be necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time to time upon written request of the bene-dorsement (in case of full reconveyance, for cancellation), without affecting the isobility of any person for the payment of the indebtedness, the trustee may (a) any easement or creating and man or plat of said property, the trustee may (a) any easement or creating and restriction thereon, (c) join in granting or other agreement affecting this deed or the life or charge hereof, subordination without warranty, all or any pair of the property. The grantee may (a) any be described as the property. The grantee in this paragraph truthfungs, thereon of any matters or facts shall be conclusively in the property the recitals therein of any matters or facts shall be conclusively and truthfungs, thereon. Trustee's tess, for any of the services in this paragraph shall be **Stat**. **IDOL LESS than SS.OO**. • ontinuance of times trusts all rents, issues, royalites and profits of the pro-grantor shall defut in the payment of or any indebtedness secured hereby or in leet all such renes any agreement hereunder, grantor fail have the right ool the any time. Jopon any default by the grantor the right ool file any part the security, sensities and profits of the pro-grantor shall defut in the payment of any indebtedness secured hereby or in leet all such renes any agreement hereunder, grantor chail have the right ool the end on you have a default by the grant or the default as they file ary may at any time. Jopon any default by the grant the right so ool become due and payment. Thereby secured end take possesion of the same, less costs and experty accel, enter yon and take possesion of the same, less costs and experty accel, enter yon and take possesion of the same, less costs and experty accel, enter yon and take possesion of the same, less costs and experty accel, enter yon and take possesion of the same, less costs and experty accel defaults as th

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 to commence, prosent in its own name, uppear in or defend any ac-such taking and, if it so elects any compromise or actitement in defend any ac-such taking and, if it so elects, always and the right of the amount re-or incurred by the grantor in such expenses and attorney's fees accessarily paid and applied by it first upon any reasonable coats and expenses, and the expenses, and the balance applied upon the indebtedness and exceute such instruments as and it its own expense, to take such actions and execute such instruments as and be necessary in obtaining such compression, promptly upon the beneficiary's request.

It is mutually agreed that:

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

property as in its sole discretion it may deem necessary or advisable: The grantor further spress to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trustice incurred in control to a spear in and defend any and trustee's and attorney's fees ancetion with the other costs and expenses, of the trustee incurred in contention with a spear of the second and the spear of the spear of the rights of proceeding purporting to actually incurred; ity hereof or the rights or proceeding purporting to actually incurred; reasonable, sum to be fixed by the court, in any such actual or proceeding in ficiary to foreclose this deed, and all said sums shall be 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 rate specified in the note, shall be repayable by the grantor on demand and shall have the right in its discretion the deal in the source of the struct deed. In 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 indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges demand, and if not the grantor shall pay the deficit to the beneficiary upon may at its option and the amount of such deficit to the principal of the obligation secured hereby.

tagether 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, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor contribution is place such as wall forwall constitue and lingteum, shades and will in applicate to the described premises and the described premises and all plumbing, lighting, heating, venticovering in place such as wall-fo wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection covering in place such as wail-to-wall corporate and function, 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 $(\underline{s} \ 0, 000, 00)$. Dollars, with interest thereon according to the terms of a promissory note of even dote, herewith, payable to the (\$10,000.00 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 141.67 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 note or notes. If the indebtedness secured by this trust deed is evidenced by a more than one note, the beneficiary may credit, payment secured by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

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

Grantor's performance under this trust deed and the note it secures may not be assigned to

or as to its effect upon the title to any real property that may be described therein.

bstrument by request as an accommodation only, and has not examined it for regularity and sufficiency

1444:1449:000 MOUNTAIN TITLE COMPANY, INC. has recorded this

10 be nood only engage of thempine when were active

MEGNERI LOF LOT HEGOMARCHICE Lot 4, Block 35, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS,

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.

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 said property in the part of the presence of the terms and property in the said property in the said property increases within six months from the date cedence over this trust deed, to perfy free from all encumbrances having pre-or hereafter construction is premises within six months from the date promptly and in good workmanike manner any building or improvements and property which may be damaged destroyed and pay, when due, all times and property which may be damaged destroyed and pay, when due, all times from the date construction is premises within six months from the date promptly and in good workmanike manner any building or improvements and property which may be damaged destroyed and pay, when due, all times frage construction; to replace any work to impret said property at all to remove or destroy any building or improvements now or hereafter hereafter ensite the date of the promptly from the date to the terms on waste of said upon said property in good repairs and improvements by fire or such other had on said premises continuously mand improvements in a sum not less than the a company or companies acceptable or obligation sperved loss payable changenal payor or due source to the beam of the proved loss payable changenal payor of the beneficiary may in its of all the proved loss payable changenal payor of one pay for and with liftered as payoble changenal payor of one pair and with liftered as payoble changenal payor of any one poile of loss and with liftered as prior to the effective date of any such policy of loss-rance with and policy of loss-rance is not so the deneficiary may in its or all the non-cancellable by the grantor during the full term of the policy thus and the non-cancellable by the grantor during the full term of the policy thus and the date in surance is not the prompt payment of said trace.

Ortained. In order to provide regularly for the prompt payment of said targe, assess-ments or other charges and insurance prendums, the grantor agrees to pay to phenopal and interest paysable under the assistance of the monthly payments of the beneficiary, together, with and in Seliton to the monthly payments of the beneficiary, together, with and in Seliton to the monthly payments of the seliton to the charges and inder the seliton to the monthly payments other, an amount equal to one-twelfth (1/NEU) the note or obligation assessments and other, an amount equal to one-twelfth (1/NEU) the targe, assessments and other and assessments and also one-thirty sixth (1/NEU) the targe the seasessments and ing weives the seliton to said property within each such the insurance premiums several purposes thermains in effect, as estimated and directing three years while several purposes thereind to the principal of the ione until required for the ion in the option of the beneficiary, the sums so paid splitch of the the beneficiary in true as a reserve account, without interest, to pay aside and payable.

and payable. While the grantor is to pay any and all taxes, assessments and other the same begind or assessed against said property, or any part thereof, before policies upon an to bear interest and also to pay emitting on all finaurance interest and all taxes. The grantor hereby authorizes the determines the licitary, as aforein property, such payments are to be mide through the bene-grant and all taxes. The grantor hereby authorizes thereof furnished insurance premiums in the assessments or other charges levied at the pay said property in the assessments and other energies thereof furnished insurance premiums in the representatives, and to charge said to pay the principal of the loan or to whofraw the sums which may be frame and the futer reserves account, if any, whofraw the sums which may be reach on the surance policy, and the beneficiary have growing out of a defect in any in-surance policy, and sette with any jis a authorized, in the 'scene to 'grantor' base, the compromise and settie with any pay is a authorized, in the 'scene to 'grantor' subance the and sette with any pay is a substitute in the 'scene to 'grantor' and and setter with any the indebtedness for repayment and satisfaction in full or upon asls or other acquisition of the property by the beneficiary after

1. .

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:

THIS TRUST DEED, made this 4454 day of WILLIAM L. MCGOVERN and KAREN J. MCGOVERN, husband and wife, , as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

THIS TRUST DEED, made this 21st. day of

Dyner ----

39-01136

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38268

MTC-1396-126 TRUSTDEED

vol. My Page 10970

| TRUST DEED | STATE OF OREGON County of <u>Klamath</u> Ss. |
|---|--|
| Atter Recording Return To: Kennuber F KLAMATH FIRST FEDERAL SAVINGSTULY AND LOAN ASSOCIATION 540 Mc Back KFE6 | Cleet also the the covered the second set of the second se |
| 한 1996년 - 1997년 - 1997년 - 1997년 - 1997년 - 1997년 - 1997년 | EST FOR FULL RECONVEYANCE and only when obligations have been paid. |
| The undersigned is the legal owner and holder of a rave been fully paid and satisfied. You hereby are dis bursuant to statute, to cancel all evidences of indebted rast deed and to reconvey, without warranty, to the ame. | all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed ected, on payment to you of any sums owing to you under the terms of said trust deed or parties designated by said trust deed (which are delivered to you herewith together with said parties designated by the terms of said trust deed the estate now held by you under the |
| Trainin mi Vife. | Klamath First Federal Savings & Loan Association, Beneficiary , 19 |
| 38269 | 10370 |
| | 물건가 다 지금 방법에서 방송을 가지 않는 것 같아. 이 가지 않는 것 않는 것 같아. 이 가지 않는 것 않는 것 같아. 이 가지 않는 것 않는 것 같아. 이 가지 않는 것 않는 |

Jellia 10Ton (SEAL) WILLIAM L. MCGOVERN Kan STATE OF OREGON \bigcirc Goren County of Klamath 6 (SEAL) KAREN J. MCGOVERN 25 77 THIS IS TO CERTIFY that on this day of Notary Public in and for said county and state, personally appeared the within named June . 19.84, before me, the undersigned, a William J. McGovern and Karen J. McGovern ф: ще) The personally known to be the identical individual <u>S</u> 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. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notorial seal the day and year last above written. wEAL) Jualo ag ISEAL) n de la composition Caral de la composition de la compositio Caral de la composition de la compositio Notary Public for Oregon My commission expires: 14-3 4 24/85 (idda) Loan No. 39-01136

required by law. 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' pay the entire amount then due under this trust deed and in enforting the forms of the obligation and the arconess actually incurred not exceeding **SCHOYSKH** other than such portions of the principal as would not exceeding **SCHOYSKH** other than such portion of the principal as would be the obligation of the principal as would be an original of the principal as would be the the lapse of such time as may then be required by law following trustee shall sell said property at the time and place fixed by him in said notice termine, at public acution to the lighest bidger and the such order as he may do out ensure the the lighest bidger and such root cash in lawful money of the any portion of said property at bubile announcement at such time and place of sale and from time to time thereafter may, postpone the sale by public an-sale and from time to time thereafter may postpone the sale by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand/and seal the day and year first above written.

6. Time is of the essence of this instrument and upon default by the granter in payment of any indebtedness secured hereby yor in performance of any mediately due under, the beneficiary may declare all summa secured hereby in-and elections and phase by delivery to the trustee of writtenance in the beneficiary may declare all summa secured hereby induced by the secure of the secure hereby induced by the secure of the secure of the secure hereby induced by the secure of the secure hereby induced by the secure of the secure hereby induced by the secure hereby induced by the secure hereby induced by the secure hereby thereby the secure hereby the secure hereby the secure

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

6. The entering upon and taking possession of said property, the collection of such rents, issues and profils, or the proceeds of fire and other insurance policies or. compensation arrange for any taking or damage of the brought the application or release thereof, as altoresaid, shall not cure or waivery, and each notice of default hereunder or invalidate any act done pursuant to such notice.

nouncement at the time fixed by the preceding postponement. The trustee deliver to the purchaser his deed in form as required by law, convering the perty so sold, but without any covenant or warranty, express or implied truthfulness thereof. Any person, excluding the trustee but including the gro and the beneficiary, may purchase at the sale. l'of and the pencilicary, may purchase at the saie. 9. When the Trustee sells purpuant to the powers provided herein, the trustee shall apply the proceeds of the trustees sale as follows: (1) To resonable charge by the attorney. (2) the obligation secured by the interfaced. (3) To all persons having reached lens subsequent to the order of the trustee in the trust deed as their interest appear in the deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason purmitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed hereunders for such appointment and without con-and duties conferred upon any trustee here appointed hereunder. Each such appointment and substitution shall be mappointed hereunder. Each by the beneficiary, containing reference to this y written instrument executed by the beneficiary, containing reference to the county clerk or recorder of the proper appointment and its property is situated, shall be conclusive proof of 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.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, 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-culine gender includes the feminine and/or neuter, and the singular number in-cludes the plural.