즙

#03	41677 M/T 7070 T	BUST DEED	Vol. /8 Page	22123
	56116	1		19 <b>7.8</b> , between
arme TRUST DI	56116 EED, made this 2nd day of	Octoper		
CECIL.			is grantor, William Siser	nore, as trustee, and
		SSOCIATION, a corporation of	organized and existing t	inder me mus or

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing unde United States, as beneficiary;

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:

Lot 24 in Block 1, BRYANT TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

136 /8100 V) 18190 (新知的別の Also Mark Assirchards HYMYLI AIZL EM AY II \$5153

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 rogemer with all and singular the appurishances, tenements, nerealizaments, tenss, issues, profits, water figure, easiements of privileges flow of hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbings, lighting, heating, ventile blinds, floor leftings air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awings, venetian blinds, floor leftings air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awings, venetian blinds, floor lating, 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 lincleum, shades and built-in appliances now or hereafter installed in or used in connection covering in place such as wall-to-wall carpeting and lincleum, shades and built-in appliances now or hereafter acquire for the purpose of securing with the above described premises; including all interest therein which the grantor has or may hereafter acquire for the purpose of securing to the payment of the sum of approximation of the grantor herein contained and the payment of the sum of approximation of even date herewith, payable to the least of the payable in monthly installments of \$1.66.60. 

This trust deed shall further secure the payment of such additional money, any, as may be loaned hereafter by the beneficiary to the grantor or others army, as interest in the above described property, as may be evidenced by a twing an interest in the above described property, as may be evidenced by a twing an interest in the above described property, as may be evidenced by a color of the col

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 herein that the said encumbrances and that the grantor will and his heirs, free and clear of all encumbrances and that the grantor will and his heirs, free and clear and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto 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 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 the grantor coverants are constructed on said property free from all encumbrances having presented on the good workment of the grantor construction or hereafter combination of the grantor construction is hereafter combination of the grantor of the good workmentlike manner building or improvement on promptly and in good workmentlike manner building or improvement on the grantor of the grantor of the grantor within fifteen days and the grantor of the grantor of the grantor within fifteen days and building or improvements now not be grantored on said premises; to easily any to the grantor of the constructed on said premises; to good repair and to common or suffer now mater of said premises; to said premises; to good repair and to common or suffer now mater of said premises; to said premises; continuously insure against loss on the grantor of the provided provided the grantor days and the grantor days in a sum not less, that the regiment principal sum of the most or obligation in a sum not less, that the days proved loss payable clause in favor of the beneficiary may in the original principal is the provided to the person of the beneficiary and the provided provided to the beneficiary of insurance in correct form and with supproved loss payable clause in favor of the beneficiary may in its own said policy of insurance in ont so tendered, the beneficiary may in its own said policy of insurance in our so to the feetive date of any the beneficiary which insurance is not so tendered, the beneficiary which insurance is not so tendered, the beneficiary which insurance is not so tendered.

That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levid or assessed against the above described property and insurance premium while the indebtedness secured hereby is in excess of 80 % of the lesser of the original purchase price paid by the grantor the time the loan made or the beneficiary original appraisal value of the property at the time the loan was made, grantor will pay to the beneficiary in addition to the monthly payments of principal and interest are payable and controlled and interest are payable and controlled and interest or payable with respect to said property of the Laxes, assessments, and other charges due and payable with respect to said property within seek assessments, according to the controlled and interest are payable and the payable with respect to said property within seek assessments are premium payable with respect to all maded and directed by the beneficial three seeks the payable to their open passbook accounts manus 1/4 of 1/6. If such rate is less than by barnes on their open passbook accounts manus 1/4 of 1/6. If such rate is less than 1/6 of the reter of interest paid shall be 4% interest while the rate of interest paid shall be 4% interest when the payable of the extensive the amount of the interest due.

While the grantor is to pay any and all tuses, assessments and other charges letical or assessed against said property, or any part thereof, before the same begin to bear latered and also to pay presitions on all insurance policies those and property, such payinterest and also to pay presitions on all insurance policies those and property and the property in the amounts as shown by the statements thereof furnished by the against said property in the amounts as shown by the statements thereof furnished property in the amounts as shown by the statements thereof furnished property in the amounts as shown or the statements shown by the insurance premiums collector of each tares, assessments or other charges, and to pay the insurance premiums resentatives and to "withdraw the issues which may be required from the reserve account resentatives and to "withdraw the issues which may be required from the reserve account responsible for failure to have any insurance written or for any less or damage growing responsible for failure to have any insurance written or for any less or damage growing responsible for failure to have any insurance written or for any less or damage growing count of a defect in any insurance policy, and the beneficiary hereby is authorized, in the output of the property of the

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, assessment, insurance premiums and other charges is not sufficient at any for taxes, assessment of such charges as they become due, the granter shall pay the time for the payment of such charges as they become due, the granter shall pay the time for the payment of such charges as they become due, the granter shall pay the time for the beneficiary upon demand, and if not paid within ten days after such demand, defficit to the beneficiary may at its option add the amount of such deficit to the principal of the obligation 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 therebeneficiary may at its option carry out the same, and all its expenditures therebeneficiary shall draw interest at the rate specified in the note, shall be repayable by the lien of this trust deed. It the grantor on demand and shall be secured by the lien of this trust deed. It this connection, the beneficiary shall have the right in its discretion to complete 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 said 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.

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 the other costs and expenses of the trustee incurred in connection with or in cofforcing this obligation, and trustee's and atture's fees actually incurred; in enforcing this obligation, and trustee's and expenses of the trustee and to pay all typered for the rights or powers of the beneficiary or trustee; and to pay all typered for the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a costs and expenses, including cost of evidence of title and action or proceeding a cost of evidence of title and action or proceeding which the beneficiary or trustee may appear and in any suit brought by benewhich 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 grantor on written request therefor an inual statement of account but shall not be obligated or required to furnish by further statements of account.

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 under the right of eminent domain or condemnation, the beneficiary shall have the right to ommence, prosecute in its own name, appear in or defend any so the representation or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that or any portion of the money's such taking and if it so elects, to require that or any portion of the money's new part of the second of the such as a second containing the second of the such as a second containing the second of the second o

request.

2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the nots for endorsement (in case of full reconveyance, for cancellation), without affecting the dissement (in case of full reconveyance, for cancellation), without affecting the liability of any parson for the payment of the indebtedness, the trustee may (a) liability of any parson for the payment of the indebtedness, the trustee may (a) consent to the excessing and restriction thereon, (c) join in any subordination any casement affecting this deed or the lice of the payment of the property; (b) join in granting or other arranty, all or any part of the property. The grantee in any reconvey, without warranty, all or any part of the property legally entitled therefor and the reclaims thereon of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph.

shall be \$5.00.

3. As additional accurity, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalties and profits of the property affected by this deed and of any personal property located thereon. Until personal default in the payment of any indehtedness accured hereby or interest and advant in the payment of any indehtedness accured hereby or interest and the payment of any indehtedness accured hereby or interest and profits carned after the default as the personal default as the property of the payment of

- 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 waive any default 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 turnish 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.
- 6. Time is of the escance of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all sums secured hereby in mediately due and payable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustee shall cause to be duly filled for record. Upon delivery of said notice of default and election to except the beneficiary shall deposit with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of saie and give notice thereof as then recoursed by law.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his doed in form as required by law, conveying the prepriy so sold, but without any covenant or warranty, express or implied rectals 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.

- 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 persons having recorded liens subsequent to 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.
- 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 hereunder. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of nonzer amoniment of the successor trustee.

The process of the control amount than draw under this treat deed and the control of the control	required by law.  7. After default and any time prior to five days before t	he date set county or countie	nen recorded in the office of the county clerk or recorder of t es in which the property is situated, shall be conclusive proof ent of the successor trustee.	of of
TRUST DEED  TRUST DEED  STATE OF OREGON  County KIsmath  STATE OF OREGON  COUNTY WE THIS STORED AND TITLES WHEREOFF and county one of some of the county of	by the Trustee for the Trustee's sale, the grantor or other privileged may pay the entire amount then due under this tru- the obligations, secured thereby (including costs and expenses actu- in enforcing the terms of the obligation and trustee's and att- not exceeding \$50.00 each) other than such portion of the princip not then, be due had no default occurred and thereby cure the	tt deed and ally lncurred orney's foes ledged is made a to notify any part any action or proparty unless suc	c accepts this trust when this deed, duly executed and ackno public record, as provided by law. The trustee is not obligat try hereto of pending sale under any other deed of trust or occeding in which the grantor, beneficiary or trustee shall be the action or proceeding is brought by the trustee.	
IN MITNESS WHEREOF, said granter has hereunto set his hand and seed the day and year first above written.    County of Lismath   County of Lismath	8. Aster the lapse of such time as may then be required the recordation of said notice of default and giving of said notice trustee, shall, sell said property at the time and place fixed notice of saie, either as a whole or in separate parcels, and and the termine, at public auction to the highest bidder make that, in lawful United States, payable at the time of saie or the may portion of said property by public amountements at such time are and, from time to time thereafter may postpone the saie by	of sale, the n said actice is he may demoney of the sale of all of and place of y public an	ced applies to, inures to the benefit of, and binds all parties, legatees devisees, administrators, executors, successors are "beneficiary" thail mean the holder and owner, including note secured hereby, whether or not named as a beneficiary tuning this deed and whenever the context so requires, the meludes the feminine and/or neuter, and the singular number it.	
STATE OF OREGON  County of Limins in the care that the county and state, personally appeared the within named.  THE IS TO CERTIFY that on this county and state, personally appeared the within named.  THE IS TO CERTIFY that on this county and state, personally appeared the within named.  THE IS TO CERTIFY that on this county and state, personally appeared the within named.  THE IS TO CERTIFY that on the county and state, personally appeared the within named.  THE IS TO CERTIFY that the undersigned, a many large of the county and voluntarity for the uses and purposes therein expressed.  THE IS TO CERTIFY that the within instrument and additional properties the county of the county of the county of the uses and purposes therein expressed.  THE IS TO ORGAN.  STATE OF OREGON  County of Mississipping the county and voluntarity for the uses and purposes therein expressed.  Notary Public for Oregon  My commission expires:  Notary Public for	IN WITNESS WHEREOF, said grantor has	hereunto set his hand a	and the first of t	n.
County oklamath  THIS IS TO CERTIFY that on this and day of October  THIS IS TO CERTIFY that on this and sold you deside, personally appeared the within named  CECUT R. BENNON AND LINDA BENSON. Husband and Wife  CECUT R. BENNON AND LINDA BENSON. Husband and Wife  CECUT R. BENNON AND LINDA BENSON. Husband and Wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and who executed the foregoing instrument and orknowledged to me that  CECUT R. BENNON AND LINDA BENSON. Husband and who executed the foregoing instrument and orknowledged to me that  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and who executed the foregoing instrument and orknowledged to me that  CECUT R. BENNON AND LINDA BENSON. Husband wife  CECUT R. BENNON AND LINDA BENSON. Husband and wife  CECUT R. BENNON AND LINDA BENSON. Husband and who executed the foregoing instrument and orknowledged to me that  CECUT R. BENNON AND LINDA BENSON. Husband and who executed the foregoing instrument and who executed the foregoing instrument and wife  CECUT R. BENNON AND LINDA BENNON AND LINDA BENNON AND LINDA BENNON AND LIN	intropers office to the second of the second			IL)
THIS IS TO CERTIFY that on this	STATE OF OREGON	Ju	nda Benson (SEA	IL)
ECST. R. BENSON AND LINEAR DENSOR.  The Control of the the identical individual. S. nomed in and who executed the foregoing instrument and acknowledged to me that appropriate the two the individuals. Individual and admired my notated and the day and year last above written.  STATE OF OREGON  County of Klamath  STATE OF OREGON  County of Klamath  SS.  COUNTY USE THIS  SPACE, RESEAUCE FOR RECORDING  READ LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  CONT USE THIS  BENEFUND TO RECORDING  My commission expires:  ACCOUNTY USE TH	THE TO THE OPENIES Shot on this Or day of	October	19.78, before me, the undersigned	i, ;α
TRUST DEED  April 200 Jose  Granter  TO  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  BENEFICIAL SAVINGS  AND LOAN A	Notary Public in and for said county and state, persons	SUN, NUSDANGM	14. M. 17. M. M. 17. M. 18. M.	
Noter Public for Oregon   1/2-78   STATE OF OREGON   State   S	S. S. Sandler brown to be the identical individual S.	named in and who executed	the foregoing instrument and acknowledged to me t	that
Notary Public for Cregon My commission expires:    Notary Public for Cregon   // / Z - 78	ensured the same freely and voluntarity for in	and and affixed my notarial	seal the day and year last above written.	
STATE OF OREGON  County of Klamath)  TRUST DEED  April 2019 Version of Klamath  TO Grantor  TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  FOR SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  FOR SAVINGS AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  Beneficiary  After Recording Ret				
STATE OF OREGON  County of Klamath)  TRUST DEED  Approx 2512 December 1 December 1 December 2 Decem	AH.B. Porch	Notary Public in	or Oregon //-/2-78	
STATE OF OREGON FLOOM, NO.:    Partial PRUST DEED	SEAD FOR 100 S	naj serija serimani kan di di di dida. Mendening mendening seriman		5-4-5-5 4-1-6-7
TRUST DEED  April 1893 Westerpay and burden of the state	Calcanter a second	Parket Projection of the Control of		
I certify that the within instrument was received for record on the 4th-day of October. 19.78., at 3:42 o'clock P. M., and recorded in book	Martin Research to the Property of the Control of t	ge Museu guz Men () i i i i i i i i i i Museu Nord Alexandro () i i i i i i i i i i i i i Museu Guz () i i i i i i i i i i i i i i i i i i	County ofKlamath	
Granter  TO  KLAMATH FIRST FEDERAL SAVINGS  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Fee \$5.00  County Clerk  By Surutha Sullad  Fee \$5.00  FOR \$5.00  FOR \$5.00  County Clerk  By Surutha Sullad  Fee \$5.00  For States of County Clerk  By Surutha Sullad  Fee \$5.00  For States of County Clerk  By Surutha Sullad  Fee \$5.00  For States of County Clerk  By Surutha Sullad  Fee \$5.00	(金属 (金属 )		I certify that the within instrumen	nt
Grantor TO Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary  After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Fee \$6.00  FIGURE OF THE PROOF OF T			day ofOctober, 19.78	
Grantor TO TO TO TIES WHERE USED.)  Record of Mortgages of said County.  Witness my hand and seal of County affixed.			at3:42 o'clock P. M., and recorde	ed
KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Beneficiary  After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS  AND LOAN ASSOCIATION  Fee \$6.00  REQUEST FOR FULL RECONVEYANCE  POR SW IN BIOCK I To be fused only when obligations have been paid.	<b>建设设施 医结肠切除 经收益的股份股份股份股份股份</b> 医二氯化物 "是一点,我们还是这一个人的,我们也不是一个人的。""这个人,我们就是一个人的,这个 <b>是一个</b> 。"	LABEL IN COUN-	Record of Mortgages of said County.	
After Recording Return To:  KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION  Beneficiary  Mn. D. Milne  County Clerk  REAMATH FIRST FEDERAL SAVINGS  By Structure Melist  Fee \$5.00  Deputy  Fee \$5.00  POUR SA IN BIOCK   To be fused only when obligations have been pold.	KLAMATH FIRST FEDERAL SAVINGS			ty
Fee \$6.00 Deputy  For 34 in Block 1.10 be med only when obligations have been paid.	Beneficiary			
Lot 34 in Block 1, 10 pe med only wysh oppositions have peer burg.  thereof on file in the different containing the peer burg.	KLAMATH FIRST FEDERAL SAVINGS			
Lot 24 M Block Lucise Windford Manufacture and Action Company		aritining Tabula	Denutes	
Lot 24 M Block Lucise Windford Manufacture and Action Company				
Lot 24 M Block Lucise Windford Manufacture and Action Company	REQUES	T FOR FULL RECONV	PEXANCE NO SERVICE NOW SERVICE OF STATES	317 <b>*</b>
교육은 사용 통해 가는 이 이 등 중요가 가지 않는 것이다. 그러나 이 사람이 되었다. 그런 그리고 있는 것이 되었다. 2007년 6월 18월 2008년 1일 전체 전체 1일	thought in Fils in the second	only when obligations have	been paid, and the transfer of the state of	

The undersigned is the local owner and holder of all indebiodness secured by the foregoing trust deed. All sums secured by said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you all avidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed the estate now hold by you under the trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the same.

KINDARIS EBP. BEINE Sociation, Benundery

CECID B. BENSON AND LINDA 10 COSCIET

56.116

1.0an 403-61477

M/2 7070

SSTOR