balance applied upon the such actions and elecute such instruments of the spense, to take such actions and elecute such instruments between the present in obtaining such compensation, promptly upon the beneficiary's request of its fees and presentation of this prequest of the beneficiary's payment of its fees and presentation of this deal and the note for end institution of the present (in case of full accoverance, for cancellation), without affecting the consent (in case of full accoverance, for cancellation), without affecting the consent of the payment of the indetto, without affecting the consent of the maxing of any map or plat of said property. The granhered (if 0) reconvery, examined or creating and map or plat of said property. The granhered (if 0) reconvery, and the affecting the property. The granhered (if 0) reconvery, the truster of any maximum of persons legally acted in any subordination at the service in this paragraph of the service in this paragraph of the property. The granhered (if 0) reconvery, the truster of these trusts if rest, fauses, royalites and profiles and profiles of the present of these trusts in the parametary to restore the and or the payment of any indetted thereto. In this paragraph of the payment of any indetted there to contain the payment of any indetted there to be contained as the payment of any indetted there to be contained and profiles and profiles and profiles and profiles of the profile the profile of the pay of the service and profiles of the profile the pay of the pay indet the profile the profile of the pay of the pay indetted there the profile the pro

Obtained. In order to provide regularly for the prompt partners of said farce, status-reents or other charges and insurance presiduas, the grantor agrees to pay to principal and interast payable under the termion to the monthly payments of berethy, and amount of the with respect to said property within each succeed in the respect to said property within each succeeding the beneficiary. and also be credited to the principal of the insurance premiums such such are been and payable with respect to said property within each succeed ing twelve months is to frect at estimated and directed by the beneficiary such such as the frect as estimated and directed by the beneficiary server approach the teneficiary be such as paid the principal of the the beneficiary in such as as assessments or other charges when they shall become dus and payable.

securities and administrators shall worrauit and defend his said title thurdo segment the claims of all persons wholes/ever. The gratiter covenants and agrees to pay said note according to the terms suid property: to keep all titles, assessments and other according to the terms suid property: to keep all titles, assessments and other according to the terms suid property in the data of a complete all buildings in course of construction of hered and, whea due, all the all transformed in the said restore ac hered the data construction and premises within six mourse of construction of hered the data construction and premises within all the said transformed to a hered the data construction of destroyed and pay, when direct or the data construction of destroyed and pay, when direct and premises to imperfect to imperfect the said transformed to the said property which may be damade for destroyed and pay, when direct and premises to imperfect to the provement work of materials unsatisfatory to the said of destroy and building and the commit or suffer and the premises it for the large the buildings and improvements on the hereafter erected premises; to keep all buildings and improvements and the data destroy and building of the beneficiary and improvements and the data that the original principal sum of the term data whit is a state the the original principal sum of the beneficiary and with the principal to the principal sum of the beneficiary may in the soin the principal to the principal sum of the beneficiary may in the soin the principal to the principal sum of the beneficiary may in the soin the principal to the principal sum of the beneficiary and with the principal in the principal sum of the beneficiary may in the soin the principal sum of the beneficiary may in the soin the principal sum of the beneficiary may in the soin the principal sum of the principal sum of the beneficiary may in the soin the principal sum of the beneficiary may in the soin the principal sum of the beneficiary may in the soin the principa 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 then or proceedings, or to make any compromise or settlement in connection with any action or proceedings, or to make any compromise or settlement in connection with any action of the settlement of the amount re-payable is compensation for such taking, which are in excess of the amount re-or incut to puy all reasonable costs, taking, which are in excess the beneficiary paid frees necessarily of first upon any proceedings, shall be paid on the beneficiary is belance any such actions and attorney in a decimation and attorney is at its own expense, to take such actions and attorney is and the transition agrees, the necessary in obtaining such compensation, promptly upon the beneficiary's or incut and application and attorney is and the beneficiary in the state and as the dense and application is a scheme and attorney in a the state and attorney is at its own expense, to take such actions and categories the state and as scheme 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, fees net expenses of this frust, including the cost of title search, as well and in enforcing this obligation, and trustee's and attorney's in connection with or ity hereof or the rights or powers of the beneficiary or trustee; and to pay all easily and expenses, including or the cost of title search, as well search in enforcing this obligation, and trustee's and attorney's fees actually incurred to the rights or powers of the beneficiary or trustee; and to pay all easily and expenses, including or proceeding purporting to affect the secur-cases and expenses, including or of the eneficiary or trustee; and to pay all which the beneficiary or trustee may appear and in any suit brought by bene-dicar, or of orceclose this deed, and all said sums shall be secured by this trust deed.

obligation secured nerevy. 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 they for stail draw interest at the rate precided in the note, shall be trepayable by this ownection, the beneficiary shall have the right in its discretion to complete 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 indefault-indness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the period such charges demarging become due, the grantic shall pay the deficit to the beneficiary way at its option add the amount of such deficit to the beneficiary obligation secured hereby.

together with all and singular the appurtenances, tenemants, hereditaments, rents, issues, prolits, water rights, easemants or privileges now of together with all and singular the appurtenances, tenements, hereditaments, raits, 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, verti-lating, ainconditioning, refrigerating, watering and irrigation apparatus, equiprient and fixtures, together with all awings, venetian billing, with the above described premises, including all incleum, shades and built-in appliances now or hereafter installed in or used in connection parformance of each agreement of the grantor herein contained and the payment of the sum of hereafter acquire, for the purpose of securing the second excluder of the grantor, principal and interest being payeble in monthly installments of \$ <u>March</u> 20^{der} and made by the grantor, principal and interest being payeble in monthly installments of \$ <u>241.945</u>. This trust deed shall further accure the payment of such additional money, if any, as may be loaned hornster by the boneficiary to the grantor or others arms az interest in the shore dearthed property, as the grantor or others note of mote. If the indebted may be evidenced by a note of mote. If the indebted rank may be evidenced by a any of said notes or part, of May payment on one note and part on another, is the beneficiary may elect.

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 entire unpaid balance shall become immediatley due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

Lots 11 and 12 in Block 11 of St. Francis Park, Klamath County, Oregon.

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:

Daniel M. EKLUND and Fandalynn R. EKLUND ····.. 19 .85.... between KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

THIS TRUST DEED, made this Lltb. day of ... February







and the

L# 39-01169

The granter hereby coverants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are more and clear of all encumbs and that the granter will and his heirs, near and administrators shall worrant and defend his said title thereto inst the claims of all persons whomsever.

While the granter is to pay any and all taxes, assessments and other marger levied or saverand at allow had property, or any part thereof, before others upon asid property and also to pay premiums on all finaurance villers, as accessid. The structure hereby authorities that beneficiary to pay and all taxes, assessment and other charges ieviel beneficiary to pay and all taxes, assessment, as allown on the statements submitted by the cullector of such taxes, assessments allown on the statements submitted by the sublector of such taxes, assessments allown on the statements submitted by the cullector of such taxes, the summary and to pay the interpation of the beneficiary the summary and to pay the there account, if any, substituted for failure the granter agrees are written or for ary tone other the sum which may be any insur-ing the beneficiary to the beneficiary responsible for failure to do apply any inner pairs, and the beneficiary hereby is authorized, in detect is any in-the obligations exponential with any law the sum there are granter agrees are written or for ary tone other the proving out of the avent of any in-sure to hold the beneficiary hereby is authorized, in detect is any in-the marger specific to be address for payment and to apply any unputing the amount of the indeptedents for payment and mat deed. In ill or upon tasks or other acquisition of the property by the beneficiary after

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6. The entering upon and taking possession of said property, the collection of such rents, issues as i profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, suid the applications or release thereof, as aforesaid, shall not cure or waive any default or motion of default hervander or invalidate any act done pursuant to uset notice.

5. The grantor shall notify beneficiary in writing of any sale or con-act for sale of the above described property and furnish beneficiary on a rm supplied it with such personal information concerning the purchaser as out ordisarily be required of a new ioan applicant and shall pay beneficiary service charge.

6. Thus is of the essence of this instrument and upon default by the grantex in payment of any indebtedness secured hereby or in performance of any sprement, hereunder, the beneficiary may declare all sums secured hereby in instituted the second second second second second second second and election to sell the trust property, which notice of written motios of default and second second. Upon delivery of said notice of default and election to sell, the beneficiary snall deposit with the truster this funct deed and all promissory soles and documents evidencing expenditures secured hereby, whereupon the trusters shall fin the time and place of sale and give hotice thereof as then required by law.

required by isw.
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 privileged may pay the ensure amount then due under this trust deed and the obligations secured thereby (including outs and expenses actually incurved in efforting the terms of the obligation and trustee's and attorney's feast ant esceeding **DOR**(MAN) other than such portion of the principal as would not then be done and at other by the terms of the obligation and trustee's and attorney's feast ant esceeding **DOR**(MAN) other than such portion of the principal as would not then be done bad so default occurred and thereby cure the default. **ETHE AMOUNT DYOIGE ON A 124**8. After the lapse of such time as may then be required by involve of sale, the trustee shall sell said property at the time and place fixed by him in suid rolts: of aute, either as a those or in separate parcels, and in such other so is not of all or is or the prince and of all of all of all or the sale of all of all or the sale of all of the second of a sign property by public announcement at such time sale of late of all, either and from time to time thereafter may postpone the sale by public announcement at such time sale of sale.

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nouncement at the sime fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts 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.

And the Denericary, may purchase as the same set.
9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the stormery. (2) To the obligation secured by the trust deed. (3) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in 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.

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 to any successor trustee appointed hereunder. Upon such appointment and without con-veyance to the successor trustee, the latter shall be readed with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by the beoeficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is sluated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly crecuited and acknow-ledged 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 any action or proceeding in which the granutor, 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, legatets devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary buren. 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

	Dar	nel M. Eklung (SEAL)
	Danie17	M. Eklurid
STATE OF OREGON	La.	deleyou R. Elund (SEAL)
County of Klamath	Randaly	nn K Eklund
THIS IS TO CERTIFY that on this 11th da	y of February	. 19.85 , before me, the undersigned, α
Notery Public a and for soid county and state, personally appeared the within named Daniel M. Eklund and Randalynn R. Eklund		
to me personally known to be the identical individual executed the same freely and voluntarily is IN TESTIMONY WHEREOF I have bereunto set a	for the uses and purposes therein	seal the day and year last above written.
ISEAU	My commission	
Lcon No. 39-01169		STATE OF OREGON
TRUST DEED	(2) Provide the state of the	County of Klamath Ss.
	(DON'T USE THIS SPACE: RESERVED FOR RECORDING	I certify that the within instrument was received for record on the <u>15th</u> day of <u>February</u> , 1985, at <u>2:32</u> o'clock P. M., and recorded in book <u>M85</u> on page 2365
TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	LABEL IN COUN- Ties Where Used.)	Record of Mortgages of said County. Witness my hand and seal of County
Beneficiary		affixed. Evelyn Biehn, County Clerk
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION 540 Main St		By Pen Smith
KF0 97601	Fee: \$9.00	Deputy
	EST FOR FULL RECONVE	
The understand is the logal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by setting doed		

Insufficients the local owner and nonzer of an independences secured by the integoing this case. An sums secured by sond must deed have been fully paid and straised. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are fieldwared to you herewith together with said trust deed) 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.

by.....

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Klamath First Federal Savings & Loan Association, Beneficiary SEC.

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