5.60 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royulies and profits of the pro-gerty alfected by the fact and of any personal property located thereon. Until the performance of any and personal property located thereon, until the performance of any any default by the grantor barens of the order become due and payable. To any default by the grantor by default as there ecurity for the indevice any default by the grantor by default as the security for the indeviced many default by the grantor by default as the security for the indeviced many end of the persons of the adequase of any add property, or any part thereby secured, enter upon as the adequase of any and property, or any part thereby ascured, and any of claid and apply the same, leas costs and expenses of one those and the default as appon-able attempts (security indebtedness secured hereby, and in such order able attempts (security may determine.

uese, 2. At any time and from time to time upon written request of the beneficiary, payment of its fees and 2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for endorscenent (in case of full reconveyance, for cancellation), without factoring the liability of any person for the payment of the indebledness, the trustee may also concent to the make in any subordination or other agreement affecting the list of any person for the payment of the indebledness, the trustee may also concent to the make join in any subordination or other agreement affecting the list of each or the property. (b) is deed or the lien or charge hereoft (d) reconvey affecting the grantee in any reconveyance may be described as the provet of the truthfulness thereoft. Trustee's fees for any of the services in this paragraph shall be not less than \$5.00

securitors and administrators shall warrant and dafend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees 1; pay said note according to the terms said property; to keep and there are all buildings in courance having pre-cedence over this trust dead property frie from all encountaries having pre-cedence over this trust dead property frie from all encounts of course having or here and the said property is the from all encourse having pre-cedence over this trust dead property are to the said property to the date constructed on said maplet all buildings in courace having pre-end or the date construction is premise within six months of course having prompt or the date construction is premise and the said property and prompt of the date construction is premise and pay when all times during therefor; to allow beneficing destroyed and pay when all beneficiary within may be damaged any building or impression all times during therefor; to said the weight of the said property data beneficiary within the said property in isood repart and to count or suffer on waste of said premises; to keep all buildings and improvements now or no waste of said premisely to keep all buildings from time to the said prove the said promises; to keep all buildings and improvements and by fire or such other hazards points of insurance in correct for balants loss of the struct deed, in a said premises continuously hand is could be true the original point of insurance in correct for all with premium loss payable clause in favor of insurance in correct for and with infiteen day to the principal place of insurance in correct for any with said policy of insurance is not a benefit of the beneficiary may in its obtained. It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken the right of emission domain or condemnation, the beneficiary shall have the right of commence prosecute in its own name, appear in or defend any ach payable as compensation for so require that all or typ portion of the mount re-quired to pay all reasonable one, expenses and attorney consections with applied by it first upon any reasonable costs and the beneficiary pair the applied upon the indebtaliase sourced hereby; and the grantor agrees at the applied upon the indebtaliase and execute such instruments as shall to take any time and from time to time and and execute such instruments as shall a point of the mount of the beneficiary in such processary in a bit of the beneficiary's the necessary in obtaining such compensation, prompty upon the beneficiary's 2. At any time and from time to time and the such and from time to the such and from time to the such and the such and the such as the such and and the such actions and execute such instruments as shall the grantor agrees, and the such as the such as the such as the such as the such and the such as the such actions and execute such instruments as shall the grantor agrees, and the such as t

It is mutually agreed that:

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 laws, ordinances, regulations, fees and expenses of this strictions affecting said property to pay all costs, the other costs and expenses in further affecting said property is conditions and the trustee incurred tile search, as well as its and expenses in and defend any action or proceeding purporting to affect the security including expenses of the search of a trustee's and attorney in the search of a pay all costs, including costs and the rest and attorney in the search of a pay all costs and expenses in cluding costs of the beneficiary or proceeding purporting to affect the securic costs and expenses, including cost of the beneficiary or proceeding in any suit boxes of the security in any suit boxes of proceeding in a cost or proceeding in a secure this deed, and all said sums shall be secured by this trust

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 eropenditures there the shall draw interest at the rate specified in the note, shall be repayable by the same on demand and shall have the right in its discretion the same any improvements made on said with have the right in its discretion to complete property as in its sole discretion it may deem necessary or advisable.

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges demand, become due, the granicor shall pay the deficit to the parimet of such charges may at its option add the amount of such demand, the beneficiary obligation secured hereby.

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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 awings, venetian blinds, floor consists is place such as well to well correction and line out such as a back to be presented in consistion This trust deed shall further secure the payment of such additional money, if any, as may be loaned herefter by the beneficiary to the granter or others note or notes. If the indebtedness secured by this trust deed is evidenced by a more than one note, the beneficiary muy credit payments received by it upon any of said notes or part of any payment on one note and part on another,

or be assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balarce shall become immediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

Grantor's performance under this trust deed and the note it secures may not be assigned to

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The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

obtained. In order to provide regularly for the prompt payment of said tares, assessments or other charges and insurance pren una, the grantor agrees to pay to principal and interest payable under the terris of the monthly payments of the tares, assessments and the terris of the tares, assessments and the tares of the tares, assessments and the trust deed payable with respect to the principal of the insurance premiums such aums to be credited to the principal of the tares of the principal of the beneficiary is the beneficiary in the tare of the option of the beneficiary, the sums optial that be held by the beneficiary in tares as assessments or other charges when they shall become due the tare of the tares.

and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereol, before policies upon said property, such and also to pay premiums on all insurance any and all taxes, assessments and other charges levied or imposed against iterary, as a foresaid. The grant said to be made through the bary and property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments of other charges, terior furnished insurance carriers or their representatives, and to charge as about the beneficient to the the reserve account, if any, established for that purpose. The further of a grees aurance reserve account, if any, established for that purpose. The fraction agrees aurance reserve account, if any, established for that purpose. The fraction in grees aurance reserve account, and the beneficient is unitorized, in the statement of a differe aurance to hold the beneficient surfaments for unitor of a differe aurance reserves and and the beneficient is a statements and a sum is ious, to compromise and actile with hereby is unitorized, in the state any in-ious to move the bound of the biggetions tecured by this suitorized in the and in any in-torize to pay in the aurance or the surfaments for unitorized in the state for a fill any in-ious to compromise and settle with hereby is unitorized, in the state any in-ious to compromise and settle with any insurance company and to apply any computing the amount of the indetedness for payment and satisfaction in the indetedness is payment and an attifaction in the indetedness is payment and attifaction in the indetedness is payment and attifaction in th

Beginning at a point which is 350 feet North and 313 feet West of the corner common to Sections 19, 20, 29, and 30, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon; thence North 140 feet; thence East 100 feet; thence South 140 feet; thence West 100 feet to the point of beginning.

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

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

. Francis. J. Welch. and. Mary. Jean .Welch, .husband. and .wife as grantor, William Sisemore, as trustee, and

TRUST DEED

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Loan #40-00230

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6. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-the application or swards for any taking or damage of the property, and fault or notice of default her under or invalidate any set done pursuant such notice.

A Application application

5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above duscribed property and furnish beneficiary on a form supplied is with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary

6. Time is of the essence of this instrument and upon default by the greater hard of any indebtedness secured hereby or in performance of any mediately near the trustee of writteen and elections and payable by delivery to the trustee of writteen and can be added to be a

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 expresses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding the amount provided by law) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the of and, either as a whole or in solarate parcels, and in such order as he may determine, at public auction to the lightet bidder for cash, is lawd or default and group at the said property at the same of and, either as a whole or in said and the said of the same and the same a

nouncement at the time fixed by the preceding postponement. The trustee the deliver to the purchaser his feed in form as required by law, conveying the preperty so sold, but without any covenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, enduding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustees sale as follows: (1) To the expenses of the sale including the compensation of the trustee. (3) To all persons having To the obligation secured by the interests of the trust deed. (3) To all persons having the there is a their interests of the trust end the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or the surplus.

deed or to his successor in interest entitled to such surpus. 10. For any reason permitted by law, the beneficiary may from times to time appoint a successor or successor to any trustee named herein, or to any successor trustee appointed hereunder. The successor interest and without conand duties conferred upon any trustee half be vested with all tills, powers such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference this frant deed and its place of 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 acknowledged is made a public record, as provided by law. The trustee is not colligated to notify any party hereto of pending sale under any other deed of trust or duly 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 doed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates dovises, administrators, executors, successors and pledgee, of the note secured hereby, whether or not named as a beneficiary cuiles gender includes the feminine and/or neuter, and the singular number includes the plural.

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

unus (SEAL) Francis J. Weach STATE OF OREGON J.L. ans an County of Klamath Ss Mary Jean Welch (SEAL) THIS IS TO CERTIFY that on this 20th day of Notary Public in and for said county and state, personally appeared the within named...... June. ..., 19.86...., before me, the undersigned, a Francis J. Welch and Mary Jean Welch to me personally known to be the identical individuals named in and who executed the foregoing instrument and acknowledged to me that executed the same freely and voluntarily for the uses and purposes therein expressed. TAX TESTIMONY WHEREOF. I have hereunto set my hand and affixed my notarial seal the day and year last above written. Darlene Tarku Notary Public for Oregon My commission expires: (SEAL) 6-16-88 Lotin No. 0740-00230 STATE OF OREGON TRUST DEED SS. County ofKlamath ... I certify that the within instrument was received for record on the 25th Francis J. Welch day of <u>June</u>, 19__86. (DON'T USE THIS at 10:59 o'clock A. M., and recorded Mary Jean Welch SPACE: RESERVED FOR RECORDING LABEL IN COUNin book <u>M86</u> on page <u>11094</u> Grantor TO Record of Mortgages of said County. KLAMATH FIRST FEDERAL SAVINGS TIES WHERE USED.) AND LOAN ASSOCIATION Witness my hand and seal of County affixed. Beneficiary After Recording Return To: Evelyn Biehn, County Clerk KLAMATH FIRST FEDERAL SAVINGS P. O. BOX 5270 - County Clerk Fee: \$9.00 By IKm Klamath Falls, Oregon 97601 In 2____ Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Sisemore, _ . Trusteo The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the terms. 1100

Klamath First Federal Savings & Loan Association, Beneficiary

DATED:

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by_