32547 04-11703	m 24498
75605	TRUST DEEDVOL 79 Page 24498
THIS TRUST DEED, made this 16th day of WALTER H. DU WAN and A	October
	w.I.T.N.E.S.S.E.T.H Quantum and the property i sells, and conveys to the trustee, in trust, with power of sale, the property i
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Lot 11, Block 4, Pleasant	the office of the County Clerk of Klamath
Lot 11, Block 4, Pleasant plat thereof on file in t	the office of the County Clerk of Klamath

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

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together with all and singular the appurtenances, tenemonts, 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, ventihereatter belonging to derived from or in anywise appertaining to the above described premises, and an pumong, normal, normal, vent lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venation blinds, floor 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 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 THIRTY THOUSAND FOUR HUNDRED AND (\$--30,400,00\_\_\_) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the NO/100 (\$--30,400,00\_\_\_) Dollars, with interest thereon according to the terms of a promissory note of s.324.06\_\_\_\_\_ commencing beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.324.06\_\_\_\_\_ commencing

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 having an interest in the 'above described property, as may be evidenced by a note or notes. If the indebtedness, secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon more than one note, the beneficiary may credit payments received by it upon say of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

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The grantor hereby covenants to and with the trustee and the beneficiary barein, that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his helrs, free and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsover. (C. The grantor covenants and agrees to pay said note according to the terms thereof and, when due; all taxes, assessments and other charges levied against thereof and, when due; all taxes, assessments and other charges levied against thereof and, when due; all taxes, assessments and other charges levied against thereof and, when due; all taxes, assessments and other charges levied against thereof and, when due; all taxes, assessments and other charges levied against thereof or the date construction is hereafter commenced; to repair and restore hereof or the date construction is hemeliciary to inspect and pay, when due, all costs incurred therefor; to allow heneficiary to inspect and property at all costs incurred therefor; to allow the distored and pay, when due, all times during construction; to replace any work or materials unsatifactory at all constructed on said premater, to keep all buildings, property and in good meanic and to commit or suffer fact; not to remove or destroy any building or improvements now or hereafter erected on pand premates in to keep all buildings, property and improvements now or hereafter excited on and premises continuously insured against loss by fire or such obter thar the original principal is un of the note or obligation in a sum not is taxet, deed, in a company or companies acceptable to the issue refinal prior to the effective date of any such policy of insurance is not the such intervant elevit in the prior to the effective date of any such appring a such of the other or obligation is a prior to the there the original principal is and of the note or obligation is a sum not is taxet. deed, in as company or companies acceptable to the issue refinal policy of insurance is not so the deficiary attached and with approved prior to the effective date of any such policy of insurance interview of the policy ispace of the beneficiary attached and with aproved indur

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges leveld or assessed against the above described pro-porty and insurance premum while the inductioness secured hereby is in excess of 80% of the lesser of the original purchase price mail by the grantor at the time the loan vas-made or the beneficity's original appraisal value of the property at the time the loan vas made, grantor will pay to the beneficitary in addition to the monthly payments of principal and interest payable under the terms of the note or subligation secured hereby or the date installments on principal and interest are payable will respect to said property within each succeeding 12 months and also 1/36 of the insume predimm payable with respect to is all encounts at a vice unit succeeding three years while tids. Thus property within each succeeding 12 months and also 1/36 of the insume predimm payable with respect to isaid property within cell succeeding three years while tids. Thus the class is a state on the or pay pays both densities the terms of 10° 10°. If such rate is be paid by basis on their open passbook accounts minus 3/4 of 1%. If such rate is be paid by banks on the row pays both account and shall be paid quartery to the grantor by crediting the access account the amount of the interest due to the pays and account and shall be paid quartery to the grantor by crediting by the store account the amount of the interest due the interest on the grantor by crediting the pays of the grantor by crediting the store account the amount of the interest due store and the store account the average methyle the store account the amount of the interest due store and the store account the amount of the interest due store account the amount of the interest due store account in the store account the amount of the interest due store account in the store account is the account of the interest due store account in the account is the store account int

Arise Wille the grantor is to pay any and all taxes, assessments and attar charges level or assessed mainst said property, or any part therein, before the same begin to ber interest and also to pay premiums on all insurance policies upon said property, such pay-ments' are to be made through the beneficiary, as aforeshif, the grantor, hereby authorita-interest and is to pay and all taxes, assessments at anements, thereof runshed by the beneficiary to pay and all taxes, assessments at anements, thereof runshed by the issues and property in the amounts as shown by the insurance prices or their new collector of such taxes, assessments are or other charges, and to pay the insurance prices or their re-restratives and to withdraw the 'submitted by the insurance correst or hold the beneficiary responsible for failure to have any insurance written or for any loss or damage crowing responsible for failure to have any insurance written or for any loss or damage crowing responsible for failure to have any statement any heres and to any and to apply any weet of any loss, to compromise and settle with any insurance company and to apply any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the indebtedness for payment and satisfaction in full or upon sale or other amount of the indebtedness for payment and satisfaction in full or upon sale or other amount of the indebtedness for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining in 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 time for the payment of such charges as they become due, the grantor shall pay deficit to the beneficiary upon demand, and if not paid within ten days after such dem the beneficiary may at its option add the amount of such deficit to the principal of obligation secured hereby. at any pay the

obligation secured hereby. The Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the note, shall be repayable the grantor on demand and shall be secured by the lien of this trust deed, this connection, the beneficiary shall have the right in its discretion to comple any improvements made on said premises and also to make such repairs to a property as in its sole discretion it may deem necessary or advisable. by

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covennate, conditions and restrictions affecting and property: to pay all costs, frees and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees netally incurred; to appear, in and defend any action or proceeding purporting to affect the secur-to, here of or the rights or, powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a costs and expenses, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

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

It is mutually agreed that:

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, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if its oelects, to require that all or any portion of the money's payable as compensation for such taking, which are in access of the amount re-guired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney are balance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily in obtaining such compensation, promptly upon the beneficiary's request.

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 lead and the note for en-dorsement. (in case of full recoveryance, for cancelutedness, the trustee may (ab-liability of any person for the payment of the industries, the trustee may (ab-institution) without affecting (ab-any casement or creating and restriction the lien or charge hereof; (d) recovery, without warranty, all or any part of the person or persons legally entitled thereto<sup>\*</sup> and the truthfulness thereon. Trustee's fees for any of the services in this paragraph shall be \$2.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, ovgatiles and profits of the pro-perty affected by this deci and of any personal property located thereon, until pertor affected by this deci and of any personal property located thereon, until the performance of any agreement hereunder, grantor shall have the right to col-heperformance of any agreement hereunder, grantor shall have the right to col-become due and payable. Upon any deer dither in person, by agent or by a re-ficiary may at any time without notice, enter upon and take possession of any security for the indebtedness hereby need, enter upon and take possession of any security for the indebtedness hereby need on operation and collection, including reason-the same, less costs and expenses of operation and collection, including reason-able attorney's fees, upon any indebtedness accured, hereby, and in such order as the beneficiary may determine.

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4. The entering upon and taking possession of said post such rents, issues and profils or the proceeds of fire an icles or compensation or awards for any taking or damage the application or release thereof, as aforesaid, shall not c fault or notice of default hereunder or invalidate any a such notice.	d other insurance pol- of the property, and sure or walve any de- ict done pursuant to t	deliver to the purch perty so sold, but recitals in the deed truthfulness thereof.	Ime fixed by the precedin mar his deed in form as r without any covenant or. of any matters or facts Any person, excluding th may purchase at the sa	equired by law, conve warranty, express or shall be conclusive trustee but includin	implied. The proof of the
5. The grantor shall notify beneficiary in writing tract for sale of the above described property and furn form supplied it with such personal information concerni would ordinarily be required of a new loan applicant and a service charge.	of any sale or con- lish beneficiary on a t ing the purchaser as t shall pay beneficiary f	9. When the trustee shall apply the expenses of the	Trustee sells pursuant to the proceeds of the tru- e sale including the com by the attorney. (2) Tr o all persons having r ustee in the trust deed ity. (4) The surplus, if	the powers provide ustee's sale as follo upensation of the tr	ws: (1) To
6. Time is of the essence of this instrument and grantor in payment of any indebtedness secured hereby or I agreement hereunder; the beneficiary may declare all sum mediately due and payable by delivery to the trustee of wr and election to sell the trust property, which notice brus duly flied for record. Upon delivery of said notice of defaul the beneficiary shall deposit with the truste this trust de	is secured hereby im- liten notice of default tee shall cause to be ( t and election to sell, ed and all promissory)	10. For any rational successor trustee appoint a successor trustee appoint	eason permitted by law, essor or successors to any pointed hereunder. Upon s issor trustee, the latter sh	the beneficiary may y trustee named here such appointment and all be vested with all	from time to in, or to any without con- title, powers
notes and documents evidencing expenditures secured he trustees shall fix the time and place of sale and give m required by law. 	reby, whereupon the rotice thereof as then	and duties conferred such appointment an by the beneficiary, record, which, when county or counties is proper appointment.	upon any trustee herein n id substitution shall be ma containing reference to recorded in the office of n which the property is sit of the successor trustee	named or appointed he ade by written instru this trust deed and the county clerk or re unted, shall be conci-	ereunder. Each ment executed its place of ecorder of the usive proof of
the obligations secured thereby (including costs and experi- in enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the not then be due had no default occurred and thereby; c 8. After the lapse of such time as may then be requ- the recordation of said notice of default and giving of as trustee shall sell said property at the time and place fixed	ure the default.	to notify any party any action or proceed party unless such a	ccepts, this trust when this blic record, as provided by hereto of pending sale ur cding in which the granton action or proceeding is b applies to, inures to the logators devises admini-	ider any other deed o r, beneficiary or trust rought by the truste	of trust or of tee shall be a ce.
trustee shall sell said property at the time and place fixed of sale, either as a whole or in separate parcels, and in suc termine, at public auction to the highest bidder for cash, in United States, payable at the time of sale. Trustee may p any portion of said property, by public announcement at a sale and from time to time thereafter may postpone th	ostpone sale of all or ich time and place of ie sale by public an-	pleagee, of the not	applies to, inures to the legatees devisees, admini "beneficiary" shall mean e secured hereby, whethe g this deed and whenever es the feminine and/or n	the context so requi	a beneficiary ires, the mas-
IN WITNESS WHEREOF, said granto	the second se	Astall	to V. Ou	year first abov Wan	ve written. (SEAL)
STATE OF OREGON	<ul> <li>State of an interface of a state of a stat</li></ul>	Walter <i>4. for</i> A.Joseph	H. DuWan uch ine Lu ine DuWan	istan	(SEAL)
County of Klamath  }ss THIS IS TO CERTIFY their on this [6 of Notary Public in and for sold county and state, type and WALLER H. DU WAN and	personally appeared t	ber the within named DU WAN, husl	19. 	before me, the un	dersigned, o
to me personally known to be the identical individu	ial <u>S</u> named in and v for the uses and pur	who executed the poses therein exp	foregoing instrument (	에는 것을 가장에 가장을 가지 않는다. 실험에는 가장은 가장을 가 없는다.	to me that
	t my hand and affixed	i my natarial sea	d the day and year la	nst above written.	
ISEAL 20 17 COF 0	an charge an M	otory Public for C y commission exp	Uncernant of the second	Ö Norran Lannar	
Loom No.	4 4 234(35-21834) 234(35-21834)	n para para Sana Sana Sana Sana Sana Sana Sana S	STATE OF OREGON County of <u>Klama</u>	۱ ۲	
Mich skid deserieve real recorder is not a			I certify that was received fo day ofOct	ober,	ne 17th 1979,
Grantor TO	(DON'T U SPACE: RE FOR REC LABEL IN TIES W	ESERVED CORDING COUN- YHERE	at 3:53o'cloc in book	k_PM., and r	recorded 244.98
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary	USET	<b></b>	affixed.	and and seal of Ine	f County
Atter Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION			Wn. D. Mi By Lernetha Fee \$7.00	x Spetsch	Clerk / Deputy
otat thareof on fil <b>Bec</b> County Gregon.	UUEST FOR FULL	BECONTINUE			
To be	ULSI FOR FULL used only when obli-	C 24. Chital 131	1월 수학 다 관련 것 같은 것 같아.		
O: William Sistemore,, Trustee Structure The undersigned is the legal owner and holder, have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of indebit trust deed) and to reconvey, without warranty' to t	directed, on payment t edness secured by said	to you of any sum d trust deed (whi	is owing to you under ch are delivered to yo	the terms of said to be herewith togethe	rust deed or or with said
KLAGUTH DIGT TEERAL SAVINGS AND <sup>BEING</sup> HANGSING IN HANNINGSING	ano in Associati E	ry - S october Klamath First I	Federal Savings & Lo		
DATED:		그는 것은 것을 같아.			interes.
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