THIS IS TO CERTIFY that on this 14.74	
STAILIN' CHARLES BIT I These	oncily appeared the within named
to the personally trister to be the identical individual	named in and who executed the foregoing instrument and acknowledged to me that
THE LEB HALMY, WHEREOF, I have hereunto set my	the uses and purposes therein expressed. hand and affixed my notifial seal the day and year last above written.
	and any and any notplat seal the day and year tast above written.
849 S 200 200	Notary Public for Oregon
	My commission expires: 4/24/8/22-03
Loom No.	
	STATE OF OREGON
TRUST DEED	County of <u>Klamath</u> SS.
	I certify that the within instrument
	day of July
	SPACE: DESKRYPT
TO Grantor KLAMATH FIRST FEDERAL SAVINGS	THES WHERE Record of Mortgages of said County.
AND LOAN ASSOCIATION	Witness my hand and seal of Country
Beneficiary	비행 방법을 통령하는 것은 것은 것을 통령하는 것이 같아. 이렇게 가지 않는 것이 없는 것이 없는 것이 없다.
KIAMATH SUDCE CENTRY SUMPLY CONTERNO	Ou KISusch Connect Officer
VDDLLIOM CO Die	- FUSLOOL OU STIC BURNING ALLE
The 40441 70 Foc	C DE NOT 280 IN BIOCRee \$6.00 NICKS
BEQUEST	FOR FULL RECONVEYANCE
	sly when obligations have been paid.
The understoned is the bard orman and hold	같은 말 것 같은 것이 가 같은 것은 것을 갖고 있다. 2014년 - 1월 2017년 전문 영국 영국 이상 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이
e teen fully paid and satisfied. You hereby are circuisd, mant to statute, to cancel all evidences of incibits incre-	abledness secured by the foregoing trust deed. All sums secured by sold trust deed on payment to you of any sums owing to you under the terms of sold trust deed or scured by sold trust deed (which are delivered to you becautib terching to sold trust deed or
the second to reconvey, without womanty, to the portion	on payment to you of any sums owing to you under the terms of said trust deed scured by said trust deed (which are delivered to you herswith together with said is designated by the terms of said trust deed the estate now held by you under the
그는 것 같은 것을 못 잘 못 잘 했다. 그는 그는 그는 그는 것 같은 것을 받는 것을 수 있는 것을 받는 것을 수 있는 것을 받는 것을 수 있다. 것을 받는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 것을 것 같이 않는 것을 수 있는 것을 수 있는 것을 것 같이 없다. 것을 것 같이 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 같이 않는 것 같이 없는 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 같이 없는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 것 같이 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는	
ALLO	Klamath First Federal Savings & Loan Association, Beneficiary
District and the second s	aury and Carpather Ather Wither and and
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	에는 사망가 주려 가갑에 가는 것이 가 못 하는 것을 가 있었다. 또 가 가 있다. 그렇는 그들이 가 다 다 가 있는 것이 같은 것이 같은 것이 가 있다. 또 가 가 가 있네 다.

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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 haurance pol-icles or compensation wards for any taking or damage of the property, and the application or release thereod, as allowed, as allowed, as allowed, and the property, and fault or botice of default increander or invalidate any set done pursuant to such notice. 5. The granter shall notify beneficiary in writing of any sale or coe-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as you of ordinarily be required of a new ioan applicant and shall pay beneficiary a service charge.

C. Time is of the essence of this instrument and upon default by the granner of any isadetic fields of any second backs of any second back of a

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15155 accincement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, correying the pro-perty so sold, but without any covenant or warranty, appears or implied. This truthfulness thereof. Any person, excluding the shall be conclusive proof of the and the heneficiary, may purchase at the sale.

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and the penetricary, may purchase at the said. 6. 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 compensition of the trustee, and the sale of the sale including the compensition of the trustee, and the sale of the sale including the compensition of the trustee, and interadeed of (3) To all persons having recorded onlighton secured by the index of the trustee in the trust deed as their interests appear in the order of the trustee in the trust deed as the grant 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 successor trustee appointed hereursters to any trustee named herein, or to any successor trustee appointed hereursters to many frustee named herein, or to any successor trustee appointed hereursters to many frustee named herein, or to any successor trustee appointed hereursters to many frustee hereinger between and duties conferred upon any trustee hills and or appointed hereurster. Each by the beneficiary, containing reference to the successor dis place of the control when recorded in the office of the trust deed and its place of the control of the successor trustee.