55565° OF 37603

50 CA THE #M-2938 STEVENS-NESS LAW PUBL TRUST DEED

Vol. M&S Page_

HIGHLAND COMMUNITY FEDERAL CREDIT UNION

WITNESSETH:

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

Lot 2, Block 7, Tract #1003, THIRD ADDITION TO MOYINA, EXCEPTING THEREFROM the Northerly, 75, feet thereof and Lot 1, Block 7, SECOND ADDITION TO MOYINA, in

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition
and repair; not to remove or demolish any building or improvement thereon;
not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike
manner any building or improvement which may be constructed, damaged or
destroyed thereon, and pay when due all costs incurred therefor.

7. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the beneficiary so requests, to
foam in executing such linearing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the
proper public office or rollices, as well as the cost of all lien searches made
by filling officers or searthing agencies as may be deemed desirable by the
beneficiary.

color in assessments such lineanch assistances of pursuant to such all process of the beneliciary may require and to pay for liling same in the proper public office or editics, as well as the cost of all lien searches made by illing officers or searching agencies as may be deemed desirable by the beneliciary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by lire and such other. hazards, as the beneliciary may from time to time require, in an amount not less than 3... Thill... III. III. III. MICALLE. Written in companies acceptable so the buildings of the payable to the latter; all: if the grantor shall fall for any reason to procure any such insurance and to deliver said policies to the beneliciary at least litteen days prior to the expiration of any policy of insurance now or herealter placed on said buildings, the beneliciary may procure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by beneliciary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not any policy of such notice, office of default hereunder or invalidate any act done pursuant to such notice. Office of default hereunder or invalidate any act done pursuant to such notice. Office of default hereunder or invalidate any act done pursuant to auch notice. Office of default hereunder or invalidate any act done pursuant to auch notice. Office of default hereunder or invalidate any act done pursuant to such notice. Office of default hereunder or invalidate any act done pursuant to such notice. Office of default hereunder or invalidate any act done pursuant to auch or the charges that may be levied or assessed upon or departs that departs and property before any part of such faxe, assessments and other charges that may be levied or assessment and other charges that may be levied or assessed upon or t

trail, limber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement effecting this after year of the property. The subordination or other agreement effecting this after preson or persons legally entitled thereto;" and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness therein. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either to person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secure enter upon and take possession of said property or any part thereof, in it lower name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including the same citicary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or ormpensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any delault or notice of default hereunder or invalidate any act done pursuant to such notice.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any deleant or notice of default hereunder, the beneficiary may declare all sums secured here of any agreement hereunder, the beneficiary may declare all sums secured here of any agreement hereunder, the beneficiary may declare all sum

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable to being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the relative or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided by law.

by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The true me well said property either in one parcel or in separate parcels and shall mel to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warmy, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. 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 conveyance to the successor trustee. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested 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 beneficiary, which, when recorded in the mortigage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

| IIV seized in fee simple of said described teat proper | rty arki nas a vanu, unch | claiming under him, that he sumbered title thereto | 1,24,2 |
|--|--|--|--|
| bygoging the cure of hill provide model, or contribution, orthogen with That they are more present for the products of the indicated mes, tristed | County stated for all next include the form | | and of the second of the secon |
| and to will werent and forever detend the san | ne against all persons who | msoever. | |
| Mai frait lies with water and the control of the plant of the control of the cont | M. W. See "Marine and "A see "See "See "See "See "See "See "See | | |
| | | and and and this trust deed are: | |
| The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family, househol (b) for an organization or (even if grantor is a natur | al person) are for business or | commercial purposes other than age | icultural |
| purposes. This deed applies to, inures to the benefit of and bit ors, personal representatives, successors and assigns. The termore, personal representatives, successors and as a beneficial ontract secured hereby, whether or not named as a beneficial and the neuter, and | T T | of and whenever the context so requ | s, execu- e, of the uires, the |
| ontract secured hereby, whether or not named as a beneficial masculine gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said grantor has | hereunto set his hand the | day and year first above writ | |
| was expensed to the control of the c | (a) or (b) is Clean | tyd Northup |) |
| not applicable; if warranty (a) is applicable and the benefitedly | ation Z, the | | |
| beneficiary MUST comply with the Action of the a FIRST lies disclosures; for this purpose, if this instrument is to be a FIRST lies and the same No. 1305 or | n to finance | | |
| If this instrument is NOT to be a first new, or letter to instrument. If | compliance | | |
| | | | |
| with the Act is too, required, currently to the control of the con | the second of the first second of the second | | |
| STATE OF OREGON, | STATE OF OREGON, Coun | ty of |) 85. |
| County of Klamath | को प्रदेशका । अपूर्णकार अपने प्रकार किया का प्राप्त प्रकार <u>कार्यकारी प्रकार के लेकिन के</u> प्रदेश हैं, अपने प्रदेश की किया की | , 19 | and |
| November 19 19.85. Personally appeared the above named. | The state of the s | who, each | being tirst |
| Christy L. Northrop | duly sworn, did say that the | former is the | |
| 4.50 (2.50) | president and that the latte | r is the | |
| S Ma | program in the section of the sectio | | |
| Single Control of the | | seal affixed to the foregoing instru- ation and that the instrument was | |
| a Cand gaknowledged the foregoing instru- | | poration by authority of its board of dead said instrument to be its vo | |
| medit to be voluntary act and deed. | and deed. Before me: | | |
| POSTOTAL Z JEN Q 2001 | Market State Comment of the Comment | | |
| Botary Public for Oregon | Notary Public for Oregon | (| OFFICIAL SEAL) |
| My commission expires: 3-22-89 | My commission expires: | | |
| 5007 | • · · · · · · · · · · · · · · · · · · · | the state of the s | |
| And the second of the second o | | | |
| For production is consisted of this most dead of states at the first states of the fir | IST FOR FULL RECONVEYANCE | : | |
| here also the activities of the result of the second of th | IST FOR FULL RECONVEYANCE | | |
| Leading to the contained of the contained of the Leading of the contained | ist FOR FULL RECONVEYANCE only when obligations have been paid. " Trustee | | |
| La the great the second of Annata to be a thought to the a finite point of the great the second of Annata to be a finite as a finite point of the great to be a finite point of the great to the great to be a finite point of the great to be a fin | IST FOR FULL RECONVEYANCE only when obligations have been poid. Trustee | toregoing trust deed. All sums seen | ured by said |
| To: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby | ist for full reconveyance any when chilippilans have been poid. Trustee Indebtedness secured by the are directed, on payment to you | and trust deed (which are deli- | vered to you |
| The undersigned is the legal owner and holder of all trust doed have been fully paid and satisfied. You hereby said trust doed or pursuant to statute, to cancer all evidences with the company w | ist for full reconveyance inly when obligations have been poid. , Trustee Indebtedness secured by the are directed, on payment to your of indebtedness secured in thout warranty. To the parties | by said trust deed (which are deli- designated by the terms of said to | vered to you |
| The undersigned is the legal owner and holder of all trust doed have been fully paid and satisfied. You hereby said trust doed or pursuant to statute, to cancer all evidences with the company w | ist for full reconveyance inly when obligations have been poid. , Trustee Indebtedness secured by the are directed, on payment to your of indebtedness secured in thout warranty. To the parties | by said trust deed (which are deli- designated by the terms of said to | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, we estate now hald by you under the same. Mail reconveyance of the large of the large of the large. | ist for full reconveyance inly when chilippiness have been poid. Trustee Indebtedness secured by the are directed, on payment to your secured interest of indebtedness secured into the parties and documents to | by said trust deed (which are deli- designated by the terms of said to | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, we estate now hald by you under the same. Mail reconveyance of the large of the large of the large. | ist for full reconveyance inly when chilippiness have been poid. Trustee Indebtedness secured by the are directed, on payment to your secured interest of indebtedness secured into the parties and documents to | by said trust deed (which are deli- designated by the terms of said to | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, we estate now hald by you under the same. Mail reconveyance of the large of the large of the large. | ist for full reconveyance inly when chilippiness have been poid. Trustee Indebtedness secured by the are directed, on payment to your secured interest of indebtedness secured into the parties and documents to | by said trust deed (which are deli- designated by the terms of said to | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, when the said by you under the same. Mail reconveyance of the Life by Should of RECASING by Well and the same of the Lorentz and the Lorentz an | ist for full reconveyance only when shigginess have been poid, Trustee indebtedness secured by the are directed, on payment to your once of indebtedness secured lithout warranty, to the parties and documents to | by said trust dood (which are deli- designated by the terms of said to said to Beneficiary | vered to you |
| The undersigned is the legal owner and holder of all frust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancer all evide herewith together with said trust deed) and to reconvey, where the same. Mail: reconveyance of the barren mail: reconveyance o | ist for full reconveyance only when shightens have been poid, Trustee Indebtedness secured by the are directed, on payment to yources of indebtedness secured lithout warranty, to the parties and documents to the parties and applicable and applicab | by said trust deed (which are deliced designated by the terms of said to the s | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, when the said by you under the same. Mail reconveyance of the Life by Should of RECASING by Well and the same of the Lorentz and the Lorentz an | ist for full reconveyance only when shightens have been poid, Trustee Indebtedness secured by the are directed, on payment to yources of indebtedness secured lithout warranty, to the parties and documents to the parties and applicable and applicab | by said trust deed (which are deliced designated by the terms of said to the s | vered to you |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, will estate now hald by you wrider the same. Mail reconveyance of the bottom of th | ist for full reconveyance only when shightens have been poid, Trustee Indebtedness secured by the are directed, on payment to your cost of indebtedness secured lithout warranty, to the parties and documents to the parties and appearance of the parties are appearance of the parties and appearance of the parties are appearance of the p | Beneficiary STATE OF OREGON, | vered to you ust deed the |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, where the same mail reconvey we estate now hald by you writer the same. Mail reconvey we now may said trust best of the same. Mail reconvey was now may said the baselost of RECONNO DIVINO DATED. DATED: DATED: TRUST DEED | ist for full reconveyance only when shigginess have been poid, Trustee indebtedness secured by the are directed, on payment to your of indebtedness secured into the parties of indebtedness secured into the parties of indebtedness secured in thou warranty, to the parties of indebtedness secured in the parties of indebtedness secured in the parties of indebtedness secured in the secure of the parties of indebtedness secured in the secure of the parties of the parties of the parties of the parties of the secure of the parties of the secure of the parties | Beneficiary STATE OF OREGON, County of Klamath | be made. |
| The undersigned is the legal owner and holder of all frust deed have been fully paid and satisfied. You hereby haid trust deed have been fully paid and satisfied. You hereby herewith together with said trust deed) and to reconvey, where the barrier had been satisfied by your under the same. Mail: reconveyance belt but here with said trust deed) and to reconvey, when the barrier had been satisfied the same. Mail: reconveyance belt but here been said trust deed on the reconveyance belt been said trust deed on the notion of the beautiful trust beed on the notion of the said said. TRUST DEED | ist for full reconveyance only when shiggifiers have been poid, Trustee indebtedness secured by the are directed, on payment to your of indebtedness secured inthout warranty, to the parties and documents to the parties and documents to the parties of the secured of the se | Beneficiary STATE OF OREGON, County of Klamath | be made. |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, where the same with together with said trust deed) and to reconvey, where the same will be now held bytyou under the same. Mail: reconveyance of the same will be now held bytyou under the same. Mail: reconveyance of the same will be now held bytyou under the same. Mail: reconveyance of the same will be now held bytyou under the same. Mail: reconveyance of the same will be now held bytyou under the same. Mail: reconveyance of the same will be now held bytyou under the same. Mail: reconveyance of the same will be not less as a same will be not l | ist for full reconveyance only when shillgeliers have been pold. Trustee Indebtedness occured by the are directed, on payment to you need of indebtedness secured is blithout warranty, to the parties and documents to ANACL OF CUSY WITH THE TRUST HERE AND THE TRUST WITH THE TRUST HERE AND THE TRUST HERE AND THE TRUST WITH THE TRUST HERE AND THE TRUST HE TRUST HERE AND THE TRUST HERE AN | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the November | be made. |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, where the same will reconvey and estate now hald bytyou under the same. Mail: reconveyance EON Life believed the same will reconvey and the least of the same will reconvey and the least of the same will be not less or desired this time beed on this note which it seems to the same will be same with the same will be same will be same with the same will be sa | IST FOR FULL RECONVEYANCE only when shightions have been poid. Trustee Indebtedness secured by the are directed, on payment to your construction of indebtedness secured lithout warranty, to the parties and documents to the parties and documents to the parties of the parties | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November | s instrumes 19th da |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby hald frust deed or pursuant to statute, to cancer all evide herewith together with said trust deed) and to reconvey, where the best now held by you stider the same. Mail: reconveyance of the best | IST FOR FULL RECONVEYANCE only when shightions have been poid. Trustee Indebtedness secured by the are directed, on payment to your construction of indebtedness secured lithout warranty, to the parties and documents to the parties and documents to the parties of the parties | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M., a in book/reel/volume No. | s instrumes 19th days 19 85 |
| The undersigned is the legal owner and holder of all trust doed have been fully paid and satisfied. You hereby said trust doed or pursuant to statute, to cancel all evide herewith together with said trust doed) and to reconvey, with the said by you under the same. Mail reconveyance of the bold of the same will reconvey and the bold of the bold of the same will reconvey and the bold of the bold of the same will reconvey and the bold of the bold of the same will reconvey and the bold of the bold of the same will reconvey and the bold of the bold of the same will reconvey and the bold of the bold of the bold of the bold of the same will be and the same will be and the same will be and the same will be same with the same will be same will b | IST FOR FULL RECONVEYANCE and when shippiness have been poid. , Trustee , Trustee , Indebtedness secured by the are directed, on payment to you are directed, on payment to you have to indebtedness secured by the parties and documents to | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M. a in book/reel/volume No. | s mode. s mode. s mod |
| The undersigned is the legal owner and holder of all trust doed have been fully paid and satisfied. You hereby said trust doed or pursuant to statute, to cancel all evide herewith together with said trust doed) and to reconvey, we estate now held by you under the same. Mail: reconveyance of the holder of the same. Mail: reconveyance of the not less as destroy this from Deed on the note which it seem that the same of the less of the same of the same of the less of the same of th | indebtedness secured by the are directed, on payment to you need to findebtedness secured by the are directed, on payment to you have to findebtedness secured by the parties and documents to | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M., a in book/reel/volume Nopage 18308 or as fee ment/microtilm/reception N. Record of Mortgages of said | s instrumers 19th da |
| The undersigned is the legal owner and holder of all trust dood have been fully paid and satisfied. You hereby said trust dood or pursuant to statute, to cancer all evide herewith together with said trust dood) and to reconvey, will estate now hald by you under the same. Mail reconvey who estate now hald by you under the same. Mail reconvey who estate now hald by you under the same. Mail reconvey who estate now hald by you under the same. Mail reconvey who estate now hald by you under the same. Mail reconvey who had by you under the same. Mail reconvey who had by you under the same. Mail reconvey who had by you under the same of the low of the same o | IST FOR FULL RECONVEYANCE and when shippiness have been poid. , Trustee , Trustee , Indebtedness secured by the are directed, on payment to you are directed, on payment to you have to indebtedness secured by the parties and documents to | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M., a in book/reel/volume No. page 18808 or as fee ment/microfilm/reception N Record of Mortgages of said Witness my hand | s instrumers 19th da |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, will estate now hald by you writer the same. Mail reconvey we estate now hald by you writer the same. Mail reconvey who estate now hald by you writer the same. Mail reconvey was a low with said trust deed on the reconvey will now with said trust deed on the reconvey will be a said to said the same. Mail reconvey was a low with said trust deed on the reconvey will be a said to said the said trust of the said trust of the said trust said tru | IST FOR FULL RECONVEYANCE and when shippiness have been poid. , Trustee , Trustee , Indebtedness secured by the are directed, on payment to you are directed, on payment to you have to indebtedness secured by the parties and documents to | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M., a in book/reel/volume Nopage 18308 or as fee ment/microtilm/reception N. Record of Mortgages of said | s instrumers 19th da |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, where the same Mail reconveyance ostate now hald by you under the same. Mail reconveyance of the same mail reconveyance in the boundary and the reconveyance of the same mail reconveyance in the same same government of the same same government in the same same gove | IST FOR FULL RECONVEYANCE only when shightions have been poid. Trustee Indebtodness secured by the are directed, on payment to your secured lithout warranty, to the parties and documents to the parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and applied to the free parties are applied to the free parties and the free parties are applied to the free parties are applied | Beneticiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M., a in book/reel/volume No. page 18808 or as fee ment/microfilm/reception N Record of Mortgages of said Witness my hand | be made. } s instrumer in 19 th da instrumer Condenses County. and seed |
| The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, where the same Mail reconveyance ostate now hald by you under the same. Mail reconveyance of the same mail reconveyance in the boundary and the reconveyance of the same mail reconveyance in the same same government of the same same government in the same same gove | IST FOR FULL RECONVEYANCE and when shippiness have been poid. , Trustee , Trustee , Indebtedness secured by the are directed, on payment to you are directed, on payment to you have to indebtedness secured by the parties and documents to | Beneficiary Beneficiary STATE OF OREGON, County of Klamath I certify that the within was received for record on the of November at 3:27 o'clock P.M. a in book/reel/volume No page 18308 or as fee ment/microfilm/reception in Record of Mortgages of said Witness my hand a County affixed. | be made. } s instrumen in 19 th da |