While the grantor is to pay any and all taxes, assessments and other charges leded for assessed axialist said property, or any part thereof, before the same begin to bear interest and also to pay premium on all interance policies upon said property, such pay-the beneficiary to pay any and the beneficiary, as aforecaid. The grantor hereby authorized axials taken to be made through the beneficiary, as aforecaid. The grantor hereby authorized axials taken the same three and taxes, assessments and other of arges itself or allingood either of such taxes, assessments and other of arges itself or allingood either of such taxes, assessments and other of arges itself or allingood either of such taxes, assessments and other of arges itself or allingood either of such taxes, assessments as the pay the incurance problem in the annount, shown on the edits or other charges in the pay the in-sume problem responsible for failure to harper. The grantor agrees in the event to hald the beneficiary (if any, established for that purpsers). The grantor agrees in the event to hald the beneficiary is even of a defect in any hourance policy, and the beneficiary hereb' is sufformed. In the amount of any loss, to compromise and settle with ary fustmance company and to apply any amount of the indebredness for payment and satisfaction in full ar upon sale or other

obtained. That for the purpose of probling regularly for the propt pument of all taxes, assessments, and performental energies level or assessed against the slove described pro-perty and insurance premium which the indebtedness secured hereby is in access of 30%made or the beneficiary surfacts price paid by the grantor it the time the four way was made, grantor will pay had aparalist table of the property an the time the lean principal and interest payahe the terms of the note or oblig dim secure discussion of the lessen the original price of the property and the time the lean principal and interest payahe the terms of the note or oblig dim securit hereing of the last, assessments, and unchant and payahe will interest on the state in the interest within rach succeding 12 months succeding three years will further the state of the interest on said amounts at a the level that the higher tate and the state is failed by banks on their open payshow here the terms 3/4 is 1/2. If such rate is less that is the second the property within terms the state of the state of the state is barby and there were payshow the terms of the state of the state is by banks on their open payshow here the is 3/4 is 1/2. If such rate is less that is the second the second and shall be paid quarterly to the states to the states account the amount of the interest due.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms and property is the said property free all buildings in course of construction percenter constructed on said premises and other charges levied against codence over this trust deed; to complete all buildings in course of construction here for the date construction is hereafter within six monits from the date percenter constructed on said premised or destrobuilding or improvement on the percenter construction is hereafter within six monits from the date percenter construction is hereafter within six monits from the date interfer construction is hereafter within six monits from the date percenter the said permised of destromed it to repair and restore said property which may be damaged or destromation and pry when due, all hereafter and is good workmanike manner that said property at all beneficiary within filteen days after written notice framins unsitisfactory to no wriste of said premises; to keep all buildings or improvements and light when due and on sait of said property in kood repair and improvements and beneficiary mains the beneficiary may from time to time the secured by this trust deed, in aking primiper constructed on said property and be destromed set of said to delive the original principal sum of the trust the beneficiary may from time to the benefi-secured by this trust deed, in aking primiper comparise is coeptable to the beneficiary ifclasy, and to delive the original place of here beneficiary may from a may with iffleen days prior to the effective date buildings of project and with the pencient is not the principal place of any such policy of insurance. If discretion obtain insurance for the benefic any may folk in surance. The discretion obtain insurance for the benefic any may fulch insurance. The discretion obtain insurance for the benefic and policy in the surface soutance.

The grantor hereby covenants 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.

28977 29916

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 becaster with an and singural me appartements, renements, nerealizaments, rents, issues, profits, water rights, uasements or privileges now or becaster 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, venotian blinds, floor

Parcel 2: The East one-half of Lot 3 in Block 64 of Buena Vista Addition to the City of Klamath Falls, Oregon according to the official plat thereof on Grandor's performance under this trust development the Molecules may not be

with Modoc Street 100 feet to the North line of Oregon Avenue; thence East along said line of Oregon Avenue 55 feet to the point of beginning, being a portion of Lots 1 and 2 in said Block 64 in Buena Vista Addition to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

WITNESSETH: 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

TRUST DEED

39-01096 . . .

Parcel 1:

63

 \mathcal{G}_{g} 69

Э

be necessary in obtaining such compensation, promptly upon the beneficiary's request. . At any time and from time to time upon written request of the bene-diary, payment of its fees and presentation of this deed and the note for con-liability of any person for the wayment of the indebtedies, the trustee may dis-diary and the terminal state of the indebtedies, the trustee may any ensemble any easement or creating and rearries that of easily property (b) join in arranting any easement of any part of any part of any hereon, (b) in any subordination without warranty, all or any part of any the line or charge hereoi; (d) reconvey ince may be described as the "person or personal legally entitled thereto" and shall be XXXX NOT LESS than \$5,000. . An additional security, grantor hereby assigns to beneficiary during the shall be XXXX NOT LESS than \$5,000. . An additional security, grantor hereby assigns to beneficiary during the shall be XXXX NOT LESS than \$5,000. . An additional security, grantor hereby assigns to beneficiary during the perty affected by this deed and ef any personal property increases secure filter of any any may not filter the property in the shall be added by a re-grantor shall derive a sub-signed of any personal property increases thereby or in left all such ereb any may may not filts a art or prison shall have the base of the appointed by thous note, either in person, by agent, the base security for the indebted a property secure and the pairs of any a star-side property, or any parts hereby a court, and without regard to the adequary of any scurity for the indebted print notice, either in person, by agent, the base security for the indebted print notice. There is person, by agent, the base security for the indebted by thout notes and upoint addy and paper any starting the such reads and profits acrued prior to draw at any at any start property. The agent point thereous person and take posses of any start property. The secure and without regard to the adequary of an

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 of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation with such taking and, if it so elects to require that all or any portion of the money's quired to pay all reasonable costs, expenses and attorney's fees necessarily paid and applied by it first upon any reasonable costs and expenses and attorney's balance applied upon the indebtedness secured hereby; and the grantor is agrees, at its own expense, to take such actions and exceute such instruments 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, corditions and restrictions affecting said property; to pay all costs, fres and expenses of this trutter incurred in connection with or to appear in and defined and attorney's fees actually incurred; it proves and attorney's fees actually incurred; it proves the advised as in enforcing this obligation, and trustee's and attorney's fees actually incurred; it proves of the beneficiary or trustee incorred attorney's fees actually incurred; it presents and the restriction or proceeding purporting to affect the securred or the right any action or proceeding purporting to attorney's fees has a strain to be fixed by the court, in any such action or proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any anihorized, reserve account 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, deficit to the beneficiary upon demand, and if not paid within ten days after such demand, obligation secured hereby.

assigned to or be assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance shall become immediately due and payable.

Beginning on the North side of Oregon Avenue at a point thereon <u>Parcel 1:</u> Beginning on the North side of Oregon Avenue at a point thereo. distance 55 feet West of the West line of Modoc Street in the City of Sklamath Falls, Oregon, thence North and parallel with Modoc Street 100 feet; thence West parallel with Oregon Avenue 55 feet to the line between Lots 2 and 3, Block 64 of Buena Vista Addition; thence South and parallel

September 183 Page 18508 THIS TRUST DEED, made this 28th day of ARTHUR W. DUFAULT and SHERRY DUFAULT, husband and wife, 9 83 ... between

Vol. *m83*,Page 16954

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. thur W. L ARTHID (SEAL) DUFAULT STATE OF OREGON County of Klamath }ss Sutur r SHÉRRY DUFAULT THIS IS TO CERTIFY that on this 28th day of September _(SEAL) Notary Public in and for said county and state, personally appeared the within named. Arthur W. DuFault and Sherry DuFault to me personally known to be the identical individual. named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. "N TESTIMONY WHEREOF, I have hereunito set my hand and affixed my notatial seal the day and year last above written." 0 } ð. - - \sim (SEAL) In Notary Public for Oregon ≳,-My commission expires: STATE OF 17/86 isist's Loan No. 39-01096 STATE OF OREGON TRUST DEED ss. County of Klamath I certify that the within instrument was received for record on the 3rd. day of October , 19 83 , 19 83 (DON'T USE THIS af 1:23. o'clock A. M., and recorded SPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE Grantor in book M 83 with page 16954 TO KLAMATH FIRST FEDERAL SAVINGS Record of Mortgages of said County. USED.) AND LOAN ASSOCIATION Witness muchting and seal of County Beneficiary affixed. After Recording Return To: an sanaan Evelyn Biehn, County Clerk KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION _____ 540 11 an County Clerk By FAM : Am Fee: \$8.00 Deputy Ro-recorded to correct first rayment due date. STATE OF OREGON: COUNTY OF KLAMATH: I hereby certify that the within instrument was received and filed for record on the 26th day of October A.D., 19 83 at 2:51 o'clocl P M Μ. on page 18508 EVELYN BIEHN, COUNTY CLERK Fee \$ 8.00 by / Am Ani 9AL deputy Klamath First Federal Savings & Loan Association, Beneficiary DATEDby_ . 19 (0)SHALL SONTO Theory of

II. Truster accepts this trust when this deed, duly executed and acknow-in and 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. 12. This deed applies to, hures to the benefit of, and binds all partice bereto, their heirs, logates devises, administrators, executors, successors and assigns. The term, "beneficiary," shall mean the holder and owner, including herein. In construing this deed and whenever the context so requires, the ma-culate the feminine and/or neuter, and the singular number in-cludes the plural.

required by law. 7. After default and any time prior to flive days before the date set by the Trustee for the Trustee's sale. the grature or other priors and the obligations secured thereby (included cost) and superses actions and the obligations secured thereby (included cost) and superses actions the function of the cost of the sale of the oblight out and trustee's and attorn for a fees not recercing the function of the prior of the prior of the prior of the sale of the recording the function of the sale of the prior of the prior of the sale the recording the function of the prior of the prior of the prior of the prior and the sale of the sale of the sale of the prior of the prior of the prior of sale, efficiency of the sale prior of the prior of the prior of the trustee shall sell said property at the time and wing of sale police of sale, the trustee shall sell sale are action to the highest bidder and is such order as he may de-any portion of said property by public announce may postpone sale of all on the sale and from time to time thereafter may public and the sale by public an-ter sale and from time to time thereafter may public announce as the sale by public an-

a service charge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any mediately due and payable by delivery to the frustee of written notice of default and election to self the trust property, which notice trustee shall cause to be the beneficiary shall deposit with the trustee this trust deed and all promised trustees and documents evidencing expenditures secured hereby, whereupon the required by law.

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 would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

4. The entering upon and taking possession of said property, the collection icles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any 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 trustee shall deliver to the purchaser his deed in form as required by law, convering the pro-perty so sold, but without any covenant or warmany, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the and the beneficiary, may purchase at the sale.

used or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or ta any successor trustee appointed hereinder. Upon the successor trustee the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointed hereinder trustee herein named or appointed hereinder. Each by the beneficiary, containing reference to this trust deed and its pince of county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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 reasonable sale including the compensation of the trustee, and a trust deed. (2) To all persons having recorded liens subsequent by the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

16955 18509

e