be necessary in obtaining such compensation, promptly upon the beneficiary's request. The second se

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiar, shall have the right to commence, proceedings, on name, appear in or defend any such that right to commence, proceedings, or to make any compromise or settlement or defend any such such taking and, if it so elects taking, which are in excess of the amount re-quired to pay all reasonable costs and attorney's fees necessarily paid and applied by it first upon in such proceedings, shall be paid to the beneficiary balance applied upon the indebtedness secured hereby; and the granner as a tiles own expense, to take such actions and execute such insurents as shall be necessary in obtaining such compensation, prompty upon the beneficiary's request.

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.

It is mutually agreed that:

executors and administrators ahail warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms said property; to keep said process the pay said note charges levicd against codence over this trust deed; to perty free from all encumbrance having pre-or hereafter construction is homizes within six months from the data person of the date construction is homizer any building or improvements of noreafter construction is homizer any building or improvements of a person of the date construction is homizer any building or improvements of a person of the date construction is homizer any building or improvements of add property which may be damaged destroyed and pay, when dust it mes during on the good workmanike manner any building or improvements of add property which may be damaged not be deteroyed and pay, when dust it mes during construction; to replace any w, to improt and is good workmanike constructed on said promines; to keep all buildings or more from beneficiary of such constructed on said prometies; to keep all buildings or more from beneficiary of auch constructed on said prometies; to keep all buildings or more the ow or hereafter secured by this trust deed, in biginal principal sum of the note time require, secured by this trust deed, in biginal principal sum of the note time requires triary, and to delive the original manner of the beneficiary may in its and to delive the original principal sum of the note time requires approved loss payable clause in fewory of insurance in correct form and with the principal disc of the beneficiary may in its is even and any prior to the effective deed buildings of hereit and with the and may prior to the stretter of the beneficiary may in its all a sum cances for, the benefit any stretch and with the and any prior to the grantor during the fail term of the policy of insurance as hall be non-cancellable by the grantor during the fail term of the policy of the insurance.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this frust, including the cost of this exarch, as well as in enforcing this obligation, and trustee's and attorney's to pay all costs to appear in and deren low proceeding purporting to affect the secure costs and expenses of the trustee's and attorney's necessary of a secure in and offen control of the beneficiary or trustee's and attorney is a stually incurred; ity hereof or the rights or your of the beneficiary or the attorney's fees has a transmable sum to be fixed by the court, in any such attorney fees has a fictary to foreclose this deed, and all sald sums shall be accured by this trust deed.

"obligation secured nerepy. Bhould the grantor fail to keep any of the foregoing covenants, then the nerticiary may at its option carry out the same, and all its expanditures there the grantor on demand and shall be secured by the lien of this its repayable by this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to asid property as in its sole discretion it may deem necessary or advisable.

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, assessments, insurance premiums and other charges is not sufficient at any deficit to the beneficiary upon demand, and if not paid within iten days after such desmand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

This trust deed shall further secure the payment of such additional money, having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by a nore than one note, the beneficiary may oredit payments received by it upon may of said notes or part of any payment on one note and part on another, as the beneficiary may elect. the grantor hereby covenants to and with the trustee and the beneficiary that the said premises and property conveyed by this trust deed are d clear of all encumbrances and that the grantor will and his heirs, is and schmistrators shall warrant and defend his said title thereto the claims of all persons whomsoever.

obtained. That for the purpose of providing regularly for the prompt payment of all tares, assessments, and gorennessic thanges levied or assessed against the above described pro-of the lesser of the original while the indebtedness secured hereby is in excess of 80% made or the beneficiary's orpitchate price paid by the grantor at the time the ioan was principal and interest payhle to the beneficiary in addition to the at the time the ioan principal and interest payhle to the beneficiary in addition to the at the time the ioan principal and interest payhle the terms of the noise or bimonthy payments of or the date installments on principal and interest are payable an amation secured hereby of the taxes, assessments, and other startes due and payable with respect to said property respect to said property within and also 1/36 of the insurance premit the granto is in interest on said amounts at a rate non brance share. The highest rate authorized the grantor month the rate of interest paids hall be agains 3/4 of 1%. If such rate is be paid month the rate of interest paids hall be a grant and interest the grantor by crediting to the asset of her open passhook second and hall be paid quartery to the grantor by crediting to the second account and shall be paid quartery to the grantor by crediting to the second account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges letted interest and also to pay promiums on all insurance policies upon the same begin to bear ments are to be made inpromiums on all insurance policies upon the data of the same begin to be same the bone data of the same beneficiary, as aforesaid. The saind property, such pay-the beneficiary to pay any upon the data it area; assessments and other charges letted or imposed collector of such taxes, assessments and other charges, and to pay the insurance precision in the amounts shown on the statements submitted by the insurance insurance insurance resonatives and the same and the same of the charges, and to pay the insurance of the same taxes resonatives and to withdraw the amounts submitted by the insurance insurance precision resonable for failure to have any lines arantor agrees in no crent to boild stars account responsible for failure to have any lines arantor agrees in no crent to boild stars beneficiary event of any loss, to compromise and settle with any insurance company and the data is and in the same company and the same insurance of any loss of apply any amount of the indebtedness for payment and satisfaction in full or upon sale or other

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtenances, tenements, hereditaments, rents, issues, protits, 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, venetian blinds, floor lating. air conditioning, refrigerating, watering and irrigation apparatus, equipment and tixtures, together with all awnings, venetian blinds, tioor covering in place such as wall-to-wall carpeting and lineleum, 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 grantor has or may hereafter acquire, for the purpose of securing performance of each agreemant of the grantor herein contained and the payment of the sum of TEN_THOUSAND_DOLLARS_AND_NOV100 TO 000 00 billion with interest therein the terms of a premistory sole of even date herewith payble to the

which said described real property is not currently used for agricultural, timber or grazing purposes, 行われた

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 Other assumption, the entire unpaid balance shall become immediately due and payable

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Lot 11, Block 13, TRACT No. 1112, 8th ADDITION TO SUNSET VILLAGE according to the official plat thereof on file in the office of the County Clerk, Klamath 05

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in trust Klamat Kounty, Oregon, described as:

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the as grantor, William Sisemore, as trustee, and branchi de catalet de statel de sagender en en en bran MITNESSETH;

DV. THIS TRUST DEED, made this . 4th. day of February..... ****GERALD L. HARGROVE AND CAROLYN K. HARGBOVE***

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fault or notice of default hereunder or invalidate an	d property, the collection and other insurance point insurance point in the deciman other insurance point in the deciman of the property, and of cure of wairs any deciman to be deciman. The framewer is a second of the property is and y act done, pursuant to truthing any sale, or con- 9. When the Truthe all arguing the truthe sale.
6. The grantor shall notify beneficiary in writh tract for sale of the above described property and f form supplied it with such personal information conce would oscinarily be required of a new loan applicant a a service charge.	ng of any sale or con- furnish beneficiary on a trustee sali spirauant to the powers provided herein i
a service charge.	and shall pay beneficiary in the expenses of the sale including the compensation of the trustes, and trust, deed. (30 To all persons having recorded Hern subserved by interstant of the Trust deed. (30 To all persons having recorded Hern subserved by
6. Time is of the essence of this instrument an granhor in payment of any indebtedness secured hereby of agreement hereunder, the beneficiary may declare all as mediately due and payable by delivery to the trustee of and election to sell the trust you which notice to duly filed for record. Upon deliveryerty, which notice the the beneficiary shall deposit with the stal motice of defi- notes and documents evidencing expenditures accured trustees shall fix the time and place of sale and give required by law.	ng of any sale or con- turnish banaliciary on a and shall pay beneficiary and upon default by the or in performance of any written notice of default written notice of default 10. For any reason networks of the sale in interest entitled to such surplus.
duly filed for record. Upon delivery of said notice tr the beneficiary shall deposit with the trustee this trust notes and documents evidencing expenditures.	rustee shall cause to be time sphoint a uccessor or successors to any trustee named herein or time deed and all promisors to sell, very to the appoint a uccessor or successors to any trustee named herein or to be the successor trustee appointed herein to be the appointed herein to be therein to be therein to be there
required by law.	nereby, whereupon the solice thereof as then by the beneficiary, containing reference to the by written instrument except
by the Truster for the Truster's sale, the granton privileged may pay the entire amount then due under the obligations, secured thereby (including costs and	written alte and the state of the successor frustee and the state of the successor trustee appointed hereader and suppointed hereader and suppointed hereader and suppointed hereader and suppointed hereader and suppointeent and substitution shall be vested with all title, por and hereader and suppointed hereader and suppointed hereader and suppointeent and substitution shall be vested with all title, por and hereader and suppointeent and substitution shall be vested with all title, por and hereader and suppointeent and substitution shall be vested with all title, por and hereader and suppointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por and hereader and suppointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and substitution shall be vested with all title, por such appointeent and such appointeent
not exceeding More had no default occurred and thereby	beness accutaly incurred it. Trustee accepts this trust when this deed, duly executed and acham the principal as would cure the default.
8. After the lapte of such time as martinen by the the recordation of said notice of default and giving of of sais atternation and place first of the time and place first of sais atternation of the said place first	ded by 1 try) and action or proceeding in which the grantor, beneficiary or trustee and in party unless such action or proceeding is brought by the trustee.
termine, at public another to the highest bldder for cash, United States, payable at the time of sale. Trustee may any portion of sale property by public announcement any	uch order as such notice in lawful money of the pledgee, of the note security shall mean the holder and owner, include postpone said of 21:0. herein, in construint station, executors, successors a postpone said of 21:0. herein, in construint station, station of the note security, whether or not named as a hereing
asie, and from time to time thereafter may postpone (auch time and place of culine gender intuition and deci and whenever the context so requires, the mint the sale by public an-cludes the plural decide the feminine and/or neuter, and the singular number
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STATE OF OR GON	Caroling K. M.
County ofKlamath	CAROLYN K HARTROVE (SEAL
Notary Public in and for sold country	day or 19 00 V
10 me never all de la	and Carolyn K. Hargrove
Lhey are used the same freely and voluntarily	ual S named in and who executed the foregoing instrument and acknowledged to me that y for the uses and purposes therein expressed.
W. TOTIMONY WITHHOF I have hereunto se	t my hand and affired my notatial seal the day and year last above written.
	Kout X XIIA.
(SEAL)	Notary Public for Oregon My commission expires: 10-13-86
CONTRACTOR OF CALENDARY INC.	the states which has a serior
LoomaNo:	STATE OF OREGON
	County of Klamath
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C OF DC apparent of	day of 1986
Crantor's to erforment by another	BRACE: RESERVED
KLAMATH FIRST FEDERAL SAVINGS	FUTE (LASEL IN country the Record of Morigages of said County and
AND LOAN ASSOCIATION	Witness my hand and seal of County affixed.
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS	Evelyn Biehn
AND LOAN ASSOCIATION	By Seine the April-
	Fee \$9.00 Deputy
CODUCAL SECTION OF A SECTION	
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TOF IT' HTOCK TO' LASC TO DO THE WILLIAM Sistemate.	ued only when oblightions have been paid.
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The undersigned is the legal owner and holder of router filling and satisfied. You hereby are done we been fully paid and satisfied. You hereby are done result to statute, to cancel all evidences of indebted ist deed and to reconvey, without warranty, to the me: 20108 is possible and possible of the statute me: 20108 is possible of the statute of the statute me: 20108 is possible of the statute of the statute ist deed and to reconvey.	all indebtedness secured by the foregoing trust deed. All sums secured by sold trust deed inected, on payment to you of any sums owing to you under the terms of sold trust deed or iness secured by sold trust deed (which are delivered to you herewith together with sold parties designated by the iterms of soid trust deed the estate now held to you here with sold
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LIPS OLE ICITED DIST FIRST REQU FOR IT' HEOCK TS' LIPK.TO be in : William Sigmore,	all indebtedness secured by the foregoing trust deed. All sums secured by sold trust deed inected, on poyment to you of any sums owing to you under the terms of sold trust deed or parties designated by sold, trust deed (which are delivered to you herewith together with sold parties designated by the terms of sold trust deed the estate now held by you under the Klamath First Federal Savings & Loan Association, Beneficiary 19/10 CARDER.