While the granter is to pay any and all taxes, assessments and other charges lesied interest and alass to pay premiuses on all insurance policies upon said property, such pay-iments are to be made through the beneficiary as aloresaid. The granter beredy authorized the beneficiary to pay any and all taxes, assessments and other charges tied or imposed scalarst said property in the amounts as shown by the statements thereof familying by the collector of superty in the amounts as shown by the statements thereof familying by the or the beneficiary to pay any and all taxes, assessments and other charges tied or imposed collector of superty in the amounts as shown by the statements thereof familying by the resentation and to withdraw the supertended by the statements thereof the pre-respondence of the pay and the statements statements thereof the statement of a difference of the pay insurance willten or for any los hold the beneficiary or a defect in any insurance and settle with any insurance company and to apply any 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, assessments, and goornmental charges levied or assessed against the above described pro-of the lesser of the original purchase price paid by the granoral, the time the loss of 30 gr massessments, and use the beneficiarly is addition to the monthly payments of of the beneficiarly so original appraisal value of the property at the time the loss was principle. The beneficiarly is addition to the monthly payments of on the attention of the original purchase price paid by the granoral the time the loss was principle. The beneficiarly is addition to the monthly payments of of the taxes, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and iso 1/316 of the insum the respect to said property within a said automats at a ratio the beneficiarly. Hencifolder the true the basile with interest as estimated and directed by the granite within the taxes by basile with interest as the of interest paid with the basile by a difficult of the insult ratio and interest and the of the payments at a ratio of the base trans within the threat the granite the one that of interest paid also 1/316 of the insult ratio and the granite drow, the ratio of interest paid also 1/34 of 10 for an and interest body and the taxe of the original by a difficult and interest the said ratio is the taxe and the of interest paid also 1/34 of 10 for the insult ratio is add property and the of interest paid also 1/34 of 10 for an and interest is that the difficult of interest paid also 1/34 of 10 for a material the said attacked to be pranticed to the exerce account the amount of the interest due.

security and administrators shall warrant and defend his said title thereto against the claims of all persons whomsouver. The grantor covenants and agrees to pay said note according to the terms and property; to keep said property free from and other charges level against ecdence over this task deed; to complete all willdings in course of considering ecdence over this task deed; to complete all willdings in course of completion prompty and in gonstruction is hereafter commenced; to repair and property which may be damaged or destroyed and pay, when the date costs incurred therefor; be damaged or destroyed and pay, when the date costs incurred therefor; be damaged or destroyed and pay, when the all beneficiary within fifteen tays after written notice from thereficiary of such fact; not to remove or destra said property and improvements now or hereafter areafter erected, upon said; to keep all buildings or improvements now or hereafter areafter erected, upon said; to keep all buildings, property to commit or suffer areafter erected, upon said; to keep all buildings, property commits or suffer areafter erected, upon said; to keep all buildings, property commits or suffer areafter erected, upon said; to keep all buildings, property commits or suffer areafter erected or said premises; to face all improvements now or hereafter areafter erected in the original principal sum of the not to the endition by find of all premises; in face of insurance in correct of original proved to as payable clause in face of the beneficiary, which listic or approved loss payable clause in face of business of the beneficiary, which list with a said discretion obtain insurance for the grant of the softial and with fifteen days, to the principal place of the beneficiary, which insurance. If discretion obtain insurance for the beneficiary, which insurance obtained.

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

This trust deed shall further secure the payment of such additional money, if any as may be loaned hereafter by the beneficiary to the grantor or others notes in interest in the above described property, any be evidenced by a note than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another,

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royatiles on beneficiary during the period of the security of the property located thereon. Until the protocol of the security of the property located thereon, Until the protocol of the security of the property located thereon. Until the protocol of the security of the property located thereon, Until the protocol of the security of the property located thereon. Until the protocol of the security of the protocol of the pro-temport of the security of the property located thereon, Until the security of the security of the security of the security of the the celerity may at any time without notice, either in person, by agent or be been eccurity for the indebtedness thereby security end to the adequacy of are security for the indebtedness and expenses of operation and take possesion of the security is and profits and expenses of operation and the second collection, including the able autorney's, fees, upon any lindebtedness secured hereby, and in such order as the beneficiary may determine.

request. 2. At any time and from time to time upon written request of the bene-ficiary synamics of this fees and presentation of this deed and the note for em-invariant of the fees and presentation of this deed and the note for em-liability of the fees and presentation of this deed and the note for em-issing the synamics of the fees any mapment of the indeptedness. The first and present for the present of said property: (house any or and the synamics of the life of said property; (house and the synamics of the life of the life of charge hereof, subordination without warrange and the synamics of the life of charge hereof, (d) reconvey, the recitas thereof, or any matters or for synamics without warrange in any reconvey; the trecitas thereof. Trustec's fees for any of the services in this paragraph 3. As additional security security treated backs.

It is mutually agreed that: I. In the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute liss own name, appear in or defend any such taking and, if its olects, to recupromise or settions of the money's apayable as compensation for such taking, which are in portion of the money's quired to pompensation for such taking, which are in excessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary becaused by it first upon any proceedings, shall be proceedings, and attorney's and attorney's and attorney's terms and the indepth of the beneficiary in such proceedings, and the area can applied upon the indepth actions and except such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's

The beneficiary will furnish to the grantor on written request therefor an ual 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, coorditions and restrictions affecting said property is or pay all costs, the other depenses of this trust including the cost of title search, as well as in enforce that and defend any activates and attorney's frees actually incurred; by hereof or the rights or powers of the beneficiary trustes and to pay all costs and expenses, including rows of the beneficiary to rustee; and to pay all costs and expenses, including the cost of title search, as well as in enforce of the trust or proceeding purporting to affect the security hereof or the rights or powers of the beneficiary trustee; and to pay all costs and expenses, including to solve of evidence of the attorney's fees are allow and expenses, including the court, in any such action or proceeding in the beneficiary or trustee; and to proceeding in the secured by this trust deed, and all said sums shall he secured by this trust deed. annuni

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary at its option carry out the same, and all its expenditures there-for shall draw interest at the rapecified in the note, shall be repayable by the grantor on demand and shall be secured by the line shall be repayable by this connection, the beneficiary shall have the right in its discretion to complete 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 indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any effect to the barnent of such charges as they become due, the grant of shall pay the beneficiary may at its option and the smount of such deficit to the principal of the obligation secured hereby.

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 with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of **TWENTY THOUSAND AND NO/100** beneficiary or order and made by the grantor, principal and interest being peyable in monthly installments of \$<u>230.40</u> **OCLOPER** 10

together with all and singular the appurtenances, tenoments, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise apportaining 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 wall-towall carbeting and linglaum shades and built in appliances now or bereafter installed in as used in connection covering in place such as well-to-well carpeting and incleum, shades and built-in appliances now or hereafter installed in or used in connection

586 **17:**66 2 which said described real property is not currently used for agricultural, timber or grazing purposes, are Server Por

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Lot 7, Block 4, of Original Plat of KLAMATH RIVER ACRES, in the County of Klamath, State of Oregon Arriver

Loan #05-41853 T/A #38-20059

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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:

WITNESSETH

..... 19 . .**7.9**... between KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

THIS TRUST DEED, made this .19thday of September...... LUCIEN B. WILSON

TRUST DEED

m Vol.<u>79</u>Page **22389**

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4. The entering upon and taking possession of said p of such rents, issues and profits or the proceeds of fire an ices or compensation or awards for any taking or damage the application or release thereof, as aloresaid, shall not fault or notice of default hereunder or invalidate any such notice.	personal po	and the beneficiary, may purchase at the call
5. The grantor shall notify beneficiary in writing tract for sale of the above described property and fur form supplied it with such personal information concern would ordinarily be required of a new loan applicant and a service charge.	of any sale or con- nish beneficiary on a hing the purchaser as	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 trustee's sale as follows: (1)
a service charge.	shall pay beneficiary	reasonable charge by the attorney the compensation of the trustee, and
6. Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby or i mediately due and payable by delivery to the trustee of wri and election to sell the trust property, which notice trust by beneficiar result. Upon delivery of said notice of default	in performance of any as secured hereby im- itten notice of default tee shall cause to be	time appoint may form permitted by law, the beneficiary may from the
and circula to sell the trust property, which notice trust duly filed for record. Upon delivery of said notice of defaul the beneficiary shall deposit with the trustee this trust dee notes and documents evidencing expenditures secured he trustees shall fix the time and place of sale and give n required by law.		veyance to the successor trustee, the latter shall be vested with all title, po and duties conferred upon any trustee herein named or appointed hereinider.
		such appointment of up any trustee herein named or appointed hereunder. by the beneficiary, containing reference to this trust deed and its place record, which, here necorded in the office of the county clerk or recorder of county or counties in which the property is situated, shall be conclusive proc proper, appointment of the successor trustee.
7. After default and any time prior to five days by the Trustee for the Trustee's sale, the grantor privileged may pay the entire amount then due under the obligations secured thereby (including costs and expen in enforcing the terms of the obligation and trustees out exceeding \$50.00 each) other than such portion of the not then be due had, no default occurred and thereby co	and attorney's fees	11. Trustee accepts this trust when this deed, duly executed and ackn ledged is made a public record, as provided by law. The trustee is not oblig to notify any party hereto of pending sale under any other deed of trust o any action or proceeding in which the grantor, beneficiary or trustee shall t party unless such action or proceeding is brought by the trustee
8. After the lapse of such time as may then be required the recordation of said notice of default and giving of said	ured by law following	any action or proceeding in which the grantor, beneficiary or trust of party, unless such action or proceeding is brought by the trustee shall t 12. This doubt arguments
taske ether as a whole or in separate parcels, and in such ermine, at public auction to the highest bidder for cash, in inited States, payable at the time of sale. Trustee may po ny portion of said property by public announcement at su ale and from time to time thereafter may postpone the	lawful money of the	12. This deed applies to, inures to the benefit of, and binds all par hereto, their heirs, legatese devisees, administrators, executors, successors and the term "beneficiary" shall mean the holder and owner, inclu- pledgen for the note secured hereby, whether or not named as a benefic herein. In containing this deed and whenever the context so requires, the a culling gender includes the feminine and/or neuter, and the singular number cludes the plural.
IN WITNESS WHEREOF, said grantor	has hereunto s	et his hand and seal the day and year first above writte
Friedwick, Privite II, et al. 1995. Actual subjects rates in program inter status for an automatic result of the most on particular last status of the subject of the space status of the subject of the function of the subject of the status of the subject of the first function.	BRACIES - Constant PRACESSA Constant Co	aligion A Wilson
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THIS IS TO CERTIFY that on this 19 da	v of Septemi	Der
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o me personally known to be the identical individual he executed the game freely and voluntarily f	N B. WILSON I named in and for the uses and pu	N Who executed the formula
ne personally, known to be the identical individual ne executed the same freely and voluniarily f in TESTIMONY WHEREOF. I have hereunto set n	N B. WILLSON I named in and for the uses and pu my hand and affixed N	who executed the foregoing instrument and acknowledged to me th
EADS	N B. WILLSON I named in and for the uses and pu my hand and affixed N	who executed the foregoing instrument and acknowledged to me th rposes therein expressed. d my noterful seal the day and rear last above written. Market V- Source otary Public for Oregon fy commission expires: //-/2-S23 IAE 11.A MORESCO SED BOXT
Incrimentary in the intervention of the interv	N B. WILLSON I named in and for the uses and pu my hand and affixed N	Note within named. Note executed the foregoing instrument and acknowledged to me the imposes therein expressed. d my noterial seal the day and year last above written. Mall V- Samo otary Public for Oregon
INCLER me personally, known to be the identical individual he executed the same freely and voluntarily, f iN TESTIMONY WHEREOF, I have hereunto set n (1) (13-1-0	N B. WILLSON I named in and for the uses and pu my hand and affixed N	who executed the foregoing instrument and acknowledged to me the prosess therein expressed. d my noterial seal the day and pear last above written. State of Oregon ty commission expires: //-/2-82 STATE OF OREGON County of Klamath } ss.
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e me personally inoven to be the identical individual he executed the same freely and voluntarily f in TESTIMONY WHEREOF. I have hereunic set n UIS-1-1 Loan No. TRUST DEED Loan No. Crantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary Crantor To: KLAMATH FIRST FEDERAL SAVINGS	(DON'T US SPACE: RE FOR RECC LABEL IN TES WI	who executed the foregoing instrument and acknowledged to me the rposes therein expressed. d my noterful seal the day and peor last above written.
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Klamath First Federal Savings & Loan Association, Beneficiary 网络科学校会会重新系统会会 Salar-

SLUCIEN B. WILSON DATED:____ AVEV8 101-177 23

Loan #05-41853 T/A #38-20059

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