be necessary in obtaining such compensation, promptly upon the beceficiary a request.

That for the purpose of providing regularly for the prompt payment of all faxes, assessments, and governmental charges letter or assessed against the above described pro-perty and insurance premium while the individues secured here is in excess of 80% of the lesser of the beneficiarly purchase price plate with expansion of the interest of the beneficiarly purchase price plate of the other than the time the loan was made or the beneficiarly purchase price plate or the prompt at the time the loan was made and interest payable under the transform of the number payment of 1/32 or the date insufficient purchase of the note of the monthly payment of 1/32 or the taxes, assessments, and other charges due and payable with respect to said property within each successing 1/28 contins and also 1/38 of the insurance premium payable of 1/21 effect as estimated and directed by three years while this Trust Deed is in the state of interest payable and its between the ball the the time is also within each successing the state of the state shall pay to the grant of the taxet, assessments at a rate not beneficiary. Beneficiary shall pay to the grant by banks on their open payables of less than the bightest shall pay to the grant of monthly balance in the account and that the paid quarterily to the grant or by crediting to the excow account the amount of the interest due.

executors and administrators shall warrant and defend his said title therets against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms said property his keep said property free from all encumbrances having pro-edence over the due, all taxes, assessments and other charges levied against or hereafter on the said property free from all encumbrances having pro-prompty and in good workmanike treatiler commenced, for the dense and property which may be damaged or destroyed and property for the constructed on said presenter any building or long to the dense and property which may be damaged or destroyed and property which may be damaged and property which may be damaged or destroyed and property at all therefore or the different days after write not inspect any, when due, all therefore or the destroy of the provements and instatisfactory to instatisfactory any building in provements and the date said property which may be damaged or destroyed and property at all fast; not to remove the destroy any building repair and instatisfactory to forther erected upon said property in buildings and improvements new or now as of said property as all buildings from time do the other by the struct deed, in as ompany or company from time do the four-by the struct deed, in a company or constant acceptable to obligation as any not less than the date in a favor of the baneficiary mand improvements are up and to deliver the disclor of all may of the beneficiary may in lass be-premium paid, to the principal favor of the beneficiary may be into the date of the destroy of the baneficiary may in the struct approved have and the structed of any sum of the note time interview. If days prior to the effecting place of using and the provements and as any not less than the so the defered, the beneficiary may in lass of the beneficiary mand with attend days prior to the effecting place of any sum of the policy with the struct of datin insurance is not so to defered, the beneficiary may It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the dist of eminent domain or condemnation, the Deneficiary shall have the right of commence, prosecute in its own name, appear in or disting and, if its oelects to require that all or actilement in connection with the proceedings, or to make taking, which are any portion of methods and the semanation for the semanation of the semanatic of the semanation of the semanatic of the semanation of the semanat

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 haws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and typenses of this trust, including the cost of tills search, as we will are in enforcing this obligation, and trustee's and attorney in connection with or its appeare or the rights or power or proceeding purporting to affect the security reasonable sum to fixed by the fixed by the fixed by attorney is fees actually incurred; reasonable sum to fixed by the of evidence of tille and attorney is feely attorney reasonable sum to fixed by the fixed by the secure and to no proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

ligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the neficiary may at its option carry out the same, and all its expenditures there-e grantor on demand and shall be secured by the line of this trust deed, by is connection, the beneficiary shall have the right in its discretion to complete operty as in its sole discretion it may deem necessary or advisable. the

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessment, insurance premiums and other charges is not sufficient account ime for the payment of such charges as they become due the grantor shall pay the deflet to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary upon demand, and the amount of such deflet to the principal of the ubligation secured hereby.

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 accured by this trust deed is evidenced by a any of said notes or part of any payment on one note and part on another,

d singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventihere nerearrer belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, dir-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covaring in place such as wall-to-wall carboning and lingleum shades and built-in appliances now or bereafter installed in or used in connection

| | the | entire unpaid described real prop | another par balance sh | this ty. all 1 | In the | deed and event of | the not an att | e it se | cures may no | ot be accim. |
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| which | | • | | | come | umediate | lv dua | and a | assignment c | assigned |
| which | said | described real prop all and singular the ap | | | | | 1 440 | and paya | able. | assumption, |
| together | with | all prop | erty is not cur. | rently | | | | | | |
| hereafter | r hola | and singular the an | Durtos | ·····y | used tor | agricultural | Adam I. | | · · · · | |
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MOUNTAIN TITLE COMPANY, INC. has recorded this mountain title company, inc. has recorded the naturant by request as an accommodation only, and has not examined it for regularity and sufficiency the tay by Countries therein.

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The grantor harsby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, inst the claims of all persons whomsoever.

While the granter is to pay any and all taxes, assessments and uther charges lexied or assessed against said property, or any part thereof, before the same begin to bear ments are to be made through the beneficiary, as aforesaid. The granto hereby authorizes the beneficiary to pay premiums on all insurance policies upon said property, such pay-against said property. In the amounts as shown by the statements thereof transities dupon the amounts shown on the statement as shown by the insurance prime resentatives, assessments or other charges, and to pay the insurance premiums if any, established for that purpose. The grantor agrees in any loss or damage granter out of a defect in any loss, to compromise policy, and the beneficiary and the beneficiary second to any loss, to compromise policy, and the beneficiary insurance article is do apply any amount of the indebtedness for payment and satisfaction in full or upon saile or other amount of the indebtedness for payment and satisfaction in full or upon saile or other amount of the indebtedness for payment and satisfaction in full or upon saile or other

Grantor's performance under thi

Lot 22 of SKYLINE VIEW, in the County of Klamath and State of Oregon.

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

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Klamath. County, Oregon, described as:

MTC-1396-494

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AND 11 100 PROPERTY THE STANDER AT SMILLING THE STANDER PRODUCT A LANDER THE DATA SMILLING AND THE STANDER STANDER AND THE STANDER AND THE SMILLING THE STANDER STANDER AND THE STANDER AND THE SMILLING AND SMILLING AND THE STANDER AND THE SMILLING AND SMILLING AND THE STANDER AND THE SMILLING 4. The entering upon and taking possession of said property, the collection of such rents, issues and prulie or the proceeds of fire and other insurance pol-icies or compensation or awards for any taking or damage of the property, and the application or release thereor, as aloreasid, shall not cure or white any de-such notice of default hereunder or invalidate any act done pursuant to such notice.

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 form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new ioan applicant and shall pay beneficiary a service charge.

6. Time is of the essence of this instrument and upon default by the granhor in payment of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any mediately due and payable by delivery to the trustee of written notice of default and elections are all causes and elections to sell the trust property, which notice trustee shall cause to default and discriminant by a delawer of the trustee of any indebtedness and down and in the trust property, which notice trustee shall cause to be the beneficient and down and down and the trust property, which notice trustee shall cause to be and down and down and down and down and down and the property of sail notice of default and election to be and down by the strustee shall first be videncing expenditures secure hereby, whereupon the required by law.

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 privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred the netoreing the terms of the obligation and trustee's and attorney's fees not exceeding **SERW MEMO** other than such portion of the principal as would not then be due had, no default occurred and thereing and the default. 8. After the lapse of such time as may then be required by the default. 8. After the lapse of such time as may then be required by the default. 6. After the lapse of such the same and place fixed by him in said notice of sale, either as a whole or in separate brocks, and is such order as he may de-fermine, at public auction to the highest bidder for cash, in lawful money of the United States, payable at the time of sale. Trustee may postpone sale of all any portion of said property by public announcement at such time and place of sale and from time to time thereafter may postpone the sale by public an-

nonncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, conv perty so sold, but without any covenant or warranty, express or recitais in the deed of any matters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but includin 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 provided here trustee shall apply the proceeds of the trustee's sale as follows: the expenses of the sale including the compensation of the trustee, reasonable charge by the attorney. (2) To the obligation secured trust deed. (3) To all persons having recorded liens subsequent interests of the trustee in the trust deed as their interests appear order of their priority. (4) The surplus, if any, to the grantor of th 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 mance herein, or to any successor trustee appointed herounder. Upon such appointent and without con-and duties conferred upon any trustee herein named vested with all title, powers such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of the county or counties in which the 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 to notify any party hereto of pending sale under any other deed of trust or of 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, there here, legates devises, administrators, executors, successors and assigns, the term "beneficiary" shall mean the holder and owner, including pledges, of the note secured hereby, whether or not named as pledges, the conterving this deed and whenever the context so requires, the mas-ner in construing this deed and whenever the context so requires, the mas-culate includes the feminine and/or neuter, and the singular number in-cludes the plural.

Line D Cil

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

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| | WILLIAM DENE SCHOENBERG (SEAL) |
|--|---|
| STATE OF OREGON | |
| County of Klamath Ss | LINDA LEE SCHOENBERG |
| THIS IS TO CERTIFY that on this 25th do | |
| Notary Public in and for said county and state | ry of July, 19.85, before me, the undersigned, a |
| | Pro and Linda Las d. |
| | |
| they executed the same freely and voluntarily | for the uses and purposes therein expressed. |
| IN TEXTIMONY WHEREOF I have hereunto set | my hand and affixed my potarial seal the day and year last above written. |
| | |
| (SPAL) | Notary Public for Oregon |
| (SEAL) | My commission expires: 10-13-86 |
| | TO-T2-00 |
| Loan No. | |
| Loon No. | STATE OF OREGON |
| TPIST DEED | County ofKlamath |
| MPAR AND CARDING AND ADDREED | |
| A second s | I certify that the within instrument |
| | was received for record on the 26th |
| | day of July 1085 |
| | at 2:40 o'clock P M and recorded |
| Grantor | FOR RECORDING IN DOOK MOD ON DODG 11811 |
| KLAMATH FIRST FEDERAL SAVINGS | TIES WHERE Record of Mortgages of said County. |
| AND LOAN ASSOCIATION | Useo.) Witness my hand and seal of County |
| Beneficiary | a second de la seconda de l |
| After Recording Return To: | Evelyn Biehn, County Clert |
| KLAMATH FIRST FEDERAL SAVINGS | which the fail is the second of the second o |
| Louis Found Vigociation | $\sum_{i=1}^{n} p_{i} + $ |
| 540 main St NOR | Vil LUFE CONSYNA DIG FOR AND BY TAM Amith Fee: \$9.00 |
| APE | Deputy |
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| THE THE ALL AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL | |
| | ST FOR FULL RECONVEYANCE - |
| To be use | d only when obligations have been paid. |
|): William Sisemore,, Trustee | |
| The understand is the lower | |
| rve been fully paid and satisfied. You hereby are dire | Il indebledness secured by the foregoing trust deed. All sums secured by said trust deed cted, on payment to you of any sums owing to you under the terms of said trust deed or ses secured by said trust deed (which are delivered to new). |
| ust deed) and to reconvey, without warranty, to the r | cted, on payment to you of any sums owing to you under the terms of said trust deed are secured by said trust deed (which are delivered to you herewith together with said carties designated by the terms of said trust deed the estate now held by you under the |
| | the terms of said trust deed the estate now held by you under the |
| 19、10時10月1日開催電影開発器(12分分分析145-14)。 | |

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DATED: C. LINDELLOW 51459