19-15-j

be necessary in obtaining such compensation, promptly upon the beneficiary's equest. 3. At any time and form time to time upon written request of the beneficiary's the set of the recoverance, for cancellation, without affecting the formers time are of the recoverance, for cancellation, without affecting the convert to the making of any map or plat of and private the set of the former and presentation of the device the set of the former and presentation of the device the set of While the grantor is to pay any and all taxes, astessments and other charges leader or assessed against said property, or any part thereof, before the same begin to beer interest and also to pay premium on all insurance policies upon asid property, such pay-ments are to be made the the teneficiary, as aforesaid, the grantor bereful as the pay the beneficiary to pay any the the menual taxet, assessments and other charges leader the manual equilibrium of the teneficiary, as aforesaid and the grantor benefit as a submitted collector of such taxes, assessments and other charges, and to pay he insurance particular in the amounts shown on the state menus whilt any be insurance particular or takes the remaining the state and the teneficiary be insurance particular of the second remaining the state the state and the beneficiary bereful to the beneficiary remaining the state to be and the taxes and the beneficiary bereful to the beneficiary in any critical for the state and the beneficiary bereful and the beneficiary event of any loss, to compromise and setting into many insurance particular, in the such indicate receipts upon the obligations are curred by this trust deed. In computing that 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, segments, and governmental charges letted or assessed against the above described pro-formed on the beneficiary solution assessed against the above described pro-of the lesser of the original purchase price paid by the grantent the time the loan was made or the beneficiary's original apprials talue of the property at the time the loan was remented and interest parable with the hendition of the monthly payments of or the taxes, assessments, and other the terms of the note or obligation secured hereiv effects as estimated and directed and interest are parable and monometers to 17/23 effect as estimated and directed and interest are parable with respect to said property iterest on said amounts at a fait and interest are parable the this that the trante by banks on their open passible shall be 4%. Interest the inter the is that monthly balance in the account aming S/4 of 10%. If such rate is is that monthly balance in the account aming S/4 of the interest on the asymptotic of the taxes interest on said amount of the interest due.

steenious and administrators shall warrant and defend his said title thereto stants the claims of all persons whomsoever. 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 it on or proceedings, or to marke any compromise or settlemen in or defend any ac-payable and the settlement of the settlement of the amount re-outer the settlement of the settlement of the amount re-outer the settlement of the settlement of the amount re-or incurrent by the granter in the settlement of the amount re-or incurrent by the granter in a settlement of the settlement term of proceedings, which are in excessed the beneficiary's and applied by it first upon any reasonable costs and expenses and attorney's behaves a settlement of the settlement of the settlement of the settlement term applied upon the indebtedness and excert and attorney's and the atting and the settlement and excert and the settlement as shall request.

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 grantor further agrees to comply with all laws, ordinances, regulations, feet and expenses of this trust, including the cost of title score, as well as in enforcing this obligation, and retarictors and attorney's feet and schemes of the trust including the cost of title scale and attorney's feet and well as in enforcing this obligation, and retarictors and attorney's feet and the scenario or the rights or powers of the beneficiary or trustee and to appear in and defend any action or proceeding purporting action to affect the securi-tor the other bits or powers of the beneficiary or trustee; and to pay all reasonates, including cost of evidence of title attorney's fees in a ficary to foreclose this deed, and all said sums shall he secured by this trust deed.

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 there-for shall draw interest at the risk specified in the note, shall be repayable by this grantor on demand and shall have the right in its distribution to complete any improvements made on sail premises and also to make such repairs to said property as in its sole discretion it may deem necessary or satvisable.

acquisition of the property by the beneficiary after default, any balance remaining in the reverse account shall be credited to the indebtedness. If any authorized reserve account time for tarcs, 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, the beneficiary may at its option add the amount of such deficit to the principal of the

covering in place such as well-to-well carpeting and irrigerion epparatus, equipment and tixtures, together with all awnings, venetian blinds, tidor "covering in place such as well-to-well carpeting and linoloum, shades and built-in eppliances now or hereafter installed in or used in connection covering in place such as well-to-well 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 granter has or may hereits training for the provide the provide the provide the sum of This thus doed shall further socure the property of such additional money. If any, as may be deal further socure the property of such additional money. If any, as may be deal further socure the property of the such addition or others note, or notes. If the above described property of a such addition or others any of said notes or part of any payment on one note and part on another. If any the such addition of any payment on one note and part on another, as the beneficiary may elect.

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 belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventibleaster belonging to, derived from or in anywise appertaining to the above described premises, and an plumbing, lighting, heating, venti-slating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor ŝ

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by this trust deed are free and clear of all encounters shall warrant and defend his said title thereto against the claims of all persons whomsoever.

This document is being recorded to correct Block number in above

Lot 12 and 13 Block AB Buena Vista Addition, Klamath County, Oregon.

38

ONE LOAN

mer!

1925.

10204

÷.

Certh

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:

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

United States, as beneficiary;

CELIA M. SPEECE AND BYRON F. SPEECE

Vol. M82 Page 362 THUST DEED Constant PRUST DEED, made this .23rdday of . Narch.....

00

31-1037

0820326

3624

4. The entering upon and taking possession of said property, the collection fields on the protect of the said property, the collection property and profile or the proceeds of fire and other insurance pol-the application or reverse for any taking or damage of the property, and fault or notice of default hereunder or invalidate any act done pursuant to such notice. nouncement at the time fixed by the preceding postponement. The in deliver to the purchaser his deed in form as required by law, conveying perty so show the second second

4623

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to successor trusts successor or successors to any trustee named berein, or to any successor trusts successor trustee, the latter hall be visited with all title powers and duties conference upon any trustee herein all be visited with all title powers and substitution shall be made by written instrument executed by the beneficiary containing reference to the successor frustee and its organized and its place feetord, which, when recorded in the office of the formula clerk or recorder place of the proper appointment of the successor frustee. proper 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 any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Celia M. Speece and (SEAL) Byron F. Speece (SEAL)

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sait, the grantor or other person so the obligations secured thereby (including costs and expenses actually deed and in enforcing the entire amount then due under this trust deed and in enforcing the terms of the obligation costs and trustee's and attorning the mot there and no default courted thereby (including costs and the period and attorned the obligation of the obligations actual difference of the obligation of the principal as would in enforcing the data no default courted the period of the principal as would the constant of the difference of the default of the principal as would attorned the data of default of the principal as would the recordistion of said of such time as may then and place fit said notice of said, the for said either as a whole of the signest bidder for cast, in lawful more as he may de-termine, at public arction of said. The bidder for the data attorned the any portion of said property by public announcement at such time said place of asie and from time to time thereafter may postpone the saie by public an-

5. The grantor shall notify beneficiary in writing of any sale or con-tract 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 ioan applicant and shall pay beneficiary

a service cuarge.
6. Time is of the essence of this instrument and upon default by the granupart of any indebtedness secured hereby or in performance of any mediater and electron thereunder, the beneficiary may declars all sums secured hereby images and electron to sell the trust property to the trustee of writtened and the trust property. The show of the secure declars and all cause to be the beneficiary may declare all order of default and all cause to be the beneficiary shall deposit with the state this trust deed and all on to be the beneficiary shall deposit with the trustee this trust deed and all those to be not any mean of the secure the secure that the time and place of sale and give notice thereof as then required by law.

STATE OF OFESSE California

County of KANARA SAlameda

(SEAL)

÷...

5

Loan No.

After Recording Return To:

TO: William Sisemore,

Fee \$ 8.00

THIS IS TO CERTIFY that on this 26th day of February

OFFICIAL BEAL CECELIA COMES NUMER FUELE - CULTURE SONOMA COUNTY

Grantor

Beneficiary

on Engines July 83, 1953

100

Hy Ca

STATES AND AND ADDRESS OF

TRUST DEED

KLAMATH FIRST FEDERAL SAVINGS TO

AND LOAN ASSOCIATION

KLAMATH FIRST FEDERAL SAVINGS

AND LOAN ASSOCIATION

Trustee

Notary Public in and for said county and state, personally appeared the within named CELIA M. SPEECE and BYRON F. SPEECE

they executed the same freely and voluntarily for the uses and purposes therein expressed.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, irustee shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the outpersation of the trustee and trust deed, the sale including the proceeds of the trustee's and interests of the for all persons having recorded liens subsequent by order of their priority. (4) The surplus, if any, to the grantor of the trustee deed or to his successor in interest entitled to such surplus.

July 26, 1983

County of Klamath } ss.

I certify that the within instrument was received for record on the 23. day of March , 1982, at 3:40 o'clock P. M., and recorded

in book M 82 on page 3623

Witness my hand and seal of County

Evelyn Bien County Clerk

toyer Mr. Sun

Gunty Clerk

Deputy

Record of Mortgages of said County.

STATE OF OREGON

affixed.

EVELYN DIEHN

-PUNTY CLERK

Mether deputy

By

ree \$8.00

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

(DON'T USE THIS SPACE: RESERVED

FOR RECORDING

LABEL IN COUN-

USED.)

MUEXED

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

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 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 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 to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the

I hereby certify that the within instrument was received and filed for record on the

_on page_4622_.

14 _____day of <u>April</u> A.D., 1982 at 3:17 o'clock p M., and duly recorded in

By/

· • • •

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors as uncessors as beneficiary; shall mean the holder and owner, including herein. In construing this deed and whenever the context so requires, the mass cludes the plural.

and affixed my notarial seal the day and year last above written.