THIS TRUST DEED, made this. Syld day of December 1978, between ROLLAND A. FREDERICK and BEVERLY D. FREDERICK, husband and wife as Gran ROLLAND A. FREDERICK and BEVERLY D. FREDERICK, husband and wife as Gran and Vernou L. Tuter, Personal Representative of Est. of Virgil Tuter as Benefici WITNESSETI.  WITNESSETI.  In the County of Range bagains, sells and conveys to trustee in trust, with power of sale, the proper in the County of Klamath and County of Range and C		TH 38-17/89-0-T
THIS TRUST DEED, made this SYA day of December 19.78, betw ROLLAND A. FREDERICK and BEVERLY D. FREDERICK, husband and wife as Grand Kannath Little, Federal Savings and Loan Association and Yornon L. Juter, Personal Representative of Est. of Viroll Tuter as Benefici.  WITH STEP OF THE PORT OF T		
LOT 6, Block 303, DARROW ADDITION TO THE CITY OF KLAMATH FALLS,  In the County of Klamath, State of Oregon  10 professional described real property does not exceed three acres, logether, with all and singular the tenements, hereditaments and a purificances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, issues and profits there are all the purificances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, issues and profits there are all the purificances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, issues and profits there are all the purificances and all other rights thereunto belonging or in anywise now of hereafter appertaining, and the rents, issues and profits there are all the purificances and all of the purificances are all the purificances and all of the purificances are all the purificances are	stee, ary,	THIS TRUST DEED, made this day of December ,19 78 , bo ROLLAND A. FREDERICK and BEVERLY D. FREDERICK, husband and wife , as Gr Klamath First Federal Savings and Loan Association , as Tr and Vernon L. Tuter, Personal Representative of Est. of Virgil Tuter ,, as Benef
which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and a puritenances and all other rights thereunto belonging or in anywise now or hereafter appearationing, and the rents, issues and profits there and all fixtures now or hereafter attached to or used in connection with said real estate.  FOR THE PURPOSE OF SECURING-PERFORMANCE of each agreement of function contained and payment of its sum of the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by grantor, it is not sooner paid, to be due and psyable.  1. To protect the security of this furst deed, grantor agrees: 1. To protect the security of this furst deed, grantor agrees: 1. To protect the security of this furst deed, grantor agrees: 1. To protect the security of the furst hereof, it not sooner paid, to be due and psyable. 1. To protect the security of the furst hereof, it not sooner paid, to be due and psyable. 1. To protect the security of the furst hereof, it not sooner paid, to be due and psyable to beneficiary or order and made by grantor, and to commit to permit any waite of said property. The security of the protect protect of the security of the protect protect of the security of the protect protect of the psy and to commit to premit any waite of said property. The security of the protect protect of the psy and to commit to the psy and to the protect protect of the psy and to the protect protect of the psy and to the protect prote	100	Lot 6, Block 303, DARROW ADDITION TO THE CITY OF MAMATURALES
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and such other hazards as the beneficiary may from time to time require, in an amount not less than \$. [11] INSUPABLE. Value, written in companies acceptable to the beneficiary with loss payable to the latter all companies acceptable to the beneficiary, with loss payable to the latter all companies acceptable to the beneficiary at soon as insured; if the grantor shall lail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fitteen days in insurance and to a said policy oi, insurance now or hereafter placed on said buildings, the beneficiary may forcure, the same at grantor's exercise. The amount collected under any fire or other insurance policy may be spriged by beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part-threed, may be released to grantor. Such application or release shall act done pursuant, to such notice.  15. To keep said premises free from mechanics liens and to pay all thereof, may default or notice of default hereunder or invalidate any act do calculated the such notice.  15. To keep said premises free from mechanics liens and to pay all thereof, may procure the beneficiary may defermine, or at option of beneficiary in the such notice.  15. To keep said premises free from mechanics liens and to pay all the such notice.  15. To keep said premise and to the same and to pay all the such notice of default hereunder or invalidate any act do constant the such notice.  15. To keep said premise free from mechanics liens and to pay all the such notice.  15. To keep said premise and to the same and to pay all the such notice.  15. To keep said premise and to the same and to pay all the such notice.  15. To keep said premise and to the same and to pay all the same costs and expenses of operation and collection of the taker, all the proceeds of the such of the such notice.  15. To keep said premise free from mechanics liens and to pay all the such notice.  15. To keep said premise and to the same and to pay all	the ting nay irge The ons nall the any ap-	sum of Eleven Thousand Five Hundred and no/100 ———————————————————————————————————
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ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing benediciary with funds with which to make such payment, benediciary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver, of any, rights arising from breach of any of the coveriants hereof and for such payments, with interest as aloresaid, the prophetore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation for the policy of the obligation and trustee's and attorneys less not expense the principal as would not the described and of the payment of the obligation for the oblig	be ed ee by CS oy Co- he in	ngainst said property below any part of such faxes, assessments and other harges become past due or delinquent and promptly deliver receipts therefore the such payment of such faxes, assessments and other property to sailsy the obligations secured hereby, whereupon the treat property to sailsy the obligations secured hereby, whereupon the treat property to sailsy the obligations secured hereby, whereupon the treat property to sailsy the obligations secured hereby whereupon the treat property to sailsy the obligations secured hereby and the signature of any part of the charges payable by grandor, either make such payment, being the sail its the time and place of sale, give notice thereof as then require nake such payment, being the sail its the time and place of sale, give notice thereof as then require nake and property to sailsy the obligations secured hereby to sail payment of the payment of the payment of the payment of the treat deed in the manner provided in payment of the sail payment of the payment of the sail deed in the manner provided in the sail payment of the sail payment of the sail payment of the sail payment of the payment of the payment paym
out notice; and the nonpayment shall be immediately due and payable with out notice; and the nonpayment thereof shall, at the option of the beneficiary.  14. Otherwise, the sale shall be held on the date and at the time an oppositivity as breach of this frust deed immediately due and payable and place designated in the notice of sale. The trustee may sell said property either on connection with or in enforcing this obligation, and trustees incurred in connection with or in enforcing this obligation, and trustees and attorney's less the courty rights or powers of beneficiary or trustee; and in any suit, mourted. To appear in and defend any action or proceeding purporting to establish or powers of beneficiary or trustee; and in any suit, my suit for the foreclosure of this deed; for any appear, including evidence of title and the beneficiary or trustee's attorney's less; the final court and in the event appear from any judgment or evere of the trial court, grantor further appear from any judgment or y's less on such appeals, may be the trustee and a reasonable cas the beneficiary's or trustee's attorney's less; the trial court, grantor further appear from any judgment or y's less on such appeals, may be the trustee and a reasonable charge by trustee's lefter court shall adjudge reasonable as the beneficiary's or trustee's attorney's less; the trial court, grantor further appear from any judgment or y's less on such appeals, may be beneficiary or trustee's attorney's less; the trial court, grantor further appear from any judgment or y's less on a such appeals, may be beneficiary or trustee's attorney's less; the trial court, grantor further appear from any judgment or y's less on a such appeals, may be the beneficiary's or trustee's attorney and the property shall be taken and the property shal	od er er er er er er er er er er er er er	ender all sums secured by this trust deed immediately due and payable and proceed by this trust deed immediately due and payable and place designated in the notice of sale. The trustee may sell said property e of the sale said in the object of the sale said in the parcel or parcel or in separate parcels and shall sell the parcel or parcel or the highest blidder for cash, payable at the time of sale. The trustee in the constitution, ond trustees and attorney, a stall deliver to the purchaser its ded in the match in the deed of any matters of lact shall be conclusive parcel of the security parcel of the security parcel or in

It is a point a successor to any trustee named herein or to any under the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation of the monies payable as compensation for such taking, which are in excess of the amount regularly and to pay all reasonable costs, expenses and stream the secondary and in such proceedings, shall be paid to beneficiary and in the successor trustee appointed hereunder. Upon such appointment, and without conveyance for the successor frustee, appointed hereunder. Upon such appointment, and without without powers and ditting contented upon any trustee herein named herein or to any successor trustee, appointed hereunder. Upon such appointment, and without without powers and ditting contented upon any trustee herein named herein or to any successor trustee, appointed hereunder. Upon such appointment, and without without powers and ditting contented upon any trustee herein or to any successor trustee, appointed hereunder. Upon such appointment, and without without powers and ditting contented upon any trustee herein or to any successor trustee, appointed hereunder. Upon such appointment, and without without powers and ditting contented upon any trustee herein or to any successor trustee, appointed hereunder. Upon such appointment, and without interest dupon such appointment, and without fitted to pay a difference to the control of the control of the powers and ditting contented upon any resonable costs, expenses and attention and ditting contented upon any resonable costs and expenses and attention to the winder any difference in the control of the control

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

fully spaced in the stample of soid described in a property and this is suffer interaction that the same and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the teminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to, finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a FIRST lies to, finance with the purchase of a dwelling, use Stevens-Ness Form No. 1305, or equivalent, if compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of STATE OF OREGON, County of Klamath Personally appeared .... 18 , 19 78 who, being duly sworn, each for himself and not one for the other, did say that the former is the December Personally appeared the above named Rolland A. and Beverly D. Frederick president and that the latter is the and acknowledged the foregoing instrusecretary of ment to be their voluntary act and deed. and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me Tulle COFFICIAL . Before me: SEAL) 000 (OFFICIAL SEAL) Notar Public for Oregon Notary Public for Oregon My commission expires: My commission expires: Beneficiar on Within December ō STATE OF OREGO! certify County of book M78. ō 3:32 as REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Name (Samuel Samuel Trustoo) The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed 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 pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

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Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode.

Reneficiary

HARRIES SELVE

DATED: LOTHER 1 TOTAL 1

THIS TRUST DEED MET MG

S TRUST DEED made NOVA day of the ROLLAND A. TREDERICK mad SEVERCE D. Trademarks Risports for Klammarks Final Foderation of William Staff Foder Association William Staff Foder Association William Staff Foder Association

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