3. As additional security, grantor hrreby assigns to beneficiary during the continuunce of these treats all reals, issues, royaties and profits of the property affected by this devia and of any pertonal property located thereby Unit the performance of any arcenter thermonal property located thereby Unit the performance of any affected to this deviation thereases accured hereby to in the sets reats, instance and performance of any affected to the performance of any affected to the performance of any affected to the performance of any affected thereby the performance of any affected to the performance of the performance of any affected to the thereby the thereby the thereby the performance of the performance of any affected to the performance of the performance of any affected to the performance of the performance of any affected to the performance of the performance

Pagilest, 2. At any time and from time to time upon version mouses of the beneficiary, payment of the free and presentations of this diversion to make the marker for endowment (on case of full reconversance, for cancellators), without affecting the fairling of any persons for the payment of the indiversions the traiter and tail restrictions thereing and affecting the fairling of any persons for the payment of the indiversions on traiting and restrictions thereing and mark of any maps or place of and property, the years of fair any easient or or charge marks to the mark of with or samedor, all or any put of the property. The games is any mousenpance may be decorded as the there of a the traitfair cas thereor. Traster's teep for any of the services in the paragraph shall be not less than \$500

exercises and administrators shall warrank and tefend his sold title thereto against the claims of all persons whomsoever. The granute covenants and agrees to pay sold note according to the terms watch property; to the paid property free from all ther charges levice against or hereof and, when due, all taxes, assessments and all ther charges levice against or hereof and, when due, all taxes, assessments and all ther charges levice against or hereof and, when due, all taxes, assessments and all ther charges levice against or hereof and, when due, all taxes, assessments and all ther charges levice against or hereof and, when due, all taxes, assessments and all there charges levice provide and the term of the complete all buildings in course of construc-tions and the construction of a source of course of a construc-provide and in provide a start of the start of the start of the start and property which may be disting of improvement course to here during construction to allow beneficiary for instand marking unsatisfactory to fact; so to remove or derive any buildings or improvements now or hereafter there during construction and premises and premises continuous the construction to the start of asid premises; to keep all buildings, and improvements now or burreafter or warks of asid premises; to keep all buildings is more time to dimerter ware or such other theration and premises continuously of commit or suffer the start of asid premises; to keep all buildings is mode or obligation in a rum bot less than the bareficiary may from time to time requires the start of asid premises is favor of the bened tiary started and with the start period is a parabox is favor of the bened tiary started and with the start period is a provide charge is favor of the benediary as the start and with the start provide regularity for the prompt pays and to the policy thus and to dotte insurance is favor of the benediary, which insurances the start on the effective data of any such policy of the insurance is the tax and to the insurance It is mutually agreed that: L is the event that any portion or all of said property shall be taken under the right of eminers dominants or condemnation, the beneficiary shall have the right to commence, proceedings, on name, approximation of defand any ac-ter or proceedings, or to make any compromise or settlement is or defand any ac-particle and the settlement of the settlement of the money's pulsed by all reasonable costs, captures and attorney's feed to because the beneficiary's and any proceedings, that are the settlement of the money's or incut by the granter is any rescarcings, shall be paid to because the beneficiary's fees because the process of the take set by the able costs and attorney's and the beneficiary's state or applied upon the indepted by the settlement here you and the process and attorney's at its own capteries, to take such actions and execute scale instructs a shall 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:

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all have, ordinances, regulations, frees and expenses of this freitrictions affecting said property; to pay all costs the other costs and expenses of the trustee incourd in the second and and in enforcing this obligation, and trustee's and attorned in connection will see to appear in and defend and trustee's and attorned in connection will see ity hereof or the rights or proceeding purps frees actually incoursed; ity hereof or the rights or proceeding purps frees actually incoursed; reasonable sum to be fixed y action or proceeding purps frees actually incoursed reasonable sum to be fixed y action or proceeding to affect the secur-risonable sum to be fixed y be court, in any suite and attorney's fees in the triany to foreclose this deed, and all said sums shall be secured by this trust deed.

Bhould the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its uppenditures there-the stall draw interest at the rary because the repayable by the scantor on deman and shall have the right in its discrete some connection, the beneficiary shall have the right in its discrete 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, and if not paid within en days after such definit to the beneficiary upon may at its option add the amount of such deficit to the principal of the obligation secured hereby.

15030

together with all and singular the appurtanances, tenements, heraditaments, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtonances, tenements, nerocitaments, 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 apperatus, equipment and fixtures, together with all awnings, venation blinds, floor This strust deed shall further necure the payment of such additional money, having an interest is the above described propert, and the grantor or others nots or notes. If the indebiciness secured by this trust be evidenced by a more than one note, the beneficiary may redit ; symmits received by it upon as the beneficiary may redit ; symmits received by it upon as the beneficiary may elect.

the entire unpaid balance shall become immediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

to or be assumed by another party. In the event of an attempted assignment or assumption,

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

Eeginning at a 5/8 inch iron pin on the North line of said $SW_2^1NW_2^1$ from which the Northwest corner of said $SW_2^1NW_2^1$ bears South 89°55' SW_1NW_2, 280.00 feet; thence North 89°55' East along said North line 124.67 feet to a 1 inch iron pin; thence South 00°05' East, fuet to a 1 inch iron pin; thence South 69°55' West 245.00 a 1 inch iron pin; thence South 00°05' East 249.33 feet to a 1 inch iron pin on the Northerly right of way line of Lindley Rest to a g inch iron pin; thence South 00°05' East 249.33 feet to a j inch iron pin on the Northerly right of way line of Lindley Way; thence: South 39°55' West along said right of way line, 35.00 feet to a 5/8 inch iron pin; thence North 00°05' West, 374.00 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: A parcel of land situated in the SW1NW1 of Section 5, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

TRUST DEED

THIS TRUST DEED, made this 14th day of August Floyd W. Cone and Clo K. Cone, husband and wife

MTC # 16907

65065

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property convyed by this trust deed are executors and schmistingtors and that the grantor will and his heirs, against the claims of all persons whomsoever.

Is order to provide regularly for the prompt pays ant of said taxes, assessments of other charges and insurance pressions, the practice argument of pays to the best principal and interest pays the non-the volume to the said of the said the said the said of the said of the said of the said of t

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the set of a post of the post of the set of

of a set The entering upon and taking possession of said property, the collection of a set rents, issues and profiles or the proceeds of the und other insurance point issues or compensation or awards for may taking or (amage of the property, and the application or release thereof, as aforeasid, shall ust cure or wairs say dosues and the insult of the set of the property. A start is a point of the property and the set active.

5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information oncerning the purchaser us would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

It must charge. It Time is of the essence of this instrument and upon default by the granter in payment of any indebtedness secured hereit of in performance of any mediately and payment by the beneficiary may declare all unreaded by the and declare and payment by delivery to the trustee of writes and contineed herein charge the second by the trust property, which notice trustee and contineed to be the beneficiary and the thouse of the trustee this trust declar be sell, so the beneficiary and the indexing expenditures secured hereby more trustees and documents endering expenditures secured hereby more the required by law.

7. After default and any line prior to five data before the data so by the initiate for the Trustee's sale, the granter or other person so provides of may pay the entire amount thin dat is identified and the obligations secured thereby finctualing costs and ergenses actually incure its in or 5 ong the terms of the obligation and trustee's and automer's fives net exceeding the amount provided by law! There than such portion of the privilegal as would not then be due had no default occurred and thereby cure the default.

(i) If i first setting the setting the setting of the setting of the set o

connections at the time fixed by the preceding postponement. The trustee that deliver to the purchasar his lead in form as required by law, conveying the purperty so sold, but without any covenant or warranty, express or implied. The truthfulness thereof. Any person, excluding the truthe but including the granter and the beneficiary, may purchase at the sale.

And are bedetering, any putchase as the same. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To trustee charge by the stormer. (2) The obligation secured by the interest of the sale including the compensation secured by the interest of the trustee in the trust deed as the liens subsequent to the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to ime appoint a successor or successor it any trustee named herein, or to any successor trustee appointed hereunder. Under such appointed that without conand duties conferred upon any trustee the latter shall be vested with all title, powers such appointment and substitution shall be imaged or appointed hereunder. Each by order beneficiary, containing reference to this by written instrument executed by order the successor trustee, 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 obligated to notify any party difference of pending sale under any other dee is not obligated any action or proceeding in which the granulor, 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, legatess devises, administrators, executors, successors and pledgee, of them "beneficiary" shall mean the holder and owner, including herein. In other secured hereby, whether or not named as a beneficiary culine gendes includes the feminine and/or neuter, and the singular number includes the plural.

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

loyf Floyd W. Cone (SEAL) STATE OF OREGON (} K Con 10 Cousty of Klamath Ss ___(SEAL) Clo K. Cone THIS IS TO CERTIFY that on this 14th day of August Notary Public in and iar said county and state, personally appeared the within named ..., 19<u>86</u>, before me, the undersigned, a to me appendity known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that they seemed the sume freely and voluntarily for the uses and purposes therain expressed. (SEAL) Loan No. 39-01260 STATE OF OREGON TRUST DEED SS. County of Klamath I certify that the within instrument was received for record on the <u>21st</u> day of <u>August</u>, <u>19.86</u>, Floyd W. Cone (DON'T UNE THIS Clo K. Cone at 9:41 o'clock A. M., and recorded BPACEI RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE in book M36 on page 15030 Grantor TO Record of Mortgages of said County. KLAMATH FIRST FEDERAL SAVINGS 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 Þ Klamath Falls, Oregon 97601 By ...

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the logal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully puid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or prunsmit to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said state of reconvey, without warranty, to the parties designated by the terms of said trust deed the exists now held by you under the same.

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I. I. .

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by

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Klamath First Federal Savings & Loan Association, Beneficiary

No La

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DATED:

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Deputy