rearing and the state of the service of the service in the proof of the service in the ser

request. 2. At any time and from time to time upon written request of the beneficiary's intervention of the fees and presentation of this deed and the books for em-down of the second seco

sitist of BOMPCRITCHINGT OF the Frances during the twin term of the points inter-sobtains. That for the purpose of providing regularly for the prompt payment of all dates are subscription of the contract of the provided and the property of the subscription of the subscription of the contract of the provided and the property is the subscription of the lesser of the original purpose paid by the arabits the subscription of the lesser of the distance previous the provided and the property at this the less made or the beneficiary's original apprice paid by the property at this the lesser of the contract previous the the provided and the property at the subscription and and interest payable tunder thereficiary in addition for the monitor accurate or the date installance on principal and ferrar of the provide and interest payable tunder the original and interest payable tunder thereficiary is addition or built of the subscription of the provided and the subscription of the monitor of the subscription of the date installance on principal and ferrar of the provide and and the subscription of the subscription of the subscription of the monitor of the subscription and provide and of the subscription of the subscript

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken the state of eminent domain or condemnation, the beneficiary shall be the state of eminent domain or condemnation, the beneficiary shall be the state of the state of eminent down name. A state of the state of the

The used with a dominative account of the second se

The beneficiary will furnish to the grantor on written request therefor an usi statement of account but shall not be obligated or required to furnish ' further statements of account.

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 is developed to advise the sole of the the ather costs and this trust, inducting the cost of title searchay all costs in appear in and defailon, and trustes and attorney's fees actually incurred to appear in and defailon, and trustes and attorney's fees actually incurred in appear in and defail or powers of proceeding or trustee; seet the secur-tors and expenses, including cost of the beneficients of the securit reasons of this found in the rest of the and storney's fees actually incurred in the beneficient of the sole of the securit reasons of the sole of the rest of the securit which the beneficient of trustee may with any suit bought by bene-deed. The based of the secure of the sec

obligation secured hereby. Bhould the grantor fail to feep any of the foregoing overnants, then the beneficiary may at its option carry out the same and all its expenditures there for shall draw interest at the rate specified in the note, shall be reparable by the grantor on durated and shall have the rights lies of this trust deed. In property as in its sole diarcetion it may deem necessary or advisable, to said

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 is insurance premiums and other charges is not reserve account if the performance of such charges as they become due, the premiuticient account the beneficiary may at its option add the amount of such deficit to the principal of the

The grantor hardy day even. The grantor hardy covenants to and with the trustee and the beneficiary herein that the said premises and property converged by this trust deed are executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

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 halonofing to derived from on in anywise appartaining to the above described premises and all nlumbing lighting heating vents. 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, venti-lation allocarditioning refrineration watering and irrigation apparatus equipment and fixtures together with all awnings, venetian blinds floor heraafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-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 correcting and lingleum shades and huilt-in appliances now or hereafter installed in or used in connection lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covaring in place such as wall-to-wall carpeting, and linoleum, shades and built-in appliances now or hereafter installed in or used in connection with the showe described premises, including all interest therein which the granter has or may becautes acquire for the average of securing covering in place such as well-to-well corpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection performance of each agreement of the grantor herein contained and the payment of the sum of the This trust deed shall further scoure the payment of such additional money, franzy, as may be loaned hereafter by the beneficiary to the grantor or other have a note that the indebtedness the property, as may be allocated by the moon haves. If the indebtedness the property is a may be allocated by the moon have a sole, the beneficiary may created by this trust deed is evidenced by a constrained beneficiary may create and part of a mother as the beneficiary may react on one note and part of a mother as the beneficiary may react. The beneficiary as the beneficiary may elect.

While the graniter is to may any and all takes, assessments and other clarace, levice assessed ascibiet axid property, or any part theread, before the same bar to be increased and atto is pay premiums on all part theread. The graniter is and other clarace, levice increased and atto is pay premiums on all parts theread. The graniter is the same bar of the model through the beneficiary as aforeside the graniter is the same bar increased and atto is any premiums on all takes, assessments and the graniter is any the increased and through the beneficiary as aforeside the graniter is the same bar of the amounts about on the statements are relatively to pay the insurance period or imposed in the amounts shown on the statements are charges, and the pay the insurance period for the same relative requires and to withdraw the same submitted by the laborance carries for the same take requires and to withdraw the same submitted by the laborance carries and the same relative requires and to withdraw the same submitted by the barrance carries for the same are even a defect in any insurance policy and written or event to hold write account even a defect in any insurance policy and written or portent for any take granited. In the amount of, the indebtedness for yayment and satisfaction in full or upon sails or other

Lot 12, Block 12, Tract No. 1112, EIGHTH ADDITION TO SUNSET VILLAGE, in the County of Klamath, State of Oregon.

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

WALTER R. CULBERTSON AND BARBARA M. CULBERTSON, Husband and Wife

THIS TRUST DEED, made this 25tb day of APr.11. Vol. <u>79</u> Page **10177**

Loan #05-41790 T/A #38-18181

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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 insurance policies or compensation or swards for any taking or damage of the property, and the application or release thereof, as aloresaid, 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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5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish 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.

a service charge.
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement terunder, the baselicitary may declare all sums secured hereby inindicately 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 sell, the beneficiary may deposit with the trustee this trust decd and all promissory to sell, the beneficiary hall deposit with the trustee this trust decd and all promissory 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 sale, the grantor, or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby liceluding costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may determine, at public anotion to the highest bidder for cash, in lawful money of the United States, payable at the time of, saie. Trustee may postpone saie of all or say portion of said property by public announcement at such time and place of saie and from time to time thereafter may postpone the sale by public an-

nouncoment at the time fixed by the preceding postpresement. The tructee shall deliver to the purchaser his deed to form as required by iter, converging the property so sold, but without any covenant or warranty, express or implied. The recitais 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 Trustes sells pursuants to the powers provided herein, the trustes 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 interest of the trustee in the trust deed as their interest appear in the order of their process 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 frustee named harding or to any successor trustee appointed hereunder. Upon such appoint and this of the versance to the successor truster, the the there shall be appoint and the successor and appointment and substitution shall be made by written instrument externed 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 pouper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any party herets of pending sale under any other deed of trust or of any action or proceeding in which the granutor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, inverse to the benefit of, and blads all parties hereto, their heirs, legatees devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculues the plural.

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

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x Walter R ulbertain (SEAL) * Barbara m. Culbertoox (SEAL) STATE OF OREGON CALIFORNIA County of of an angelia 55 day of May 1st 1979_, before me, the undersigned, a THIS IS TO CERTIFY that on this. Notary Public in and for said county and state, personally appeared the within named. WALTER R. CULBERTSON AND BARBARA M. CULBERTSON, Husband and Wife to me personally known to be the identical individuals... named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereunto set my hand and attitued my notarial seal the day and year last Jatricia a Lomas OFFICIAL SEAL PATRICIA A. LOMAS NOTARY PUBLIC - CALIFORNIA Notary Public for Crock My commission expires: CALIFORNIA (SEAL) alt pile LOS ANGELES COUNTY courtes FED 14, 198 STATE OF OREGON Loan No. SS. County ofKlamath. TRUST DEED I certify that the within instrument was received for record on the 4th, 19 79 day of May at 12:43 o'clock P. M., and recorded (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUNin book M79 on page10177 Grantor Record of Mortgages of said County. TO TIES WHERE KLAMATH FIRST FEDERAL SAVINGS USED.) Witness my hand and seal of County AND LOAN ASSOCIATION affixed. Beneficiary Wn. D. Milne After Recording Return To: County_Clerk KLAMATH FIRST FEDERAL SAVINGS By Sernetha toch AND LOAN ASSOCIATION Deputy Fce \$6.00 REQUEST FOR FULL RECONVEYANCE 1.12 To be used only when obligations have been paid. TO: William Sisemore, The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 pursumt to statute, to cancel all avidences 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. Klamath First Federal Savings & Loan Association, Beneficiary

CALDERING OF CONTRACTOR STORES (19.00)

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