be necessary in obtaining such compensation, promptly upon the beneficiary's equest. 2. At any time and from time to time upon written request of the beneficiary payment of its reas and presentation of this deed and the note for en-liability of any person foil reconveyance, for cancellation), with the affecting the consent to the making of any map or plat of said property; (b) joins in granting or other agreement affecting this deed or the lien or charge hereof, allo reconvey, and may be described as the payment of the rome of the services in the paragraph thout warranty, all or any map or plat of said property; (b) joins in granting or other agreement affecting this deed or the lien or charge hereof, allo reconvey, ance may be described as the property. The grantee in (d) reconvey, and may be described as the property in the grant of the paragraph and the recitals therein of any matters or facts shall be conclusive proof of the shall be therein of any matters or facts shall be conclusive proof of the perty affected by it frasts all rents, lasses, royalities and profiles of the paragraph let all use and payment of any individed security for the paragraph let all such rends, accurity, grantor hereby assigns to beneficiary during the perty affected by this deel and of any personal property its call the profiles of the pro-grantor shall default in the payment of any individed secure hereby or in let all such rends any agreement hereunder, grantor shall secure the right to col-become due and payment, by any individed secure the right to col-perty affected by the divide said any individed secure the right of col-granter shall default in the payment of any individed secure the right of any ficiary may at any time. Upon any default by the grantor, the default as they ficiary may at any time, there accurity entry to any matter accurity for the indebted secured entry agreement here be appointed between a court, and without regard to the appoint of any as the beneficiary may determine. 30523

and payable. While the grantor is to pay any and all taxes, assessments and other the same begind assessed against said property, or any part thereof, before policies upon said property, such payments are to be madiment the bene-ficiary, as aforest and all taxes and other charges levied or uniciary to pay said property in the amsuments and other charges levied or uniciary to pay said property in the amsuments and other charges levied or uniciary to pay said property in the amsuments and other charges levied or uniciary to pay said property in the amsuments and other charges levied or uniciary to pay said property in the amsuments and other charges and to pay the the insurance premiums in the amounts shown on the statements the bene-the insurance carriers or their uppresentatives, and to charge said sums in the same of a said and the sums which may be required from in no event to hold the beneficiary have growing out of a defect in any in-surance policy, and the beneficiary have growing out of a defect in any in-surance indicates and acting with any pay is a authorized, in the event of any in-surance indicates and acting with any pay any in-surance indicates and setties with any pis a authorized, in the event of any in-surance to other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insure premiums, the grantor agrees to pay to the beneficiary, together with and a premiums, the grantor agrees to pay to the beneficiary, together with and a premium of the monthly payments of hereby, an amount equal to one-twelfth terms of the note or obligation secured other charges due and payable with respect to said property within each succeed-ing weive months, and also one-thirty-sixth of said succeeding three years while the trust deed remains in effect, as estimated and succeeding three years while the property with respect to said property within each succeed and payble with respect to said property within each succeed the trust deed remains in effect, as estimated and succeeding three years while the trust deed remains in effect, as the principal of the insurance premiums everal purposes thereof and shall thereupon be charged to the principal of the loan, and the option of the beneficiary, the summe to here the beneficiary, the hereof are a seasaments or other charges when they shall become due and payable.

Executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. 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 thereof and, when due, all taxes, assessments and other charges levied against cedence over this trust deed; to complete from all encumbrances having pre-cedence over this trust deed; to complete from all encumbrances having pre-cedence over this trust deed; to complete from all encumbrances having hereof or the date construction is hereines within six months from the date promptly and in good workmanike manner any building or improvement on costs incurred therein; to allow beneficiary to inspect and pay, when due, all beneficiary within filteen days after writher work or materials unalistatory to farst incurred thereins; to keep all buildings and limprovements now or hereafter construction; to keep all buildings and limprovements on so waster, erected upon said property in good fings and limprovements on now or hereafter erected on said premises; to keep all buildings and limprovements or now water, erected upon said property, in good fings and limprovements and or against the erected on said property and commit or suffer and to densite erected on said primises and the date or obligation to a such other hazards as the beneficiary may from time to time require, secured by this class than the original principal sum from time to time require, secured by the set than the original principal sum for the correct form and with lifteren days prior the principal place of any such other principal sum for the beneficiary of insurance. In expred loss dealing recipilar place of any such other and with lifteren days prior the effective date of any such building and in its ours and policy of immurance is not so' tendered, the beneficiary with in surance. If discretion obtain insurance for the beneficition of lingurance. If discretion obtain insurance is n

The grantor hereby covenants to and with the trustee and the beneficiar herein that the said premises and property conveyed by this trust deed ar 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, if any, as may be loaned hereafter by the beneficiary to the grantor or othera having an interest in the above described property, as may be evidenced by a more than one note, the beneficiary may credit payments received by it any of said notes or part of any payment on one note and part on another,

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default, any balance remaining in the reserve account shall be credited to Indebtedness. If the reserve account for taxes, assessments, insurance premiu and other charges is not sufficient at any time for the payment of such char as they become due, the strate state such demand, and if not paid within ten days after such demand, the beneficiary up may at its option add the amount of such deficit to the principal 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 grantor on demand and shall be secured by the lien of this trust 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.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this restrictions affecting said property; to pay all costs, the other costs and expenses of the irustee incurred in concision with or o appear in and default and rustee's and attorney's fees actually incurred; ity hereof or the rights any action or proceeding purporting to appear in and default and the concey's fees and the securred costs and expenses, including cost of evidence of title and attorney's fees and the security reasonable sum to be fixed by the court, in any such action or proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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.

14 is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right event that any portion or all of said property shall be taken the right to commence, prosecute in its own name, appendent in or defend any ac-tion or proceedings and, if view to make any compromise or setting in or of the money's such taking and, if view to make any compromise or setting the same the same the same the same taken any setting the same taken and the same taken and the same taken and taking, which are in excess of the amount re-or incurred by the grantor incurpt optimizes, shall be paid to the same taken and same taken and applied by it first upon and presonable costs and expenses and same the same taken and taken and the same taken and the same taken and taken and taken and the same taken and taken and taken and the same taken and taken a

It is mutually agreed that:

which said described real property is not currently used for agricultural, timber or grazing purposes, 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, ventilating, air-conditioning, terrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and irrigation apparatus, equipment and tixtures, together with an awnings, venerian plands, noor covering in place such as wall-to-wall carpeting and linoleum, 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 greater has or may kpwbitvequent for same provide the greater has or may kpwbitvequent for same provide the greater has or may kpwbitvequent for same provide the greater has or may kpwbitvequent for same provide the greater has been applied to be an end of the greater has or may kpwbitvequent for same provide the greater has been applied to be a beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 188.06 commencing

Beginning at a point in the section line marking the easterly boundary of the said Section 1, Township 40 South, Range 9 East, W.M., 865.0 feet northerly from the quarter section corner on the said easterly boundary of said Section 1, and running thence South 89°55' West 179 feet, more or less, to a point; thence North 1°32' West 68.3 feet to a point; thence North 87°25' East to a point on the Section line marking the easterly boundary of said Section 1: thence Southerly along the said section line boundary of said Section 1; thence Southerly along the said section line 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 and payable.

A piece or parcel of N $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 1, Township 40 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Klamath. County. Oregon, described as:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the WITNESSETH:

Fred A. Peters and Dawn B. Peters, Husband and Wife





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..... as grantor, William Sisemore, as trustee, and

STATE OF OREGON	Esel Det
County of Klamath Ss	Fred A. Peters (S
THIS IS TO	
THIS IS TO CERTIFY that on this 2nd Notary Public in and, for said country	Dawn B. Peters (SE
Dawn B. Peters	-y or July
Notary Public in and, for said county and state, p <u>Dawn B</u> , <u>Peters</u> to me personally known to be the identical individ	personally appeared the within named. Fred A. Peters and rs named in and who executed the foregoing instrument and acknowledged to me the for the uses and purposes therein expressed. my hand and affixed my notarial seal the day and year 1
IN TESTIMONY, WHEREOF, I have hereine	the named in and who executed the foregoing instrument and acknowledged to me the uses and purposes therein expressed. my hand and affixed my notarial seal the day and year last above written.
set n	ny hand and affixed my notation and the
(SEAL)	A LA set the day and year last above written
<u>614</u> C	Notary Date
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Loan No. <u>39-01191</u>	0-16-88
TRUST DEED	STATE OF OREGON
	County ofKlamath.
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Dawn B. Peters	
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deed) and to statute, to cancel all evidences of inder directed, on	tedness secured by the foregoing trust deed. All sums secured by said trust deed payment to you of any sums owing to you under the terms of said trust deed or red by said trust deed (which are delivered to you herewith together with said sesignated by the terms of said trust deed the estate now held by you under the Klamath Eight 5
reconvey, without warranty, to the partice of	red by said trust deed (nuts) deed wing to you under the secured by said trust deed (nuts)
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D	Ca Klamath First Federal Saving
	n by
19- 19- 14 - 19-	Klamath First Federal Savings & Loan Association, Beneficiary
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Trequired by law. 7. After default and any time prior to five days before the date set privileged may pay the entire annual the granter or other person the obligations are for the Trustee's sail, the granter or other person the obligations excited thereby (including costs and expused saitally including not exceeding the terms of the obligation and trustee saitally including the record of the first of the obligation of the person of the person the entire thereby (including costs and expused attorney's feas the content of the first of the obligation of the person and there and no default occur and thereby the principal as would the recordation of such time at only ideal be required by Willie the recordation of such of the bigset bids, and in such orden as he may de-sail, either as a whole or in separate puscle fixed by the first as he may do any portion of sails of the different fixed by any fine and place any postpon of the property by public announcement at such time as less of all or sails and from time to time thereafter may postpone the sails of all or the termine and from the thereafter may postpone the sails by public announcement as sails by public announcement as the sails by public announcement the sails by public announcement as the sails by public announcement the sails by

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a service charge. 6. Time is of the essence of this instrument and upon default by the granter in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the heneficiary may declare all sums secured hereby im-dited and payable by the start declare all sums secured hereby im-and lection to sell the true property, which notice trustee shall cause to be duy field for record. Upon delivery of and notice trustee shall cause to be the secure the sum of the start declard and the start declar with the trustees this trust declard and ill promisery required by law. The time and place of sale and give notice thereof as then the default and the time and place of the days before the data set.

5. The grantor shall notify beneficiary in writing of any sale or con-ract for sale of the above described property and furnish beneficiary on a rm supplied it with such personal information concerning the purchaser as service charge.

4. The entering upon and taking possession of said property, the collection meh rents, issues and profits or the proceeds of fire and other insurance pol-or compensation or release thereof, as altoresaid, shall not cure or waive any de-polication or release thereof, as altoresaid, shall not cure or waive any de-notice.

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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, legates doubles, administrators, executors, successors and pledgee, of term "beneficiary" shall mean the holder and owner including pledgee, of the note secured pershy, whether or not named as a backlicking euline gended 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.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and ledged is made a public record, as provided by law. The trustee is not of to notify any party hereto of pending sale under any other deed by any action or proceeding in which the grantor, bandlicitary or trustee shi 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 trustes appoint a successors to any trustee named herein, or to any and disc conferred permitted hereunder. Upon such appointment, and without con-such appoint and substitution shall be vasted with all title, power by the beneficiary, containing, reference to this trust deconstruct excert county or counties in which the origin of the county clerk or reorder of the proper appointment of the successor trustee.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's sale as follows: (1) trust deed. (3) Fo the stormey. (2) To the obligation of the trustee, and order of their priority. (4) The surplus, if any, to the grant of the trustee in the trust deed as their interests appear in deed or to his successor in interest entitled to such surplus. the the the the

nouncement at the time fixed by the preceding postponemed deliver to the purchaser his deed in form as required by law perty so sold, but without any covenant or warranty, expr recitais in the deed of any matters or facts shall be conc truthfulness thereof. Any person, excluding the trustee but is and the beneficiary, may purchase at the sale. postponemen uired by law,

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