David L. PEDERSEN and Sidni T. PEDERSEN 19 85 between KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the ...... as grantor, William Sisemore, as trustee, and United States, as beneficiary;

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: Lot 15, Block 1, CASA MANANA

Fee: \$9,50

A THE FEET MOUNTAIN TITLE COMPANY, INC. has recorded this MOUNTAIN TITLE COMPANY, INC. has recorded the instrument by request 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:

10 32 6 64 8

5

Grantor's performance under this trust deed and the note it secures may not be assigned to enitre unpaid belance shall become immediately discontinuable. In the event of an attempted assignment or assumption, the enitre unpaid balance shall become immediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenements, hereditements, rents, issues, profits, water rights, easements or privileges now or hereafter helphonics to Herival from or in anywise appertaining to the above described gramics and all numbing lighting heating vents. 

This trust deed shall further secure the payment of such additional money, anny, as may be loaned hereafter by the beneficiary to the grantor or others awing an interest in the above described property as may be evidenced by a too or notes, the indebtedness secured by this trust deed is evidenced by a yof said notes or be beneficiary may credit payments received by it upon the beneficiary may elect.

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 free and clear of all encumbrances and that the grantor will strust deed are 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 thereof and, when due, all taxes, assessments and other charges levied against the claims of all persons whomsoever.

The grantor covenants and agrees to pay said note according to the terms and property; to keep and and agrees to pay said note according to the terms can be constructed against the construction of the construction is the construction and property within six mourse of construction and property within six mourse of construction and property within any construction is hereafter construction from the date coats increased and property which may be damaged or destroyed and pay when due, all property within a construction is of a construction of a construction of a construction of a construction of the construc

In order to provide regularly for the prompt payment of said; taxes, assessments or other charges and insurance premiums; the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the term of the note or obtaining principal and interest payable under the tend of the note or obtaining the grantor agrees to pay to hereby, an amount equal to netwellth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeeding the with respect to an one-thirty-sixth (1/2th) of the insurance premiums payable with respect to an open poperty within each succeeding that the trust deed remains in effect, as estimated and directed by the premium several purposes thereof and shall thereupon be charged to the quired for the several purposes thereof and shall thereupon be charged to the reducted of the principal of

premiums, taxes, assessments or other charges when they anali become due and payable.

While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or, any part thereof, before the same begin to bear interest and also to pay premiums on all insurance the same begin and the property, such payments are to pay premiums on the insurance any and all taxes, assessments and other charges the beneficiary to pay by the collector the amounts and other charges the beneficiary to pay by the collector the amounts as shown by the statements thereof the pay by the collector of the amounts as shown by the statements and furnished the insurance current and the amounts above on the statements aumitted by pincipal of the lors or their representatives, and to charge said sumitted by the reserve account of any extantise for the same which may be required from sace written or for the beneficiary responsible for fulling to have any insurance conjucy, and any loss or dange growing or fulling to have any insurance policy, and any loss or dange growing of a defect of any insurance mounts and settle with retrieved by this trust deep any any lor upon sale or other acquisition of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums as they become not sufficient at any time for the payment of according to the grantor shall pay the deficit to the beneficiary not pay at its option add the amount of such deficit to the beneficiary obligation secured hereby.

obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, end all its expenditures therefore shall draw interest at the rate specified in the note, shall be repayable this connection, the beneficiary shall have the right in its discretion to complete 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.

property as in its sole discretion it may deem necessary or advisable.

The granter further agrees to comply with all laws, ordinances, regulations, conditions and restrictions affecting said property: to pay equiations, fees and expenses of this trust including the sold property: to pay all costs, the other costs and expenses of the trustee is an of title scarcially with a neforcing this old glastion, and true trustee is an office to connection as well as a spear in and defend any action or proceeding purporting to affect the scarcial process and expenses, including costs of the beneficiary to trustee; and excerning the scarcial process and expenses, including costs of the beneficiary trustee the security of the scarcial proceeding purporting to affect the security of the scarcial proceeding purporting to affect the security of the scarcial proceeding the scarcial process and expenses, including costs of the beneficiary to proceeding the scarcial process of the proceeding to proceeding the security of the scarcial process of the scarcial process of the scarcial process of the scarcial process of the process of th

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.

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 condemation, the beneficiary shall be taken the right to commence, prosecute in its own name, appear in or deried any action or proceedings, or to make any compromise or appear in or deried any account of the state of the same o

at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's 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 test and presentation of this deed and the note for endication, payment of its test and presentation of this deed and the note for endication of the payment of the indebtedness, the trustee may be described as the payment of the line property in the indebtedness, the trustee may only ensemble of the making of the payment of the line property in the indebtedness, the trustee may be any easured to retain any map or plant property in join in granting without were ment affecting this deed or the ten, (c) join in by join in granting ance may be described as the person or person. The granted thereto' and the rectical property and the services in the person or person. The granted thereto' and shall be conclusive the continuance of the payment of any present of the services in the property of the services in the property in the person of the services in the person of the services in the person of the services in the person of the pers

4. The entering upon and taking possession of said property, the collection of the property of

5. The grantor shall notify beneficiary in writing of any sale or contract 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 on a service charge.

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 safreement hereunder, the hencidary may declare all sums secured hereby in mediately due and payable hericiary may declare all sums secured hereby industrial districts of the trust property, which notice written notice of derby indebted for record, property, which notice written notice of derby indebted and december and decompany shall deposit with the trustee this trust declared allows to self-trustees shall fix the time and place of sale and give notice thereof as then the contract of the data set.

requires 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 privilegal may pay the Trustee's sale, the grantor or other person so the obligations secured thereby (including costs and expenses actually incurred the obligations secured thereby the obligation and trustee's and attorney's fees not exceeding \*\*SOME \*\*ASS,\*\* the obligation and trustee's and attorney's fees the person of the person

nouncement at the time fixed by the preceding postpon deliver to the purchaser his deed in form as required by rectals in the deed without any covenant or warranty, truthfulness thereof, Any person, excluding the shall be and the beneficiary, may purchase at the sale. 5313

and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, shall apply the proceeds of the trustee's sale as follows: the expensionable charge by sale including the compensation of the trustee, and trustee casonable charge by the attorney the compensation of the trustee, and interests of the trustee in the trustee of the trustee in the trust deed as the deed as the property of the trustee in the trust deed as the interests appear in deed or to his successor in interest entitled to such surplus, of the trustee in the trust of the grantor of the trustee in the trust deed as the subsequent to the grantor of the trustee in the trust deed as the surplus, of the grantor of the trustees are trusteed to such surplus.

deed or to his successor in interest entitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time to make appoint a successor successor trustee appoint or successors to any trustee samed herein, or to any seyance the successor trustee appointed hereunder. However, the latter shall be vested with all title, peace and duttee onferred upon usty trustee herein named or successor and appointed herein shall be vested with all title, peace by the beneficiary, containing reference is made by writtee instrument excused by the beneficiary, containing reference this trust enteriment excused county or countries in which the office of this trust when they deed and its place of proper appointment of the property is situated, shall be conclusive proof the successor trustee.

proper appointment of the successor trustee.

It Trustee accepts this trust when this deed, duly executed and acknow in the success of the su

purty unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties the first legatest devisees, administrators, executors, successors and prediction of the construing the construint the c

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

STATE OF OREGON dersen County of Klamath || ss THIS IS TO CERTIFY that on this 10th (SEAL) Notary Public in and for said county and state, personally appeared the within named.

David L. PEDERSEN and Sidni T. PEDERSEN (SEAL) personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that to me personally known to be the identical individuals named in and who executed the they involved the same freely and voluntarily for the uses and purposes therein expressed. ., 19.85 , before me, the undersigned, a (SEALL) day and year last above written. Darlen olary Public for Olegon
y commission expires: 4 76-88 Loan No. 6 0 139 01179 TRUST DEED STATE OF OREGON County of Klamath I certify that the within instrument was received for record on the 12th day of April

GASPACE, RESERVED GASPACE, RESERVED GASPACE, RESERVED GASPACE, RECORDING FABRILL TO: 53'clock A M., and recorded RECORDING FABRILL TO: 53'clock A M., and recorded M85 on page 5312 USED.) De assumed by enother parcy. MIDE'S PARFORMANCE WELL Caused to KLAMATH FIRST FEDERAL SAVINGS F#; AND LOAN ASSOCIATION After Recording Return To: Witness my hand and seal of County KLAMATH FIRST FEDERAL SAYINGS AND LOAN ASSOCIATION affixed. 540 Main St Evelyn Biehn, County Cler KF0 97601 Fee: \$9.00 County Clerk 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 indebtedness secured by the foregoing trust deed. All sums secured by said trust deed and to reconvey, without warranty, to the parties designated by said trust deed (which are delivered to you herewith together with said trust deed the estate now hold by you under the forms of said trust deed to you herewith together with said trust deed the estate now hold by you under the forms of said trust deed the estate now hold by you under the said trust deed the estate now hold by the forms of said trust de

	TUC	<b>5</b> 7				Kl	a.	L r.	(10. 5) (10. 5)	189.0	i do	od the	osicio	now hole	d by you	with said under the
1		_ 1	yřa 9	:	À	by_	Ker	() Firs	t Fe	dera	Sav	ings 8	Loan	Associa	tion D	under the
0.00		Z ()	n.	 2 ∃,	_D	r r						1.3 pr./			bei	neliciary

‡# 3∂-0174;

47713

200