and payable. While the grantor is to pay any and all taxes, Assessments and other charge levied or assessed against said property, or any part thereof, before the beam of the property of the property of any part thereof, before policies, upon said property, such payments are by premiums on all invariance interactions and property, such payments are by the there is the beneficiary to and property faces, assessments and other charges, and to pay the policies of the smooth as shown by the started or imposed against and property faces, assessments and other charges, and to pay the policies of the smooth as shown by the started or imposed against and property faces, assessments and other charges, and to pay the pay and property faces, assessments ere other charges, and to pay the pay and property faces, assessments and other charges, and to pay the pay and property faces, assessments ere other charges, and to pay the principal of the toan or their representatives, and to charmate automited by principal of the toan or their representatives, and to charmate are account, if any statistic for that purpose. The available for surance policy, and the beneficiary frequential inter to here the trend the insurance policy, and the beneficiary frequence company and to apply any second promises and settle with height is authorized, in the event of a pay and more the and active with height by the starts deed. In full or upon sale or other acquisition of the property by the beneficiary after

obtained. In order to provide regularly for the prompt payment of said traves, assess-ments or other charges and insurance premiums, the granter agrees to pay to principal ad interest payable under the terms of the more or obligation secured other charges due and payable under the terms of the more or obligation secured other charges due and payable under the terms of the more or obligation secured ing welve months, and pable with respect 1: stid property with secrements and ing welve months, and pable with respect 1: stid property with respect as secre-tions the secret of the terms of the ban until y the beneficiary. several purposes thereof and in the purchas de aucceeding by the beneficiary several purposes thereof and the beneficiary, the sums so paid by the brincipal of the the heneficiary in trust as a reserve account, without interest, to pay said and payable.

security the claims of all persons whomsoever. The granutor covenants and agrees to pay said note according to the terms whomsoever. The granutor covenants and agrees to pay said note according to the terms said property: to keep said property free from all encumbrances having pre-trained by the granutor of the beneficiary may be added by the granutor of the terms and property in the the particular previous of the terms terms of

The grantor hereby corenants to and with the trustee 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 granter or others having an interest in the above described property, as may be evidenced by a more than one note. If the indebtedness secured by this trust deed is evidenced by any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

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b) the overlap of the second presentation of this details request of the beneficiary of the second presentation of this fers and presentation of this details of the second presentation of the second presents and prosentation of the second presenta

It is mutually agreed that: I. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the hendicitary shall have the right of eminent domain or condemnation, the hendicitary shall have the right to commence, proceedings, one name, appear in or defend any ac-such taking and, if it so elects any compromise or actilement or defend any ac-such taking and, if it so elects any compromise or actilement or defend any ac-parable as compensation for such taking, which are in excess of of the mound re-or incurred by the granter in and the costs and expenses and attorney's feature and attaching and are applied by it first upon any reasonic custs and expenses and attaching any attace applied upon the induitedness according induitients and expenses and attaching a attace applied upon the induitedness and excerts and instruments as shall the necessary in obtaining such compensation, promptly upon the baceficiary's 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 discrition it may down necessary or additable. The grantor further agrees to comply with all haws, ordinances, regulations, free and expenses of this restrictions affecting said property to pay all costs, the other costs and expenses in including the cost of title wareh, as well as in enforcing this obligation, and it the trustee incurred in control of a special in and defend any action or proceeding purporting to affect the secured of the secured of the secured in the secure of the secured in the secure of the hencilicary or trustee and attorneys free methods and as a secure of the hencilicary or trustee in and defend by the secure of the hencilicary or trustee in any such action or proceeding the secure of proceeding the secure of proceeding the secure of the hencilicary or trustee in any such the other any appear and in any suit brought by hencilicary to foreclose this deed, and all said sums shall be accured by this trust trustee the secure of the secure

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 ray specified in the note, shall be repayable by the grantor on demand and shall ascured by the lien of this trust deed this connection, the beneficiary shall have the right in its discretion to conduct 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.

default, any balance remaining in the reserve account shall be credited to the indefinedness. If the ressorce account for farce, assessments, insurance premiums and other charges is not . If intent at any time for the payment of such charges demand, and if not paid within en days after such demand, the beneficiary upon may at its option add the amount of such deficit to the beneficiary obligation secured hereby.

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hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating watering and irrigation apparatus, equipment and fixtures together with all awings, venetian blinds, floor covering in place such as wall-to-wall carpeting and indianum apparatus, equipment and instates, logicitier with our awangs, venetion binus, noor covering in place such as wall-to-wall carpeting and lineleum, shades and built-in appliances now or hereafter installed in or used in connection 

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, terements, hereditaments, rents, issues, profits water rights, easements or privileges now or

in The County of Klamath, and State of Oregon.

Lot 14, Block 15, Tract No. 1064, FIRST ADDITION TO GATEWOOD,

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:

THIS TRUST DEED, made this 20th day of \_\_\_\_\_\_ May\_\_\_\_\_\_ 19 83... between JOHN L. MILANI and DENISE K. MILANI, \_\_\_\_\_\_ As grantor, William Sisemore, as trustee, and husband and wife, KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

TRUST DEED

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12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates devisees, administrators, executors, successors and biedgee, of the mote secured hereby, whether or not named as a beneficiary culles gender includes the feminine and/or neuter, and the singular number in-cludes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. JOHN L 0 mile. L. MILANI STATE OF OREGON DENISE K. MILANI County of Klamath ss THIS IS TO CERTIFY that on this 20th day of ----(SEAL) Notary Public in and for said county and state, personally appeared the within named 1983 before me, the undersigned, a me personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that they repealed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial shall the day and your last above written. C. C. C. Mark Ma (SEAL) Notary Public for Oregon ac My commission expires: 4/24/ 83 Loan No. 39-01073 STATE OF OREGON TRUST DEED County of ...Klamath....) SS. I certify that the within instrument was received for record on the 25. day of May 19.83. at 9:43 o'clock A.M., and recorded (DON'T USE THIS PACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE Grantor in book M83 on page 8083 τo KLAMATH FIRST FEDERAL SAVINGS Record of Mortgages of said County. AND LOAN ASSOCIATION USED.) Witness my hand and seal of County Beneficiary affixed. Aiter Recording Return To: KLAMATH FIRST FEDERAL SAVINGS Evelyn Biehn, County Clerk AND LOAN ASSOCIATION ļ County Clerk ue Sewis 8.00 fee Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Sisemore, ... The undersigned is the legal owner and holder of all indobtedness 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 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 to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. ...., Trusteo Klamath First Federal Savings & Loan Association, Beneficiary DATED: . 19 S. Barris

required by law. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other person so the obligations secured thereby (including conditional trust deed and not exceeding the there of the obligation costs and expenses actually incurred not exceeding the thereby (including conditional trustee's and attorney's fees not exceeding the thereby (including conditional trustee's and then be due had no default occurred and thereby cure day by the actual thereby and the antiperiod of the principal as would attorney the tage of the difference of the attorney cure day by default. After the lapse of such this and giving of said notice of tollowing trustee shell sail said notice of default and fixing side holes of tollowing therefore a public suction to the highest barder for cash, in lawing of as he may of the curried States, property by public anouncement at such time said place of said and from time to time thereafter may postpone the sake by public an the to time to time thereafter may postpone the sale by public an

6. Time is of the estance of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all or in performance of any indiately due and payable beneficiary may declare all or written notice of default audit due to sell the trut delivery to the trustee of written notice of default due the beneficiary shall deposit written notice of default due to a documents evidencing expenditures secured hereby where notes shall fix the time and place of sale and give notice thereof as then required by law.

Such notice. 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 a service charge.

The entering upon and taking possession of said property, the colle rents, issues and profits or the proceeds of fire and other insurance compensation or awards for any taking or damage of the property, illucation or release thereof, as aforesaid, shall not cure or waire an stream of default hereunder or invalidate any act done pursuan

proper appointment of the successor fusite. 1. 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 oblisted any action or proceeding in which the grantor, beneficiary or trustee of trust or of party unless such action or proceeding is brought by the trustee.

deed or to his successor in interest entitled to such surplus. 10. For any version permitted by law, the beneficiary may from time to successor trusts successor or successors to any trustee named herein and without con-successor trusts, the international between the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and substitution shall be version to the successor trusts and the successor trusts an

and the beneficiary, may purchase at the said. 9. When the Trustee sells purauant to the powers provided herein, the trustee shall apply the proceeds of the trustee's said as follows: (1) To trustee shall be the said factuating the compensation of the trustee, and a trustee deed. (3) to the attorney. (2) compensation of the trustee, and the trustee of the trust of the trust deed recorded liens subsequent to the order of their priority. (4) The surplus, if any to the surplus, to the sample around the deed or to his successor in interest entitled to such surplus.

nouncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, considering perty so solution without any covenant or warranty, express or recitais in the deed of any matters at facts shall be conclusive and the beneficiary, may purchase at the sale.

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