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 fees and presentation of his deed and the note for ea-liability of any person full reconveyance, for cancellised and the note for ea-liability of any person full reconveyance, for cancellised and the note for ea-liability of any person full reconveyance, for cancellised and the note for ea-liability of any person full reconveyance, for cancellised and the note for ea-liability of any person full reconveyance, for cancellised and the note for ea-liability of any person full reconveyance, for cancellised and the note of the interesting of the second to the making of the payment of the independent in any subordination or other agreement affect and restriction thereon, (of the second; (d) reconvey, any be described as the any matter on a persons legally mine in any subordination without warranty, all or any matter for any of the services in any reconvey, intertials therein of any matter for any of the services in this paragraph as all be XEO. NOT LESS that for the service in this paragraph for any service in the service of the pro-perty affected by this deed and of any personal property located thereon. Until the performance of any agreement hereunder, grantor sheas secured hereby or in lect all such rents, issues, romatiles and profits carned bein the right to col-become due and pay agreement hereunder, grantor and segent or by a re-ever it to be appointed by 'a councile, either in person, bagend or by a re-set in the indepted by 'a councile, either inposed, bagend or by a re-set in the set and profits, including set and or any early on and seguest or by a re-set in the set and profits, including set and or bagend there and a star and profits, including the and of any agree for any agreen of any agreen of any set any agree in the indeptedness hereby and without regard to the agrounder, the bene-time

assame the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all tares, assessed and other charges levid against cadence over its keep said property freening and other charges levid against cadence over its keep said property freening and other charges levid against cadence over its that dedit to complete all buildings in course of consist cadence over its of keep said promety freening and other charges levid against cadence over its deep said promety freening and other charges levid against cadence over its deep said promety freening and other charges levid against cadence over its deep said promety freening and cadence over and the said promptity, and in do construction is hereafter combanded; to repair and restore said property which aw work manike manner any mened; to repair and restore said property which any the damaged or destroyed and pay, when due, all times during construction; to replace any work offer and provements on fact; not to remove or and any after written notiferentia unsatiafactory to fact; not to remove or asid preperty in good repair and inprovements now or no waste of said premises; to keep all buildings, property and limprovements by fire of such other hazards and beneficiary may from timured against loss in a sum not; less than the original policipal sum of the note to for building there any this trust deed, in a company or companies acceptable of onlightion iftiary and to deliver the original policipal sum of the policy of insurance in correction, and with hitten days prior to the effective day of any such policy of insurance in a with iftiary, and to the effective day of any such policy of insurance in the such the levid and with a sum and; less in a soid so the beneficiary, which insurance is no as a such other the principal place of the beneficiary, which insurance is no as a such other the effective day of any such policy of insurance in the as and with insurance for the benef It is mutually agreed that: I. In the event that any portion or all of said property shall be taken under tright of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have such of proceedings, or to make any compromise or settlement in connection with during and, if it so elects, the require that all or any connection with guirade as compensation for ask of require that all or any connection with guirade as compensation for ask, expenses and attorney's so of the amount re-during and, if it so elects, taking, which are in errors are the beneficiary baid defined by the grantor in such proceedings, shall be paid to the beneficiary's belance castly paid or incurred by the beneficiary in such process and attorney's at its or expense. to take such actions and execute such instruments as shall request.

It is mutually agreed that:

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

property as in its sole discretion it may deem necessary or advisable, or said The grantor further agrees to comply with all news, ordinances, regulations, fees and expenses of this restrictions affecting said property: to pay all costs in eather costs and expenses, including the cost of the search, as well as in enforcing this obligation, and trustee and attorneys in connection with as of oppear in and defend any action or proceeding purporting satually including eather of the rights or powerios or proceeding purporting fact the search costs and contexpenses in faulding or trustee in a state of the search of a set of oppear in and defend any action or proceeding purporting satually incurred; costs and composition of the ordinate of the search of t

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 the shall draw interest at the rate specified in the note, shall be repayable in this connection; the beneficiary shall have the right in its discrete for the deal of the any improvements made on said remises and also to make such to the property property as in its sole discretion it may deem necessary or advisable.

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Vol. M85 Page

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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 become due, the granton shall pay the deficit to the parimet of such charges may at its option add the amount of such deficit to the principal of the obligation secured hereby. 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 and his heirs, against the claims of all persons whomsoever.

This trust deed shall further secure the payment of such additional money, any, as may be loaned hereafter by the beneficiary to the grantor or others aving an interest in the above described property is the grantor or others one or noise. If the hadbove described property is a small be evidenced by ore than one note, the beneficiary may credit payments received by it upon the beneficiary may elect.

together 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, ventian blinds, floor covering in place such as wall towall carboting and lincleum shades and built in appliances now or become instanting in the state of the state o

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

Lot ten (10) Block Four (4) Second Addition to Altamont Acres, according to the duly recorded map and plat thereof. 1000 47041 240 ASIA 24 Marine Construction Marine Construction Marine Construction

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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:

WITNESSETH

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;

Betty L. Boltz

TRUST DEED

Loan #39-01182

48631

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note

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obtained, In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantori agrees to pay to principal and interest, payable under the terms of the note or obligation secured other charges and payable with respect to said property within each succeed ing treive months, and also once whith (1/32th) of the taxes, assessments and the insurance premiums in the charge of the taxes in the secured ing treive months, and also once whith (1/32th) of the taxes, assessments and this trust dead remains in effect, as estimated and directed by the beneficiary, several purposes thereof and shall thereupon be charged to the principal of the loss on pay bell the beneficiary in turt as a reserve account, without interest, to pay said and payable.

and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property of any part thereof, before the same begind bar interest and also to be premiums on all havance licitary, as aforesaid approximation hereby authority made through the bene-licitary, as aforesaid and the grantor hereby authority made through the bene-licitary, as aforesaid and the grantor hereby authority made through the bene-licitary, as aforesaid and the grantor hereby authority made through the bene-licitary, as aforesaid and the grantor hereby authority and the bene-licitary, as aforesaid and the same same of the same same and the pay said property in the amounts and other charges leving beneficiary to pay in the insurance premiums in the same same on the statements intereof furnished insurance premiums in the same same as the sums which may be required by provide the loan or to withdrawn on the statements and to pay the provide any loss of damage for that purpose. The required from an event to hold the beneficiary hereby growing out of a defect in any loss to pay the sampromise and settle with any fins authorized, in the event any any computing the amount of the indebtedness for used by this trust deed, any full or upon sale or other acquisition of the property by the beneficiary after

IN TESTIMONY WIEREOF, I have hereunic	e, personally appeared the within named <u>Betty L. Boltz</u> idual named in and who executed the foregoing instrument and acknowledged to m if for the uses and purposes therein expressed. Set my hand and affixed my notarial seal the day and year last above written.
	set my hand and affired my notarial sacist
(SEAL)	Mour A grand year last above written
	Mulline Otist
	Nolary Public for Oregon My commission expires:
Loan N6. 0 32701182	6-16-88
TRUST DEED	STATE OF OREGON
	County ofKlamath.
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DS INBIE Betty EORBOltz fl.	I certify that the within instrument was received for record on the <u>100</u>
SUTTO TO	(DON'T USE THIS') Of May 10.85
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AND LOAN ASSOCIATION	<u>EVELYN BIEHN</u>
- · · · · · · · · · · · · · · · · · · ·	사람 전에는 것 이 것 사람이 가 가려면 가락을 가 있는 것 같아. 이 가 가 가 가 가 가 가 가 있는 것 것 같아. 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가
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To be used . William Sisemore,	only when obligations have been paid.
uant to statute, to concel and satisfied. You hereby are dis	idobiodness secured by the foregoing trust deed. All sums secured by said trust deed to on payment to you of any sums owing to you under the terms of said trust deed or secured by said trust deed (which are delivered to you herewith together with said es designated by the terms of said trust deed the estate now held by you under the
deed) and to reconvey, without warrante	idobtedness secured by the foregoing trust deed. All sums secured by said trust deed to an payment to you of any sums owing to you under the terms of said trust deed of secured by said trust deed (which are delivered to you herewith together with said es designated by the terms of said trust deed the estate now held by you under the Klamath Error
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12. This deed applies to, hurres to the benefit of, and binds all hereto, their heirs, legatees devisees, administrators, excutors, successo pledgee, of the m'beneficiary' benefit mean the holder unors, successo herein. In construction this devise and whenever the context so requires, the berein and beneficiary's the formation of the singular successo herein. In construction this ded and whenever the context so requires, the cullule gender includes the femiolne and/or neuter, and the singular numt cludes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

Notary Public in and for said county and state, personally appeared the within named Betty L.

required by law. . 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 thereby (including costs and expenses actually incurred not exceeding the day of the obligation costs and expenses actually incurred actually incurred thereby (including costs and expenses actually incurred not exceeding the day of the obligation costs and expenses actually incurred actually incurred thereby (including costs and expenses actually incurred not exceeding the day of the obligation costs and expenses actually incurred actually incurred thereby (including costs and expenses actually incurred actually incurred thereby (including costs and expenses actually incurred actually incurred thereby (including costs) and actually incurred actually incurred thereby (including costs) and actually incurred at the expense of actual there as may Ged by U' the default. trustee shall sell said notice of default any then and blace fixed by limit as he in not termine at public action of the highest blidds, and in such ording as he may de-any portion of said property at the inter of said. The cash, in lawful money of the said and from time, to time thereafter may postpone the saie by public an-termine and from time thereafter may postpone the sale by public an-

THIS IS TO CERTIFY that on this 6th day of

th any im-ault deed or to his successor in interest entitied to such surplus. 10. For any reason permitted by law, the beneficiary may is time appoint a successor or successor to any trustee intermed hered successor trusts entitle in the successor is any trustee inter-and duties confronteent upon any trustee inter shall be very and with all successor trusts, the made by any pointed hered and duties confronteent and substitution shall be made by appointed here record, which, when recorded in the office of the county clerk and county or counties in which the property is situated, shall be conclu-ted and the successor trustee.

a service charge. The service of a use loan applicant and shall pay benefit of the service charge of the service of this instrument and upon default by grantor in payment of the service of this instrument and upon default by mergement hereunder, fay indebtedness secured hereby or in performance of and alter due and payable beneficiary may hele mate of written notic hereby duly direction to sell the true by delivery to the clare all sums securithere shall can be due to be default and the security of said notice trustee shall can be notes and documents evidening expenditures secured hereby, where you required by law, the time and place of said and give notice thereof as

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STATE OF OREGON

County of Klamath ss

4. The entering upon and taking p sech rents, issues and profits or the p or compensation or swards for any application or release thereof, as alo notice of default hereunder or notice.

any taking or da aloresaid, shall or invalidate

bottom of invalidate any act done 5. The grantor shall notify beneficiary in writing of any aupplied it with such personal information concerning the d ordinarily be required of a new loan applicant and shall pa where charge.

nouncement at the time fixed by the preceding deliver to the purchaser his deed in form as req perty so sold, but without any covenant or without recitals in the deed of any matters or facts a truthfulneas thereof. Any person, excluding the i and the beneficiary, may purchase at the sale. and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers pro trustee shows and the sale includes of the trustee's sale as it trustee shows of the sale including the compensation of the trust deed (3) Fo all persons having recorded highers au order of their priority. (4) The surplus, if any, to the gran deed or, to his successor in interest entitled to such surplu

It is a positive of the successor trustee. ledged is made a public record, as provided by law. The trustee is no to notify any party hereto of the grantor, beneficiary or trustee party unless such action or proceeding is brought by the trustee. The trustee of the trustee of the trustee of the trustee is no party unless such action or proceeding is brought by the trustee.

J Boltz Boltz

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Betty L.

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