The test can express to take sum actions and execute such instruments as taken request. 2. At any time and from time to time upon written request of the benched and the other for the presentation of this dead and the other for en-ber of the transformer of the independent of the independent of the benched independent (in case of full reconveyance, for exameliation), without after the independent of the for the present of the independent of the independent independent (in case of full reconveyance, for exameliation) without after the independent of the match for the present of the independent of the independent independent of the match for the present of the independent of the independent independent of the match of the present of the independent of the independent independent of the match of the present of the independent of the independent independent of the match of the present of present in the granting independent of the test of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of present in the grant in the grant independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent independent of the independent of the independent of the independent of the independent independent of the independent of the independent of the independent of the independent independent of the independent of the independent of the independent of the independent independent of any agreement herein any independent of independent of the independe

obtained. In order to provide regularly for the prompt payment of such two or the poors two ments or other charges and house prendums, the granter such as a such as the property of the provide regularly for the prompt payment of such two as a such provide the provide regularly for the prompt payment of such two as a property and another such as a such as the provide the payments of the bank of the provide regularly of the two as a such as a property and paymble with respect to such provide the two as assessments and paymble with respect to such property within each succeeding three parts as the sums to be effect to such property within each succeeding the bankfield the trans of the principal of the formation of the bankfield of the payments of the principal of the charged to the principal of the payments and the therefore and difference to pay the bankfield to any or at the point of the therefore and the charged to the regularity for the paymble. While the stanter is to now any and all trans

executors and administrators shall warrant and defaultor will and his heirs against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms of all when due all taxes, assessments and other charges level against thereof and, when due all taxes, assessments and other charges level against ecdence over this trust due of the complete real buildings in mouse of course of complete real taxes, assessments and other charges level against ecdence over this trust due of the complete real buildings in source of course of prompty and in good struction is hereafter within six mouses of course of prompty and in good struction is hereafter within six mouses of using per-pendence over this trust due of the complete real buildings in source of prompty and in good struction is hereafter commenced: to repair and the due construction is hereafter commenced in the due on the due construction is hereafter commenced in the state of the due construction is hereafter commenced in the state of the due construction is complete any work of materials buildings of the state during construction is replace any work of materials unsatisfied to hereafter of said premises its keep all buildings and improvements now of said new or hereafter terected upon and prompty in all buildings and improvements now of said is constructed before the original principid may from the to the interve-nt or such of the data as the hencies continuously insured againstate is constructed the principid principid may from the to the interve-ption and other hazards as the hencies continuously insured against fitteen days prior to the principid principid us of the work of the the principid add policy of insurance is not so the due to all principid and which add policy of insurance is not so the due to the hencificiary may in its own obtained. It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken the right of eminent domain in condemnation, the beneficiary shall be taken in a proceeding on the proceedure in its own name, appear in or detend any ac-proceeding and, if so elects, to require that all set any portion of the mony to make the right of the set of the set of the set of the set of the anomy for the set of the neutral by the first upon any fersionale excists and expenses the beneficiary between expension to take such proceedings and expenses the beneficiary to upon the inducted the beneficiary and the set of the set of the set expension of the set expenses the set of the set expenses the set of the set expenses the set of the set

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

Property as in its sole discretion it may do in new start repairs to said The grantor further agrees to comply with all new, ordinances, regulations, evenants, conditions and restrict on comply with all property to pay all costs the other costs and this trust, including the cost of tills evarch, as well in information of the trustee including the cost of tills evarch, as well to sphere in and expenses of the investee including the cost of the evarch as well in information of the trustee including the cost of the evarch as well on the other costs and evaluate of the trustee including the cost of the evarch as well on the other costs and evaluate of the including the cost of the evarch in control and the other costs in the other of the trustee including the cost of the trustee the other costs and expenses of the head for the cost of the start of the second the beneficiary or tractee may appear and such action or proceeding to decay.

abligation secured hereay. Should the granter fail to type 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 rate out the secured by the note, shall hereafter the shall the transformed and shall have the right in its discretion to complete any fongereture to the thereficiary shall have the right in its discretion to complete property as in its sole discretion it may deem necessary or advisable.

default, any belance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges, but sufficient at any time for taxes, insurance premiums such as become default and the strandom shall pay the default to the but sufficient of man at the option and the amount of such deficit to the but ficture of obligation second due to the amount of such deficit to the principal of the strand the second due to the second due to the principal of the

covering in place such as wall-to-wall carpeting and linoluum, shades and built-in appliances new or hereafter installed in or used in connection performance of each agreement of the granter herein contained and the payment of the sum of TATELIVE acquire for the purpose of securing (s. 27, 150, 00^{ch} agreement of the granter herein contained and the payment of the sum of TATELIVE acquire for the purpose of securing beneficiary 25, 56^{ch} and made by the granter, principal and interest being payable is premised. AND NOTHOUSAND ONE HUNDRED FIFTY This trust deed shall further secure the payment of such additional many of the terms of a state term of state terms of state. This trust deed shall further secure the payment of such additional money, having as may be loaned hereafter by the beneficiary to the grantor or other notes or notes. If the indebtedmestribed property, as may be exidenced by more than one note, the beneficiary such credition that deed is evidenced by as the beneficiary may credit payments received by the upper as the beneficiary may elect.

together with all and singular the apportenances, tenements hereditaments, rents, issues, profits, water rights, easements or privileges now of hereafter belowning to derived from or in sorwise apportaining to the above described premises and all plumbing lighting beating verter. together with all and singular the appurtonances, tenoments hereditaments, rents, issues, profile, 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 irritation apportates againment and fatures, together with all average ventions, blinds floor hereafter belonging to, derived from or in anywise eppertaining to the above described premises and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fastures together with all awnings, venetian blinds, floer covering in place such as wall-to-wall correcting and lingtour shades and built-in appliances now or hereafter installed in or used in connection lating, air-conditioning, refrigerating, watering and irrigation apparatus, aquipment and facures together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances new or heraiter installed in or used in connection with the above described promises including all interact therain which the granter has or may because acquire for the purpose of recursion

or be assumed by another party. In the event of an attempted assignment of entire unpaid balance shall become immediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

a point; thence South &y 4y' East parallel to the East-West quarter line a distance of 403 feet more or less to the point of beginning, in the N¹ of the SW4 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian. SEE ATTACHED FOR CONTINUATION Grantor's performance under this trust deed and the note it secures may not be assigned to Grantor's performance under this trust deed and the note it secures may not be assigned to or be assumed by another party. In the event of an attempted assignment or assumption, the

Beginning at a point which lies on the Westerly right of way line of the Dalles-California Highway which lies North 89 49' West a distance of 489.5 feet and South 6 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 1230 3 feet Highway Which ites North &y 49' west a distance of 489.5 feet and south 6 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 1230.3 feet and North RQ 49' West a distance of 486 54 feet from the iron bin thick marks the contemp and North 89 49' West a distance of 486.54 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and running thence South 6 02' West parallel to the Westerly right of way line of the Dalles-California Highway a distance of 90 feet to a point; thence North 89'49' West parallel to the East-West quarter line a distance of 385.0 feet to a point which lies on Sright of way line of the values-California highway a distance of 1450.5 rec. 49' West a distance of 486.54 feet from the iron pin which marks the center or the parties-california highway a distance or 90 reet to a point; thence worth 89 49 we parallel to the East-West quarter line a distance of 385.0 feet to a point which lies on the particular theorem is a Marth Statement dimension of the particular theorem is a Marth Statement dimension. Paramet to the East-west quarter line a distance of 305.0 feet to a point which lies of the Easterly right of way line of the new Highway; thence in a Northwesterly direction following the Postarius right of the line of the New Wighway 2 distance of 01 5 feet to the Easterly right of way line of the new Highway; thence in a Northwesterly direction following the Easterly right of way line of the New Highway a distance of 91.5 feet to a point; thence South 89 49' East parallel to the East-Nest guarter line a distance of 403 feet more or less to the point of beginning. in the Nk of the SWk of Section 7. Township 38

AUDIE AND LINDA SOYLAND, JOHN R. MILLER and ERVIN R. BICKFORD, KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the as grantor. William Sisemore, as trustee, and 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: PARCEL 1

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here concentrately may decent. The grantor hereby covenants to and with the trustee and the heneficiary free and at the said premises and property conveyed by this trust deed are executors and administrators shall be grantor will and his hereits against the claims of all persons whomsever.

premiums, taxes, assessments or other charges when they such become one and payable.

1. 199% ----

1.20

Vol. M84 Page - 8030

..... 19 . 84 ... between

IN WITNESS WHEREOF, said grapher	e sale by public an cuine gender includes the feminine and/or neuter, and the singular num cludes the plural. has hereunto set his hand and seal the day and year first above wri
Ervin R. Bicker Ar Git R mille Ervin R. Bickton As at in	nas hereunto set his hand and seal the day and user i
The Bloktord and in	fart // // // // // // // //
JOHR R. MITTER Muller STATE OF OREGON	Audio
County of Klamath (ss	(SE
THIS IS TO COME 15	Linda Soviand Ul and
THIS IS TO CERTIFY that on this 17th day Notary Public in and for and	of May
Audie and Linda Soyland state, per	ot May, 19.84 before me, the undersigned
Notary Public in and for said county and state, per Audile and Linda Soyland to me personally known to be the identical individual.	sonally appeared the within named
IN TECTRO	named in and who executed the foregoing inter
IESTIMONY WHEREOF, I have bereunto set my	the uses and purposes therein expressed.
	the uses and purposes therein expressed. hand and affixed my notarial seal the day and year last above written.
(SEAL)	
	Notary Public A. Tag
т по на	My commission expires: $4/24/85$
FORM No. 159-ACKNOWLED-	
FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT.	
STATE OF OREGON,	
County of Klamath	
	ss.
On the st	
On this the 15th day	of May
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 Personally
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 Personally
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 Personally
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal , and
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl-
On this the 15th day John R. Miller who, being duly sworn (or affirmed), did say Ervin R. Bickford that he executed the foregoing instrument by edged said instrument to be the act and deed of	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal , and
On this the 15th day John R. Miller who, being duly sworn (or affirmed) did	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl-
On this the 15th day John R. Miller who, being duly sworn (or affirmed), did say Ervin R. Bickford that he executed the foregoing instrument by edged said instrument to be the act and deed of	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl-
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On this the 15th day John R. Miller who, being duly sworn (or affirmed), did say Ervin R. Bickford that he executed the foregoing instrument by edged said instrument to be the act and deed of OTARY (OTARY) MEQUESI FC To be used as	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl- of said principal. Before met USignature Assn't Vice President (Title of Officer)
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On this the 15th day John R. Miller who, being duly sworn (or affirmed), did say Ervin R. Bickford that he executed the foregoing instrument by edged said instrument to be the act and deed of (014.17) (014.17) (014.17) (014.17) To be used only William Sixemore, Trustoo The undersigned is the logal owner and holder of which	of May , 19 84 personally appeared w that he is the attorney in fact for w authority of and in behalf of said principal; and he acknowl- before met Before met (Signature) Assn't Vice President (Title of Officer) Dh FULL RECENTION when chllgatlons have been paid.
On this the	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl- of said principal. Before met Before met Gigenature Assn't Vice President (Title of Officer) Assn't vice president (Title of Officer) (Title of Officer) (Title of Officer) Assn't vice president (Title of Officer) (Title of Offic
On this the	of May , 19 84 personally appeared y that he is the attorney in fact for y authority of and in behalf of said principal; and he acknowl- of said principal. Before met Before met Gigenature Assn't Vice President (Title of Officer) JA FULL RECOVALITION when obligations have been paid. Sodness secured by the foregoins trust deed. All sums secured by said trust deed of the said trust deed of y said trust deed to you herewild togother with said of by the terms of said trust deed the estate now held by you under the signated by the terms of said trust deed the estate now held by you under the Klamath First Federal Savings & Loan Accounting Bac Sal
On this the	of May , 19 84 personally appeared y that he is the attorney in fact for , y authority of and in behalf of said principal; and he acknowl- of said principal. Before met Before met Maximum Assn't Vice President (Title of Officer) Dr FULL RECONVELLENCE when obligations have been paid. Bodness secured by the terespine trust dood. All sums secured by sold trust dood psymmet to you of any sums owing to you under the terms of sold trust dood ad by sold trust doed (which are dolivered to you herewith together with sold osignated by the terms of sold trust doed the estate now hold by you under the Klamath First Fuderal Saving 9 1

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so the obligations secured therein the due to the date set of the secured the secure distribution and the distribution distribution distribution distribution distribution distribution dis distribution distribution distribution dis

a service enarge. 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 agreement hereunder, the beneficiary may declare all sums secured hereby im-and election to sell the trust property, which notice trustee shall cause to be duly filed for record. Upon delivery to the trustee of default and election to sell the trust property, which notice trustee shall cause to be notes and documents evidencing expenditures secured hereby, whereupon to trustees shall fix the time and place of sale and give notice thereof as then

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.

4. The entering upon and taking possession of said property, the collection icles or compensation or awards or any taking or damage of the property, and the application or release thereof, as adoresaid, shall not cure or waive any taking the application or default hereunder or invalidate any act done pursuant to such notice.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successing and pledgee, of the mote, secured hereby, whether or not named as a beneficiarry euline geneder includes the feminine and/or neuter, and the singular number in-

proper appointment of the successor trustee. 1. Trustee accepts this trust when this deed, duly executed and acknow-edged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed 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 reason permitted by law, the beneficiary may from time to successor trustee appointed hereunder, Upon such appointment and the successor in trustee appointed hereunder, Upon such appointed with all title, powers and duties conferred on any trustee herein named or appointed title, powers such appointment and substitution shall be made by written instrument executed to this successor instead by suitten appointed and its place of terord, which, when which the office of the county clerk or recorder of the proper appointment of the successor trustee. 11. Trustee accents this trust when this deed duits executed and the place

and the beneficiary, may purchase at the sale. 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 the expenses of the sale including the compensation of the trustee, and a pressonable charge by the attorney. (2) compensation of the trustee, and a interests of the trustee in the trust deed as their interests expense 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.

nouncement at the time fixed by the preceding postponement. The trustes shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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PARCEL 2

Beginning at a point on the Westerly right of way line of the old Dalles-Galifornia Highway which lies North 89 49' West a distance of 489.5 feet and South 6 02' West along the Westerly right of way line of the old Dalles-California Highway a distance of 1320.3 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, and running thence: Continuing South 6 02' West along the Westerly right of way line of the old Dalles-California Highway a distance of 60.3 feet to a point; thence North 89 49' West parallel to the East-West quarter line a distance of 844 feet to a point on the Easterly right of way line of the new Dalles-California Highway line of the new Dalles-California Highway; thence in a Northwesterly direction along the Easterly right of way line at the new Dalles-California Highway a distance of 61 feet to a point; thence South 89 49' East parallel to the East-West quarter line a distance of 871.54 feet more or less to the point of beginning, in the SW_4 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

PARCEL 3

Beginning at a point on the Westerly right of way line of the Dalles-California Highway which lies North 89 49' West a distance of 489.5 feet and South 6 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 1380.6 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, and running thence; South 602 West along the Westerly right of way line of the Dalles-California Highway a distance of 180 feet to a point; thence North 89 49' West a distance of 786.54 feet to a point which lies on the Easterly right of way line of the new highway; thence in a Northwesterly direction following Easterly right of way line of the new highway a distance of 182.98 feet to a point; thence South 89 49' East a distance of 844 feet more or less to a point of beginning, in the S½ of the SW½ of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, EXCEPT THAT PORTION described as follows:

Beginning at a point in the SE_4SW_4 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, which is North 89 49' West 489.5 feet to the Westerly right of way line of the old Dalles-California Highway; thence South 602' West along said highway right of way line, a distance of 1,560.6 feet, and thence North 89 49' West, 486.54 feet, from the center one-quarter corner of said Section 7, which point of beginning is the Southwest corner of a parcel of land described in a deed recorded in the Klamath County Deed Records, Volume 233 at page 170; thence North 29° 49' West 299.46 feet, more or less, to the Easterly right of way line of the new Dalles-California Highway; thence North 11 37' West along said highway right of way line, a distance of one (1) foot; thence North 85° 39' East 302.64 feet, to a point line, he West line of thet reveal of land described in a dood recorded in Klamath The, a distance of one (1) foot; thence worth 85 39 East 302.04 reet, to a point on the West line of that parcel of land described in a deed recorded in Klamath County Deed Records, Volume 233 at page 170; thence South 6 02' West 25 feet to the point of beginning; being a portion of the SE4SW4 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian.

MOUNTAIN TITLE COMPANY, INC. has recorded this instrument by regrest as an accommodation only, and has not examined it for regularity and sufficiency or as to its effect upon the title to any real property that may be described therein.

Return: KFFS+X 540 main KF.O.

STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrume record on the <u>16th</u> day of <u>May</u> A. and duly recorded in Vol <u>M84</u> , of _	ent was received and filed for D., 19 <u>84 at 8:40 o'clock A M</u> , <u>Mortgages</u> on page <u>8030</u> .
Fee: \$ 12.00	EVELYN BIEHN, COUNTY CLERK by: <u>Para Anu A</u> , Deputy