While the grantor is to pay any and all taxes, assessments and other charges leaded or assessed parinet said property, or any part thereof, hefore the same begin to bear interest and also to gap roperty, or any part thereof, hefore the same begin to bear ments are to be made through the beneficiary, as aforesaid. The grant problem the the beneficiary to may invariant taxes, assessments and other charges leaded against said property in the amounts as shown by the statements thereof leaded or imposed collector of such taxes, in the amounts as shown by the statements thereof leaded or imposed collector of such taxes, in the amounts as shown by the insurance processing if any, established for that performs within may be required from there are account, responsible for failure to have pole, the product are pole to held be beneficiary out of a defect in any insurance polex, and the beneficiary hereby is authorized. In the event of any loss, to compromise settle with any insurance company and amount of the indebtedness for payment and satisfaction in full or upon sale or other

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, perty and insurance premium which the indebtedness secured hereby is in access of 80% made or the beneficiarly purchase price paid by the grantor at the time the loss of 80% made or the beneficiarly so functions prices and the indebted pre-of the lesser of the original purchase price paid by the grantor at the time the loss of 80% made or the beneficiarly so functions of the note or obligations the line bar principal and interest payable under the terms of the note or obligations principal and interest payable under the terms of the note or obligations to use of the lesses assessments, and other charges due and payable an amount coust its within series instructeding 12 months and interest are payable an amount coust of the series of the taxes, assessments, and other charges due and payable with respect to said property within, each series 1/38 of the listrance premium payable via treat on said amounts at a rate not less than. Where the the computed to be paid by banks on their open payables on the best thary. Heneficiary shall pay to the granter the trate of interest pails shall be 4%, interest while the formate its bank monthy banks on their open payables on the order of 1/28. Of 1%. If such rate is less than monthy banks on their open payables on the listers shall be computed on the average to the exerce account the amount of the interest due.

cacculors and administrators shall warrant and defend his said title there against the claims of all persons whomsoever. The grantor, covenants and agrees to pay said note according to the terms all property and it trast dece to any state of the charges level against said property to the seep said property cer from all encumbrances having pre-cedence over this trust decd; to complete all buildings in course of construction here of or the date construction is hereafter within six months from the date construction is hereafter within six months from the date construction is hereafter commenced; to repair and restore said property which may be damaged or destroyed and pay, when due, all beneficiary within fifteen days after written not materials unsils factory to fact, which dete property within fifteen days after written motorements now or hereafter on said premise; to keep all buildings and improvements for such a said property and in good workmanike manner increased to replace any work inspect said property at all beneficiary within fifteen days after written motor materials unsils factory to fact, not to remove or destroy any building or improvements now or hereafter on said premises; to keep all buildings and improvements for suffer eracted upon said property in good regression property and improvements or one or be assed premises; to keep all buildings the note to the mergine, secured by this test than the original principal sum for time to time require, secured by this test than the original principal sum for the correct form and with fifteen days prior to iprincipal place of any such deed, in a company or companies or obligation approved loss payset the original place of any such protective date of any such policy of insurance. If discretion obtain insurance is not so tendered, the beneficiary and insurance obtained.

The grantor hereby covenants to and with the trustee and the beneficiary, herein that the said premises and properly conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, against the claims of all persons whomsoever.

This trust deed shall further secure the payment of such additional money, having an interest in the above described property, as may be found or others note or notes. If the the above described property, as may be evidenced by a more than one note: the obtendences secured by this trust deed evidenced by any of said notes or part ordicitary may credit payments received by it upon as the beneficiary may elect.

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 pro-perty affected by this devia and of any personal property located thereou. Until the performance of any agreement hereunder, grantor shall exclude thereou. Until the performance of any agreement hereunder, grantor shall exclude thereou. Until the performance of any agreement hereunder, grantor shall exclude thereou. Until the performance of any agreement hereunder, grantor shall exclude thereou. Until the performance of any agreement hereunder, grantor shall exclude as they become idue and payables, royalties and profits earned printer to default as they ficiary may at any times, royalties, either in person, by setting of any said property, or any part thereof, in its own name such ad the possession of the rents, issues and profits, including those past due and or either bases-the same, less costs and expenses of operation and collection, including reason-as the beneficiary may determine.

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-inshift of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any nor plat of said property: (b) join in granting or other agreement affecting and reatriction thereon, (c) join is any encoment without warranty, all come of any parts of the property. The grantee in any reconvey, ance may be described as the "person or persons legally entitled thereof" and truthulness thereon of my matters or facts shall be conclude the paragraph shall be \$5.00.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of emhent domain or condemnation, the beneficiary shall have the right of emhent domain or condemnation, the beneficiary shall have the right of emhent domain or condemnation, the beneficiary shall have the right of commence, prosecute in Is own hame, appear in or defend any ac-such taking and, if it so elects to require that all or any portion of guired to pay all reasonable costs, taking, which are in excess of the smount re-or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any crassonable costs and expenses and the grantor agrees, beline applied upon the indebted the beneficiary in such proceedings, and the solution expense, to take such actions and exceute such instruments as shall the oncessary in obtaining such compensation, promptly upon the beneficiary's

It is mutually agreed that:

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

property as in its sole discretion it may deem necessary or advisable. The granifor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this restrictions affecting said property: to pay all costs, the other costs and expenses of the trustee incurred in contents and expenses in anforcing this obligation and trustees and attorney's fees actually incurred; its present and define and trustees and attorney's fees actually incurred; its present and define a solution or proceeding purporting to appear and and trustees and attorney's fees actually incurred; its hereof or the rights or proceeding purporting to and the security is and at the security is and at the secure of the secure of the beneficiary or trustees and attorney's fees in a reasonable sum to be fixed by the court, in any suit action or proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

obligation secured hereby. D(1) Should the' grantor fail' to keep' any of the foregoing covenants, then the beneficiary runs at its option carry out the same, and all its expenditures there-for shall draw interest at the first specified in the note, shall be repayable by the grantor on demand and shall have her gight in its discretion to complete 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.

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebicdness. If any authorized reserve account ine for taxes, assessments, 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.

Fee \$7.00

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together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or phereafter 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 consting in place such as well to well consting and linglawin, chades, and built in appliances now or becefter installed in or used in connection covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection C perfe

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્લેમ્પ્રેટ કેટલે છે. જેવે પ્રથમ છે. છે.

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

paper and AND LOATH ASOCIATION KLAWATH FIRST SEDERAL SAVINGS

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KTYMMENT ELEZT BENEL IN WALKER Bernard Bernard E.

YPE LOFF Paradividies

Lot 15, Block line Tract No: 1085, COUNTRY GREEN, in the County of Klamath State of Oregon.

05-11705 T/A, 38=20104

74227

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath. County. Oregon, described es: In the most ward experiment out the metric large

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. a corporation organized and existing under the laws of the United States, as beneficiary: WITNESSETH:

DVIE-THIS TRUST DEED, made this 19th day of September DANIEL G. HUMPHREYS and RUBY S. HUMPHREYS, husband and wife 19 **79**..., between

| a service charge. 6. Time is of the essence of the interview of the purchaser a grantor in payment. | a tour 9. When the main purchase at the sale, |
|--|---|
| nange. I a new loan applicant and the purchase | 9. When the Trustee sells pursuant to the the expenses of the sale including the curves y reasonable charge by the sale including the curves |
| 6. Time is of the essence of this instrument and shall pay beneficiar grantor in payment of any indebtedness secured hereby or in performance of the agreement hereunder, the beneficiary decine and upon default by the mediately due and payable by deliver, may decine and upon the performance of the | as the expenses of the proceeds of the trustee reasonable charge by the sale including the compense information (3) Fo attrust (4) for the sale and the compense information (3) Fo attrust (4) for the sale of th |
| grantor in navment is of the essence of the | y reasonable charge by the atlorney. (2) To the trustee trust deed. (3) To all persons having the compense interests of the trustee |
| | |
| mediately due under, the beneficianess secured hereby and upon default by at | interests at (3) To all attorney. (2) To the |
| and election to and payable by delivery may declare all or in performance of the | trust deed. (3) To all persons having record interests of the trustee in the trust deed of order of their priority (1) the trust deed of |
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| notes and documents evidencing expenditors default and election to sell rotes and documents evidencing expenditors educate the default and election to sell trustees shall first evidencing expenditors secured hereby, whereupoensory required by law. | 10 m |
| trustees shall did election to be | time appoint any reason non the time to |
| trustees shall first be svidencing expenditures secured hereby, whereupon the frustees shall first the stime and place of sale and give notice thereby, whereupon the required by law. | successor permitted by law at |
| place of sale and liereby, when we have | Variable Clustee Appointer, Successora to |
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| | such appointerred upon any the latter shall a |
| | here in the set and sub in the set of the set |
| the obligations hay the entire manual, the grantes before the date | record which containing shall be made by |
| in enforcing the secured thereby (indust then due under or other person | county on when recorded is reference to this |
| by the Trustee for the Trustee's sale, the grantor or other person sa then privileged may pay the entire amount then due under this trust deas so in enforcing the terms of the obligations secured thereby (including costs and expenses actually increased and not then before the obligation and trust dead and | record, which, when recorded in the office of the cou rounty or counties in which the office of the cou proper, appointment of the property is site of |
| not then he doo of each) other thisation and trusted actually incurate | appointment of the property is situated |
| biplicated may pay this Trustee's since to five days before the date set ine obligations secure the entre amount the granter or other person so motentorcing the terms hereby (including then due under this stats deed and not exceeding \$50.00 each of the obligation costs and expenses a mainly incurred not then be due had no default occurred and trustee's and analy incurred after the lapse of such time as may then be default. | proper appointment of the successor insection of |
| 8. After the the second and thereby the principal as would | ledged is mode accepts this take |
| the recordation of lapse of such time | to notify any a public record crust when this dead |
| rustee shall sell said notice of default may then be required | ledged is made a public record, as provided by law. T to notify any party hereto of pending sale user. T any action or proceeding the pending sale user. |
| 8. After the lapse of such time such portion of the principary's fees the recording the such that a such portion of the principary's fees the recording the such that a such that any the such that a such that a such that a such that a such that a such that a such that of sale, either as a whole or in separate part and place fixed by hav following ermine, at public auton to the highest blidder for cash, in such and the part of sale, and the such that the time of sale and the such that and the and the such that a such that the such that a such that a such that inited States, payable at the time of sale. Turistee may be lawful money of sale. | to solve a subject of a start when this deed, to solve any solve and the second solve as provided in the solve any action or proceeding in which the grantor, benefit party unless such action or proceeding is brought be hereford. This deed applies to |
| to said, either as and property at the time and giving of said of the of a said of the said in other of a said the said in the said said of the said in the said said of the said in the said of the s | such action or prosente grantor, hepeti |
| inted States, payable to the highest parcels, and in such of him in said notice | 12. This down is brought the |
| by portion of said he at the time of said der for cash in the as he may de | hereto, their hate applies to the |
| are and from time toperty by public sheet. If using many northering money of the | 12. This deed applies to, inures to the benefit hereto, their heirs, legatees devisees, administeret |
| Thinked States, payable as the single state of and place fixed by house of sale, the inited States, payable at the time of sale fixed by house or of a sale notice any portion of sale property by publication. Trustee may postpone sale of all of ale, and from time to time thereafter may postpone such time and place of | hereto, their heirs, legatees devisees, administrators, assigns. The term "beneficiary", etc., administrators, pledgee, of the note secured, shall mean there. |
| Integ States, payable to the highest bidder for cash, in order as he may de- noted of said property by public sale. Trustee may postpone sale of all of ale and from time to time thereafter may postpone sale of all of IN tarrange | assigns. The term "beneficiary" shall mean the bole pledgee, of the note secured hereby, whether the bole cullup ground the secured hereby, whether the bole |
| by portion of said property by public said. Trustee may have a money of the and from time to time thereafter may postpone the said of all of IN WITNESS WHEPPEOP | users the term ingules devises, administrators, pledgee, of the note secured hereby, whether or not culine gender induces the feeling whether or not culine gender induces the femined whenever the acc |
| | ciudes the pluss the femining whenever the cost |

not tren or one one that no deman-6. After the lapse of such it the recordation of said notice of c trustee shall sell and property at i of sale, either as a such or in sep-termine, at public auction to the hil United States, payahe at the time any portion of said property by put sale and from time to time there IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. S. Num U DANIEL G. HUMPHREYS

to the personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that

Notary Public for Oregon My commission expires:

Steril and spins

IN TESTIMONY WHEREOF, I have hereunto set my hand and affired my notarial seal the day and year last above written.

(DON'T USE THIS

SPACE: RESERVED

FOR RECORDING

FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

hereto, it is deed applies to, inures to the benefit of, and binds all parties assigns. The term "beneficiary" shall mean the holder cutors, successors and beneficiary" shall mean the holder cutors, successors and herein. In construct this deed where the context med as a beneficiary culling gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

Tu

RUBY S. HUMPHREYS

STATE OF OREGON County of ... Klamath ...

duly executed and acknow. the trustee is not obligated other deed of trust or of iciary or trustee shall be a by the trustee.

Sarach 12-62-81

I certify that the within instrument was received for record on the 19th day of ______ September_____, 19.79

at 3:09 o'clock P.M., and recorded

The

10

., 19.**79**, before me, the undersigned, a

SS.

County Clerk

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Deputy

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-----(SEAL)

(SEAL)

Such surplus. eneficiary may from time to sitee name herein, or to any uppointment and without con-to range with all title, powers or appointed hereunder. Each written instrument executed rust deed and its place of unity cierk or recorder of the shall be conclusive proof of

and the beneficiary, may purchase at the saie. 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 same so the sale including the compensation of the trustee, and reasonable charge by the attorney. (2) compensation of the trustee, and a interests of the trustee in the trust deed as their interests abpear in the deed or to his successor in interest entitled to such surplus.

Bouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without and covenant or facts warranty, express or implied. The rectained the deed of any matters or facts warranty, express or implied. The and the beneficiary, may person, excluding the trustee but including the grantor

4. The entering upon and taking possession of said property, the collection teta 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 walve any default hereunder or invalidate any act done pursuant to

1.1

nerved in to the

5. The grantor shall notify beneficiary in writing of any sale or con-form supplied it with such personal information concerning the bucneficiary on a would ordinarily be required of a new loan applicant and shall pay beneficiary

22352

in book M79 on page22351 Record of Mortgages of said County. Witness my hand and seal of County affixed. What . D. Milne By Dernetha Letsc Fee \$7.00

County of Klamath State of Oregon Pot 12 Bloc REQUEST FOR FULL RECONVEYANCE, A GURENI' THE FUG

F 66.64

Grantor

Beneficiary

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To be used only when obligations have, been paid.

Aiter Recording Return To:

STATE OF OREGON

(SEAL) UF OF C

Loan No.

County of Klamath | ss

THIS IS TO CERTIFY that on this 19th

TRUST DEED

KLAMATH FIRST FEDERAL SAVINGS

AND LOAN ASSOCIATION

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION

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 pursuant to statute, to cancel all evidences of indebtedness secured by sold 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

Klamath First Federal Savings & Laan Association, Beneficiary DATED:

DANIED C. HUMPHREYS and RUBY S. HUMPARKYS, Busband and -coptompar A DEC .

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