of the successor trustee. 17. Trustee accepts this first when the deal duly executed and acknowledged is made a public first as provided by law Trustee is not oblighted to notify any parts here it sending also under any other deal 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 attarney, who is an active member of the Oregon State Bar. a bank trust among or savings and loan association authorized to do business under the laws of Oregon or the United States, a trutter insurance company is that the trust among property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esclaw agent interest index the trust among the test index to the test and the test of the test test test.

the manner provided in OR: 867.15 to 86.295 13. Alter the trustee has commenced foreclosure h) advectment and sale, and at any time prior of 3 days before the date the Protect conducts the sale, the frantor or any other person before the date the OR 86.751. That cure is all the frantor or any other person before the date the OR 86.751. That cure sale, the frantor or any other person before the date the OR 86.751. That cure is all the frantor or any other person before the date the order of the default sale, the frantor or any other person before the date the OR 86.751. That cure is all the defaults of the frant default consists of a lailure to pay. When due on then be due at the time of the cure other than such portion as when due being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the driault or and expresses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided 14. Otherwise the sale shall be held on the date and at the time and

the grantor and beneficiars, may purchase at the sale. I.S. When trustee sells pursuant to the powers provided herein trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in which is the proceeder of the trustee and a crassinality charge by finite charge the compensation of the trustee and a crassinality charge by finite atomes, (1) to the obligation sourced by the trustee of (1) in all previous deed as their interests that appear in the order of the trustee in the trustee surplus, (2) possible grantor of to be successed in interest entitled to such surplus, (3) possible grantor of to be successed in interest entitled to such

pellate court shall adjudge reasonable as the beneficiary's or frustees attach ney's fees on such appeal. It is multially adreed that: A. In the event that any puttur ut all of said property shall be taken as on event that any puttur ut all of said property shall be taken as compensation for such taking, which are in portion of the monies payable fo pay all reasonable costs, expenses and attorney's fees necessarily equival applied by it first upon any reasonable costs and expenses of the amount request of the proceedings, shall be proceedings, shall be taken applied by it first upon any reasonable costs and expenses and attorney's fees applied by it first upon any reasonable costs and expenses and attorney's lees, and execute such proceedings, shall be proceedings which is the trial and appellate courts, necessarily paid or incurred by beneficiary and the balance applied upon the indebtedness and execute such instrument agrees, at its own expense, to take such actions 9. At any time and from time to time upon written request of beneficiary in easily of its easily presention of this deed and the noile for the liability of any person for the payment of the indebtedness, trustee may surplus, it any, to the grantor of to his surcessed in interest entitled to such surplus, 16. Beneliciary may from time to time appoint a surcessor or succes ors to any trustee name herein or to and successor trustees appointed herein trustee, the latter shall be vested with all title, powers and dutes conferred and substitution shall be made by written instrument executed by beneficiary which the property is situated, shall be conclusive proof of proper appointment. 17. Trustee Science this trust a been the ideal dute executed and

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fogether with trustee's and attorney's lees not exceeding the annumity provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of vale or the time to which and vale may no one parcel or in separate parcels and shall sell the parcel or parcels are shall deliver to the purchaser its deed in form as required by law. Trustee the property so sold, but without any covenant or equired by law coversing the fructures thereof of any person, excluding the concessing the grantice and beneficiers, may purchase at the vale.

The above described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition: 1. To protect, preserve and maintain said property in good condition: 1. To commit or permit any water of said property. If the source and workmanike there are building or improvement there or restore for any water of and work manike destroyed thereon and pay when due all costs incured therefor. 3. To comply with all taws ordinances, regulations. 5. To comply with all faws ordinances, regulations, covenants, condi-tions and restrictions allecting safe-ments pursuant to the Uniform Commer-tions as the heastitizary may incurre and to pay for filling same in the billing officers or searching agencies as may be deemed desirable by the 4. To provide and communically maintain insurance on the buildings

Burd, timber or grazing purpose.
(a) consent to the making of any map or plat of said property who may any casement or creating any restriction thereon. (c) is on it and subordination or other adreement allecting this deed or the line or or interaction of the restriction of the deed or the line or or interaction of the restriction of the restriction. Including restriction of the restriction. Including restriction of the restriction. Including restriction of the restriction

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable Doner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note nes due and payable. becomes due and payable.

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE THOUSAND FOUR HUNDRED AND NO/100s-----

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SAVINGS & LOAN ASSOCIATION AS BENEFICIARY. BENEFICIARIES INTEREST WAS THEN ASSIGNED TO HOUSING DIVISION, DEPARTMENT OF COMMERCE, STATE OF OREGON Together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

R=38106

SECOND

Vol MS Page

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, 19.85., between

. , as Trustee, and

TRUST DEED (Ne restriction on assignment)

as Grantor, KLAMATH COUNTY TITLE COMPANY

THIS TRUST DEED, made this ____27th ____day of _____November

THIS TRUST DEED IS SECOND AND JUNIOR TO TRUST DEED DATED NOVEMBER 27, 1985 EXECUTED BY JOHN BASTINANELLI IN FAVOR OF THE BENJ. FRANKLIN FEDERAL

FRED HARRISON and LOIS HARRISON

SEE ATTACHED EXHIBIT 'A' FOR LEGAL DESCRIPTION

as Beneficiary,

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

in .

| | | 19 | 723 |
|---|---|--|--|
| The grantor covenants and agrees to and w Ily seized in fee simple of said described real pr | with the beneficiary and the roperty and has a valid, u | hose claiming under him mencumbered title there | , that he is law- to |
| d that he will warrant and forever defend the | same against all persons | whomsoever. | |
| | | | |
| The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, hous (b) for an organization, or feven if granter is a R purposes. | schold or agricultural purpose natural person) are ler busines | s (see Important Notice bel s-or-commoroial-purposes-off | ow), or-thun-agricaltaral- |
| This deed applies to, inures to the benefit of and rs, personal representatives, successors and essigns. The entract secured hereby, whether or not named as a benef asculine gender includes the feminine and the neuter, a | e term beneficiary shall mean ticiary herein. In construing th and the singular number inclu- | the holder and owner, inclu is deed and whenever the co- des the plural. | aing pleagee, of the ntext so requires, the |
| IN WITNESS WHEREOF, said grantor l | | | bove written. |
| IMPORTANT NOTICE: Delete, by lining out, whichever warrant ot applicable; if warranty (a) is applicable and the beneficic | ary is a creditor | Bastianelli | |
| is such word is defined in the Truth-in-Lending Act and Re seneficiary MUST comply with the Act and Regulation by m | making required | BASI IAMBIDI | ананан () 1917 — Приланан () |
| lisclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 130 f this instrument is NOT to be a first lien, or is not to finan | 5 or equivalent; nce the purchase | | |
| of a dwelling use Stevens-Ness Form No. 1306, or equivalen with the Act is not required, disregard this notice. | it. If compliance | | ······ |
| if the signer of the above is a corporation, see the form of acknowledgment opposite.) | | | |
| STATE OF OREGON, | STATE OF OREGON, C | County of |) 55. |
| County of Klamath | | 1 9 | |
| November 27, 19 85. Personally appeared the above named | Personally appear | | and who, each being first |
| | duly sworn, did say that | | i |
| John Bastianelli | president and that the l secretary of | IATTET 13 THE | |
| Mummm | a corporation, and that | the seal atfixed to he foreg | , ping instrument is the |
| nonseto be. his voluntary act and dood. | corporate seal of said co sealed in behalf of said | propriation and that the instru- corporation by authority of owledged said instrument to | iment was signed and its board of directors; |
| PU Brata Plant for Oregon | Notary Public for Orego | | (OFFICIAL SEAL) |
| My contrission expires: 8/27/87 | My commission expires: | | |
| The second se | EQUEST FOR FULL RECONVEYANCE | | |
| | equest for foll reconversance and only when obligations have been p | aid. | |
| <i>TO</i> : | , Trustee | | |
| The undersigned is the legal owner and holder of | all indebtedness secured by t | he foregoing trust deed. All | sums secured by said |
| trust deed have been fully paid and satisfied. You herein and trust deed or pursuant to statute, to cancel all ev | by are directed, on payment to vider~ss of indebtedness securi | o you of any sums owing to ed by said trust deed (whic | you under the terms of h are delivered to you |
| herewith together with said trust deed) and to reconvey, | , without warranty, to the par | rties designated by the term | of said trust deed the |
| estate now held by you under the same. Muil reconveys | xince and documents to | | |
| | | | · · · · |
| DATED:, 19 | | · · · · · · · · · · · · · · · · · · · | i |
| DATED:, 19 | ······ | | |
| DATED:, 19 | ······ | Beneficiary | |
| DATED:, 19 | | · | veyance will be made. |
| Do not loss or destroy this Trust Dood OR THE NOTE which it | | · | ON.) |
| Do not lose or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) | | STATE OF OREG County of | ON, }ss. |
| Do not lose or destroy this Trust Dood OR THE NOTE which it TRUST DEED | | strustee for cancellation before recomposition STATE OF OREG County of I certify that ment was received | ON, t the within instru- for record on the |
| Do not loss or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) | | STATE OF OREG County of I certify tha ment was received | ON, t the within instru- for record on the , 19, |
| Do not loss or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) | | STATE OF OREG County of I certify tha ment was received at | ON, t the within instru- for record on the , 19, M., and recorded le No. on |
| Do not loso or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. | secures. Soth must be delivered to the SPACE RESERVED FOR | STATE OF OREG County of I certify tha ment was received at | ON, t the within instru- for record on the , 19, M., and recorded le No. on s document/fee/file/ |
| Do not loso or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. | secures. Both must be delivered to the | STATE OF OREG County of I certify tha ment was received at | ON, t the within instru- for record on the , 19, M., and recorded le No. on s document/fee/file/ |
| Do not loss or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. | secures. Soth must be delivered to the SPACE RESERVED FOR | STATE OF OREG County of I certify that ment was received day of at in book/reel/volum page instrument/microfic Record of Mortga Witness my | ON, t the within instru- for record on the , 19, M., and recorded te No. s document/fee/file/ m No. |
| Do not lose or destroy this Trust Dood OR THE NOTE which it TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. Grantor Beneficiary AFTER RECORDING RETURN TO | secures. Soth must be delivered to the SPACE RESERVED FOR | STATE OF OREG County of I certify tha ment was received at | ON, t the within instru- for record on the 19, M., and recorded te No. on s document/fee/file/ m No. , ses of said County. |
| Do not lose or destroy this Trust Dood OR THE NOTE which it TRUST DEED [FORM No. 381-1] STEVENS-NEES LAW PUB. CO., PORTLAND. ORE. Grantor Beneficiary | secures. Soth must be delivered to the SPACE RESERVED FOR | STATE OF OREG County of I certify that ment was received day of at in book/reel/volum page instrument/microfic Record of Mortga Witness my | ON, t the within instru- for record on the 19, M., and recorded te No. on s document/fee/file/ m No. , ses of said County. |

EXHIBIT "A" The following described real property situated in Klamath Councy, Oregon: PARCEL 1: 19724 Lot 3 in Block 6, Buena Vista Addition to the City of Klamath Falls, LOL 3 IN BLOCK 0, BUENA VISTA ADDITION TO THE CITY OF ALAMATH FALLS, Oregon, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Viemath County Oregon oregon, Klamain County, Oregon, according to the office of the County Clerk of Klamath County, Oregon. PARCEL 2: A portion of Lot 7 Block 6, Buena Vista Addition to the City of Klamath A portion of fourty of prock o, buena vista Addition to the Uity of Alduath Falls, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon described as Fails, Klamath County, Uregon, according to the official plat thereof on i in the office of the County Clerk of Klamath County, Oregon, described as Beginning on the Northerly line of Buena Vista Street at the intersection Northerly line of Ruene Vieta Street and the line between Lote 7 9 and Beginning on the Northeriy line of Buena Vista Street at the intersection of the Northerly line of Buena Vista Street and the line between Lots 7, 9 and 10 in Block 6 of Buena Vieta Addition to the City of Viemath Falls Oregon. Or the Northerry line of Duena Vista Street and the line Detween works (,) a 10 in Block 6 of Buena Vista Addition to the City of Klamath Falls, Oregon; thence Northwesterly along the line between lote 7 0 and 10 07 fact to the IV IN DIVER O OF DUENA VISLA AGGILION TO THE ULTY OF REAMAIN FALLS, UTEGON; thence Northwesterly along the line between Lots 7, 9 and 10, 87 feet to the Northerly line of for 7. thence Conthwesterly along the Northerly line of for Unence Northwesterly along the line between Lots /, y and lU, 8/ Neet to the Northerly line of Lot 7; thence Southwesterly along the Northerly line of Lot 7 of said Rlock 6 45 feet, thence Southeasterly and narallel to the line between Northerly line or Lot /; Lhence Bouthwesterly along the Northerly line of Lot / of said Block 6, 45 feet; thence Southeasterly and parallel to the line between Lotk 7. 9 and 10 of said Block and Addition to the North line of Buena Vista OI 5310 DIOCK 0, 43 TEEL; UNENCE SOULNEASTERLY AND PARALLEL TO THE LINE DETWE Lots 7, 9 and 10 of said Block and Addition to the North line of Buena Vista Streat, thence Northessterly along the North line of Buena Vista Circuit to the Street; thence Northeasterly along the North line of Buena Vista Street to the noint of heatnaing heing a part of lot 7 in Block 6 of Buena Vista Street to the point of beginning, being a part of Lot 7 in Block 6 of Buena Vista Street to the the City of Vismath Falla Oregon all attuate in County of Vismath State of State of point or beginning, being a part or Lot / in Block o of Buena Vista Addition the City of Klamath Falls, Oregon, all situate in County of Klamath, State of Return to: Fred & Lois Harrison 6195 E. Bidwell Temple City, CA 91780 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of of <u>December</u> SS. A.D., 19 85 at _ of FEE 2:02 Mortgages - O'clock P_M., and duly recorded in Vol. -\$13.00 Evelyn Biehn, 485 County Clerk mil