While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, teffore 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 grantor hereby authorized against said property in the amounts as sharen by the statements thereof. Tarrished by the collector of such taxes, assessments or other charges, and its pay the immune premiums recentatives and all taxes, assessments are submitted by the interminis shown on the statements submitted by the insurance premiums recentatives and for that purpose. The grantor agrees in ris event to bold he beneficiary out of a der failure to have any insurance written or for any loss or damage growing event of any loss, to compromise and settle with any insurance substorated. In this event of any loss, to compromise and settle with any insurance and to apply any amount of, the indepttedness for payment and satisfaction in full or upon sail or other amount of, the indepttedness for payment and satisfaction in full or upon saile or other

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental tharges levid or assessed against the above described pro-perty and insurance premium while the indebtedness secured hereby is in recessor 360% and or the beneficiary's original appraisal value of the property at the time the loan was was made, grantor will pay to the beneficiary in addition to the monthly marments on principal and interest payable under the terms of the property at the time the loan was was made, grantor will pay to the beneficiary in addition to the monthly marments on principal and interest payable under the terms of the pote or oblighting the second within each summents on principal and interest are payable an amount equal to 1/12within each summents of the other under while plate the same the second refere as estimated and the uncerding their preserves the same property interest on said amount at the level level there years while the same the second interest as as and other there is the base value of the plate at the interest interest en said amount at the level level the second based at the interest with each of the same parabole the second account in the highest rest authorized to the same state of the rest paid base of the level field of the computed on the same second is a second account and small be paid quarterly to the grantor by crediting to the eserow account the amount of the interest due.

Against the claims of all persons whomsover.

The grantor hereby covenance to and with the trustee and the beneficiary, rein that the said premises and property conveyed by this trust deed are so and clear of all encumbrances and that the grantor will and his heirs, atom and administrators shall warrant and defend his said title therefore atoms the claims of all persons whomsoever.

covering in place such as well-to-well carpeting and lineleum, shades and built-in appliances now or hereafter installed in or used in connection with the store described premisers including ell-interest therein which the grantor has or may hereafter acquire for the purpose of securing of performing of each agreement of the grant therein according to the terms of a promisery note of even date herewith, payable to the beneficient of a promisery note of even date herewith, payable to the terms of a promisery note of even date herewith, payable to the securing of the grant of the grant of the grant of the grant of the securing of the securing of the date herewith, payable to the terms of a promisery note of even date herewith, payable to the securing of the grant of the grant of such additional money. Accultation of the prometry by the hereficient of the date is the base of the date in the base of the base o This with doed shall further secure the payment of such additional money, if any use may be loaded assaulter by the beneficiary, to the grantor or others note or notes. If the indebte described property, as may be evidenced by a more them one note, the beneficiary may credit payments receives a vidence any of said notes or part of any payment on one note and part on another, as the beneficiary may event.

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lating, air conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection

1225 which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditements, 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, venti-

E E THE REAL PROPERTY . . The rost descention KI YMY HIRZ HE CIMUCH 20

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WITNESSETH:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamith. County, Oregon, described es:

the the second ratio of the providence of the pr TEORESS LOS LORD HEROEASER (NO. Lots 13, 14, 15, and 16, Block 28, MOUNTAIN VIEW ADDITION TO

THE CITY OF KLAMATE FALLS, in the County of Klamath, State

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

..... as grantor. William Sisemore, as trustee, and

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38-17008 01-11439

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 taxe, suscessment, 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, obligation secured hereby.

obligation secured hereby. Should shere grantor sail to keep any of the foregoing covenants, then the theneffetary may at the 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 grantor on demand and shall be secured by the lien of this trust deal by this sonnection, the beneficiary shall have the right in its discretion to complete any imprevenents 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 parces to comply with all laws, ordinances, regulations, fees and expenses of this traticions' affecting said property; to pay all costs, fees and expenses of this tratic including the cost of tills eserch, as well as in enforcing this obligations and tratee's and attorney's fees actually including it appearing and design actual or proceeding purporting to affect the secur-ics appearing and design action are proceeding purporting to affect the secur-costs and expenses, including cost of evidence of title and attorney's fees actually including reasonable sum to fixed by the court, in any such action or proceeding in fleiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor ou written request therefor an all statement of account but shall not be obligated or required to furnish 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 the right to commence, prosent in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection or such taking and, if its so elects, or require that all or any portion of the nonvir's quired to pay all mesonable costs and stormy's fees necessarily paid and applied by it first upon a such proceedings, shall be paid to the beneficiary's balance applied by it first upon y reasonable costs and expense and attornery's balance applied upon the indexines secured hereby; and the graver, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, prompty upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the beno-ficinry, payment of its fees and presentation of this deed and the upts for an dereament in the sesses of all remarky and, for sameliations, without alfeeting the converse to the making of any maps or plat if indinitedness, the trustee may (a) any casenest or presiding and remarky and or the line or charge hered; or other agreement affecting this deed on the flow of their shares to its without warranty, all or any part of the property. (b) join in any subcontentiation without warranty, all or any part of the property. The grantee in any reconvery, ance may be described as the "person or facts shall be conclusive proof of the fuelt rultifuiness thereof. Trustee's fees for any of the services in this paragraph and the statement of the services in this paragraph

shall be \$3.00. This paragraph of the services in this paragraph of the services of these trusts all rotals is paragraph of the property affected by this deed, and of any personal property located thereon. Until the performance of these in the payment of any indebtedness secured hereby or in left all such rents, issues of the property located thereon. Until the performance of any stresses, royalties and profits to the payment of the thereon thereon thereon thereon thereon the performance of any stresses, royalties and profits the paragraph of the thereon thereon thereon thereon thereon the performance of the right to compare the second thereon the second the s

It is mutually agreed that:

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6. The entering upon and taking possession of said property, the collect of such rents, issues and profits or the proceeds of fire and other insurance icles or compensation or awards for any taking or damage of the property, the application or release thereof, as aloreasid, shall not zere or waive any fault or notice.

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5. The grantor shall notify beneficiary in writing of any sale of tract for sale of the above described property and furnish beneficiary form supplied it with such personal information concerning the purchas would ordinarily be required of a new loan applicant and shall pay beau a service charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebledness ascured hereby, or in performance of any agreement hereunder, the beneficiary may dedare all sums secured hereby im-mediately due and payable by delivery to the trustee of writer. notice of default and election to sell the trust property, which notice trustee shall cause to be due, filed for reserved. How adverse of seld, matter deed and all promisery he beneficiary shall dopait with the trustee shall runts deed and all promisery notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other perion so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.02 each) other than such portion of the principal as would not then be due had no default occurred and increby cure the default.

are then be use has no thready downed any then be required by haw following the reconsisting of said prices of densities and prices of said protice of said. The formation of said prices of densities and place first by him in said price of said, said ready and the said price of the price of said, said a short of the interaction prices and the place of said, said a short of the interaction formation and the price of said, said a short of the interaction formation and place of the learning, at said a short of the interaction formation and price of the United Saids, payable at the first of the interaction of the said price of the United Saids, of said price to the interaction may price and the and place of said, and from time to the interaction may pripone has asis by public an-

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nouncement at the time fixed by the proceeding postgenement. The two deliver to the purchaser his deed in form as required by law, craveying party so sold, but without any overannt or warranty, capters or has rectain in the deed of any matters or facts shall be consistive pur truthfulness thereof. Any person, actualing the trustee but izefuding the and the beneficiary, may gutchase at the sale.

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and two pencinetary, may mircunase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the compensation of the trustee, an reasonable charge by the attorney. (2) To the obligation secured by trust deed. (3) To all persons having recorded liens subsequent to interests of their priority. (4) The aurplus, if any, to the grantor of the i deed or to his successor in interest entitled to such surplus. the trast

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any truttee named herein, or to any successor truitee appointed hereander, such appointment and without con-successor truitee appointed hereander, such appointment and without con-successor truitee appointed hereander, such appointed hereander. Sach and duites conferred to public this truttee herein named or appointed hereander. Sach and by the successor truit truttee herein named or appointed hereander. Sach and by the successor truit printies herein to this trutt deed and its place of by the public containing reference to this trutt deed and its place of county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11: Trustee accepts this trust when this deed, duly excetted and achnow-ledged is make 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 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.

JE. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates devises, atministrators, ercoutors, successors and asigns. This term "beseficiary" shall mean the holder and owner, inclusing pledgee, of the note secured hereby, whether or not named as a beneficiary erefn. In constituing this deed and whenever the context so requires, the ma-cular gender includes the feminine and/or neuter, and the singular number ha-dudes the plural.

ATE OF OREGON sounty ofss THIS IS TO CERTIFY that on this 20 day of otary Public in and for said county and state, person	anily concerned the within and within a second
ine president from to be the identical individual	nomed in and who executed the foregoing instrument and acknowledged to me that
	hand and difficient my notation seal the play and year last above written.
	Notory Public for Gregor Net Acts 424 * 00
Licon No. TRUST DEED with stig accupied can be deal by up at a	I certify that the within instrument was received for record on the 4th. day of <u>December</u> , 1978, at 3:29 o'clock P. M., and recorded in book <u>M78</u> on page 27.242. Record of Mortgages of sold County.
TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	Witness my hand and seal of County affixed.
Beneficiery	Wn. D. Mflne
Alter Recording Return Tor KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION 540 Main	By Jargueline Metter Deputy
of Oregon:	Lis, in the conner of light 00 state
REQUE	d only when oppletions have been bard 6, Block 28, MOUNTAIN VIEW UNDERCOMARKY

trust deed) and to reconvey, without warranty, to the

KITTER FILL FILL FILL FILL STANDER FILL VIEW VIEW CONTRACTOR VIEW Klamath First Federal Savings & Loan Association, Banaficiary t til som en som en

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