## 10705

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these statistical rents, issues, mystiles and profits of the perty affected by this feed and of any perceptry located therefore. Until grantor shall default in the payment of any independences secured herefore, brind the performance of any insegrement hereunder, grantor shall have the right to or al-lect all such rents, issues and profits and profits of the performance of any independences secured herefore to default as they ceiver to be appointed by thin without review. By any other the right to or the property, or any part the hereby secured, enter who are default as they the armer, lease costs and erforts in discost and and unpaid, and apply able attorney's feet, upon any indebtedness secured hereby, and in such erests as the beneficiary may determine.

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 endorsement (in case of full reconveyance, for cancellation), without first of any map or plat of said property, (b) join in granning any taxement on the trustee may (a) consent to the make in any narrow plat of said property, (b) join in granning any taxement or creating and restriction thereon. (c) without surranty, all or any part of the property. The granner is the routine in any necessarial or ender a first of the property. The granner is any necessarial or the restriction thereon. (c) without surranty, all or any part of the property. The granner in any necessarial event (d) reconvery Tetsion or presons heally entitled thereon. (d) the conclusive states the row of the truthfalness thereof. Trustee's fees for any of the services in this paragraph shall be not less than \$250.

Accessions and administrators shall warrant and defend his said title there's against the claims of all persons whomsoever.
The grantor covenants and agrees to pay said note according to the terms end of the second and, when due, all targs, assessments and other coording to the terms end of the second and, when due, all targs, assessments and other coording to the terms end of the second and when due, all targs, assessments and other coording to the terms end of the term all counters having provide the second and when due, all targs, assessments and other coording to the terms end of the terms as a second and the second the second and the second and the second the second the second and the second th It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of emarks any conformation, the beneficiary shall have the right to commence proceedings, one connection with such that any commence any compromise or appear in or defend any such that any commence any compromise or appear in or defend any such taking and, if it so elines any compromise or appear in or defend any pulsed as compensation for a low compromise or any portion of the mount re-or incurrent of the such as any compromise or any portion of the mount re-or incurrent on any reasonable costs and the paid to the beneficiary fees necessarily paid or incurred the beneficiary in such crasses and attorneys at is own press. It is a stating such actions and execute such instruments as shall request. 2. At any time and from time to time upon written request of the beneficiary, paym

## 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 haws, ordinances, regulations, covenants, conditions and restrictions affecting said property: to pay all costs, the other costs and restrictions affecting said property: to pay all costs, in enforcing this obligationnes of the fruster incurof tills scarch, as work to appear in and defend any ad trustee's and attorned in connection with are in any scale of the state of the scale of the scale of the security is any scale of the security is any scale of the scale of the security of the security

obligation secured neredy. 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 expenditures there for shall be repayable in the note, shall be accured by the lien of this trust dead. The the grantor on demand and shall have the right in of this trust dead. The any improvements made on said premises and also to 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 pressiums and other charges is not sufficient at any time for the symmeth of such charges demand, and if not paid wither days after such the beneficiary upon may at its option add the amount of such deficit to the principal of she obligation secured hereby.

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This is tust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others note or about. If the idebtedness secured by this armay be evidenced by a more or ban one note, the beneficiary may readit payments feed is evidenced by a any of said notes or part of firstry may readit payments received by it upon as the beneficiary may elect.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

MANANTA BASE GERRAL SATINGS

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 assumption, the

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The grantor hereby covenants to and with the trustee and the beneficiary free and 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 taxes, assess-ments or other charges and insurance premiums, the grantor agreed taxes, assess-the beneficiary charges and insurance premiums, the grantor agreed taxes, assess-the beneficiary charges and insurance premiums, the grantor agreed taxes, assess-the beneficiary charges and insurance premiums of the monthly payments of hereby, an amount sto payable under the terms of the note or oblight each entre other charges due and payable with respect (15th) of the taxes, assessme ascured ing twelve months of also one-thirty-sixth of the insurance parmiums such sums to be credit of fill thereby within 42th and property within several purposes thereof and shall thereupon the held and until required for the the beneficiary in true as a reserve ascount, withor paid shall be held the and payable. Thus, taxes, assessments or other charges when they shall become due

premume, there, essentiations of other times which and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed argainst said property, or any part thereof, before policies upon said property authorite made through the benef ficinary, as aforesaid. This such payments are to permitting on all insurance any and all taxes, assessments and other charges levied or imposed agenation insurance carriers or the amounts as shown by the statements thereof furnished principal and the amounts as shown on the statements about the other insurance carriers or the amounts whom on the statements about the other principal of the ions or to withdraw the sums which mays add sums to the principal of the ions or to withdraw the sums which mays and sums to the and state of the ions or to withdraw the sums which mays and sums to the sum and the beneficiary is authorized in defect is any in-surance carriers or the amounts is sowing out of a bays and is pre-principal the beneficiary is suborized in defect is any in-surance reserve account, if any, established for failure to failer the stare and is are ourance reserve account of the beneficiar in a suborized in the defect is any in-such compromise and settle with hereby is authorized in defect is any in-such compromise and settle with any flavarance company the event of a pay in-such our upon asle or other acquisition of the property by the beneficiary after

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Flamath Satley OR 97601

340 Main Surper

SECONDI LOF RECONALY VICE

Klamath .. County, Oregon, described as:

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary, WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in

THIS TRUST DEED, made this ... 16t Bay of ... September P.H.LEELING AND ETHELDA LEELING, husband and wife and G. C. MUSSELMAN, JR., between and MARCIA L. MUSSELMAN aka MARCIA M. MUSSELMAN, husband and wife AMATH FURST PEDERAL SAVINGS AND LOAN ASSOCIATION. as grantor, William Sisemore, as trustee, and

Vol. M86 Page 16734 TRUST DEED

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1 1 Martin Carlins

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4. The entering apon and taking possession of said property, the collection of such restart, issues and profile or the proceeds of fire and other insurance po-ticles or compensation or sawards for any taking or damage of the property, and fault or notice of default hereunder or invalidate any act done pursuant to seen notice.

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it 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 grantor in payment of any indebtedness secured hereby or in performance of any mediately due and payable by delivery to the trustee of written notice of default dury filed for record Upon delivery to the trustee of written notice of default dury filed for record Upon delivery to the trustee this trust deed and all promissory trustees shall fix the time and place of said source thereby, whereupon the required by law.

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 expenses 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 cire the default.

8. After the lapse of such time as may then be required by law following transfer shall notice of default and giving of said notice of zeic, the of the said property at the time and place first do the said process of the said notice of zeic, the of mine, at public auction to the highest blidder for any notice of a second the said the sai

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nouncement at the time fixed by the presenting postponement, deliver to the purchaser his feed in form as required by law, perty so sold, but without any covenant or warranty, supre-rectial in the deed of any matters or facts shall be consis-truthfulness thereof. Any person, excluding the truttee but fac-and the beneficiary, may purchase at the sale.

2. When the Trustee sells pursuant to the powers provided barrin, in the contrast, unay purchase at one sate.
2. When the Trustee sells pursuant to the powers provided barrin, the expenses of the sale including the trustee's sale as follows: (1) reasonable charge by the attorney. (2) To the obligation secured by frust deed. (3) To all persons having four of the trust deed as their interests appear in interests of the trustee in the trust deed as their interests appear in 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. . the the

deed or to his auccessor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor in any trustee named herein, or to any successor trustee appointed hereunder. Upon the appointment and without con-and duties conferred upon any trustee hereinshall be vested with all sittle, powers and duties conterred upon any trustee hereinshall be vested with all sittle, powers and duties conterred upon any trustee hereinshall be vested with all sittle, powers and duties, when recorded in the office of the county deed and its place of yourd, when recorded in the office of the county deed and its place of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated 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 devices, administrators, executors, successors and pledgee, of the note secured hereby, whether or not named as a beneficiary culline gender includes the femilule and whenever the context so requires, the ma-culudes the plural.

Notery Public in and on that and on that		G. C. Mu Marci Marci	Musselman, Jr Musselman, Jr Wia J. Musselman a L. Musselman aka M	(SEAL) Marcia M. Musselman
Notary Public for Oregon My commission expires: 6-16-85 STATE OF OREGON County at I certify that the within instrument was received for record or the day of TO Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AND LOAN ASSOCIATI	they executed the same freely and voluntarily for the Identical Individual S executed the same freely and voluntarily for the IN TESTIMONY WHEREOF, I have hereunto set my h	named in and who execute the uses and purposes there hand and aifixed my notari	ted the foregoing instrument and	d acknowledge to a
Loan No.       STATE OF OREGON         TRUST DEED       Ss.         I certify that the within instrument         was received for record on the         day of       9         to       Grantor         KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION         Beneficiary       Witness my hand and seal of County         After Recording Return To:       Witness my hand and seal of County         KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION       Witness my hand and seal of County         Gunty Clerk       By		Notary Public My commissio		ter
I certify that the within instrument         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         I certify that the within instrument         Was received for record or the         Was received for meconded         Was received for meconded         Was received for meconded		ingen og de besteren en en Britani og de standeren er Britani og de standeren er Britani og de standeren er Britani	STATE OF OREGON	SS.
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AND LOAN ASSOCIATION 640 Main Street Clamath Falls, OR 97601	AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS		Witness my hand	
Deputy	AND LOAN ASSOCIATION 40 Main Street		Ву	

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The following described real property situate in Klamath County, A parcel of land situated in the NW4SE4 of Section 20, Twp. 38 S.R. 9 E.W.M., and being a portion of Vacated Block 8, Eldorado

A Heights Addition to the City of Klamath Falls, Oregon, and more

Beginning at a 3/4 inch iron pipe marking the intersection of the Easterly line of Daggett Street and the Northerly line of Eldorado Blvd.; thence S.89°16' E. along the Northerly line of Eldorado Blvd. a distance of 233.75 feet to a 3/4 inch iron pipe marking the beginning of a 19°23'05" curve to the right and having a radius of 756.26 feet, thence along the arc of said curve a distance of 255.84 feet to the Southeasterly corner of parcel conveyed to the City of Klamath Falls by Deed recorded March 27, 1969, in Vol. M69, page 2228, and the True Point of Beginning of this description; thence continuing along the Northerly line of Eldorado Blvd. and along the arc of a 10°45'30" curve to the right having a radius of 756.26 feet, a distance of 142.0 feet to a point; thence leaving said Northerly line N. 30°21'05" E. a distance of 110.0 feet to a point on a curve which is parallel to, concentric and 110.0 feet distant radially from the Northerly right of way line of Eldorado Blvd.; thence Northwesterly along last mentioned curve an arc distance of 200.97 feet to the Northeasterly corner of said parcel conveyed to City of Klamath Falls; thence S. 0°47' W. along the Easterly line of said parcel a distance of 115.69 feet to the True Point of Beginning.

PAGE 2 OF POLICY NO. K-29040

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of of \_\_\_ September

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