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3. As additional security, grantor hereby assigns to beneficiary during the continuary of these trusts all rents, issues, royatites and profits of the pro-perty affected by this deed and of any personal property located thereou. Until scantor shall default in the payment of any indebtedness secured hereby or the performance of any agreempt hereunder, grantor shall have the thereby or the performance of any agreempt hereunder, grantor hereing to col-tect all any time without notice, either in grantor hereing to col-giciary may here there are any state of the second state of the second ecurity in the indebtedness court, and without retain to the adecaus by a re-said property. In a second state of the second state of any of the security into a provide the second state of the second state is and property in the function in its own name upon and take posses of any the same, leave and profits, including those past due and unpaid, and apply as the beneficiary may determine.

request. 2. At any time and from time to time upon written request of the beneficiary. nayment of its fees and Presentation of this deed and the note for endorsement for case of full reconveyance, for cancellation), without affecting the tability of any person for the payment of the indebtedness, the trustee may fall consent to the mark ing of any map or plat of sill property (b) join in granting any exement or treating and restriction to the mark bein in any subordination or other agreement affecting this deed or the lies we chark berrof. (d) reconvey restored any neutron of the property. The granter in any reconveyance may be described as the prost of the truthfalsess thereof. Trustee's fees for any of the services in this paragraph shall be not less than \$2.00.

In order to provide regularly for the prompt payment of said isres, assess-ments or the charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition the grantor agrees to pay to bereby, as amount equal to o under the terms of the monthly payments and other charges and also one with either to said price taxes, assessments and ing twelve months, and also one with respect to said price taxes, assessments and this trust des traspect to said property sixth (1/36th) of the insurance premiums this trust des traspect to the principal of the loss of the insurance premium such sums to be credited to the principal of the loss of the beneficiary, ican; or, at the option of the heaterline account, without interest, it op pay and and payable with a scale areas account, without interest, it op pay and and payable. While the grantor is the transformed and the start is and with while the grantor is to other, charges when they shall be one did the the grantor is to other, and as a start interest, it op pay and and payable.

security and administrators shall warrant and defend his said this neuro-security of all persons whomesover. The grantor covenants and agrees to pay and note according to the terms and promote the said track assessments and defend his said this the chared thereof and, when due, all there assessments and there charges levied against edence overly to keep said poperty free from all there charges levied against or hereafter this trust deed to poperty free from all there charges levied against bereof or the disconstructed on said property free from all there charges levied against or hereafter this trust deed on said property free from all there charges levied against bereof or the disconstruction is premises within some or large or hereafter the construction is premises within a some of the disconstructed on said property and large or bereafter the construction is premises within a some of the disconstructed on said state write on the disconstructed on said property and property in good dispair and to commission hereafter no was to fastige property in good dispair and to commission wor for by the hereafter erected is to keep all buildings in a such other hazards and property and imports and imports and secured by not less than the original principal sum inform time. to dimension approved loss paysible clauses in policing at same increation to the secure approved loss paysible clause of a said premises of any such other hazards and property and imports and with all distruct deed, in a soid any such other beneficienty at levies discretion obtain intrance is not so to the beneficienty may in its own obtained. 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 condemnations the beneficiary shall have the right to shirt of eminent domain or condemnations are appear in or defend any ac-tion or processing or to make any compromise or settlement in connection with quired to payment ation for such require that all or excess of the among's or incurred pail reasonable costs and exton excess of the among's and applied by the grantor in such proceedings, shall be paid to the beneficiary balance applied for incurred by issonable costs and exponse and attorneys at its own expense, to take such accured hereby: such proceedings, and the necessary in obtaining such compensation, promptly upon the beneficiary in the necessary in other the indepted of the compensation, promptly upon the beneficiary in 2. At any time and from time to the

It is mutually agreed that:

The beneficiary will turnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish

property as in its sole discretion it may deem necessary or advisable. The granuor further agrees to comply with all have, ordinances, regulations, fees and expenses of this trust the sole of the

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary at its option carry out the same, and all its expenditures there for shall draw interest at the specified in the note, shall be repayable by the grantor, the beneficiary shall have the right lien of this trust deed. In property as in its sole discretion it may deem necesary 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 any time for the payment of such charges demand, and if not paid within ten days after such demand, the beneficiary upon obligation secured hereby.

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This trust deed shall further secure the payment of such additional money, aring an interest in the above described property as the grantor or others to concern the beneficiary may credit the strust deed is evidenced by a or of said notes or part of any payment on one note and part on another 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 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 covering in place such as wall-to-wall corpeting and lincleum, shades and built-in appliances now or bareafter installed in or used in connection

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,

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The grantor hereby covenants to and with the trustee and the beneficiary berein that, the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his hers, against the claims of all persons whomsoever,

premiums, taxes, assessments or other charges when they tshall become due with payable. While the grantor is to pay any and all taxes, assessments and other policies levied or assessed against said property taxes, assessments and other policies upon said property, such payments are pay premiums on all insurance any pay taxes as a second against said property and the bande through the policies and all taxes, assessments and other charges is deviced or language and all taxes, assessments and other charges is deviced to imposed against insurance premiums in the amounts shown on the statements theory in the band the law be all taxes, assessments of other charges, and to pay by the collector of such taxes, assessments of other charges and to pay the principal of the loan or tour representatives, and the statements submitted by the event to hold the bars of damage growing the state and to pay the answer account, if any established for that with any be required from anon event to hold the bars of damage growing of the state any linguing to suppolicy, and the bars of damage growing the taxe and state any linguing to approximate active with any insurance company and greet any linguing the taxe and static any the obligations and or the state of a defect any linguing to approximate the obligation of the loan any to device the state of the state of the state any linguing to approximate the state of the obligation of the state and the state any linguing the non-policy, and the bars of damage growing out of a defect any linguing the outpromise and satifies the obligations are company and event of any linguing the outpromise the adjust of the load of the property by the beneficary after

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Foc. \$13.00

Lot 7, in Block 7 of Tract No. 1003 known as THIRD ADDITION TO MOYINA, Klamath County, Oregon.

TRUST DEED THIS TRUST DEED, made this . Lst. day of 18 Və Douglas S. Woods and Carolyn J. Woods, husband and wife

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

United States, as beneficiary; as a state of the state of o wiThe grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in za or und call anna pelganera fora bas anIn the short star if opper schericht of site biotection starts with the start of th

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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 concerning the purchaser as would ordinarily be required of a new ioan applicant and shall pay beneficiary a service charge.

a service charge. 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 spratness hereunder, the beneficiary may declare all sums secured hereby limtude of the due and payable by delivery to the trustee of written notice of default and electronic and the second second second second second second charge and the second second second second second second second charge and declary shall expendent of sale and give notice thereof, subrustees shall fix the time and place of sale and give notice thereof as then 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 incorred 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 trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may determine, at public ancient to the highest bidder for cash, in lawful money of the function of said said said to be an end of the said said to be an end of the said to be an end of the said the said to be an end of the said the said

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nouncement'st the time fixed by the preceding postponement. The trustes shall delive, to the purchaser his idead in form as required by law, conveying the property so tode, but without any coverant or warranty, express or fumpled. That recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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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 and as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the stormer. (2) To the obligation secured by the trust deed. (8) To all persons having recorded liens subsequent to the interests of the trustee in 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 to his successor in interest entitled to such surplus.

10. For any reason permitted by law, the heneficiary may from time to time spoint a successor or successor to any truste named herein, or to any successor trustee appointed hereunder. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is sluxted, 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 hereto of pending sale under any other deed of trust or of 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.

party unress such action of proceeding is brought by the disect. 12. This deed applies to inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and assigns. The term "heneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculleng gender includes the feminine and/or neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantoi	r has hereunio set his hand-	end seal the day and year i	irst above written
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County of Klamath	to Gran and Lotter for any con-	Carolyn J. Woods	
THIS IS TO CERTIFY that on this 1st i d	ay of June		ne, the undersigned, a
Notary Public in and for said county and state, I Douglas S. Woods and Ca	personally appeared the within name	med	and the second second
to me personally known to be the identical individu	al.S. named in and who executed	the foregoing instrument and ackr	nowledged to me that
executed the same freely and voluntarily	for the uses and purposes therein	expressed.	
IN SECTIONY WHEREOF, I have hereunto set	my hand and affixed my notarial	seal the day and year last above	written.
	Gud		gado
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Fugether with all and unduler the approximation of	normen getraggenation ander sindt	I certify that the wi	ithin instrument
Douglas S. Woods	income impediate eivedum Rening used for agricultural i	was received for recor	d on the <u>7th</u> 1988
to or as assumed by another par	(DON'T USE THIS SPACE: RESERVED	at 2:16_o'clock P_M	, and recorded
Carolyn J. Woods	LABEL IN COUN-	Record of Mortgages of	on page 8785
TO KLAMATH FIRST FEDERAL SAVINGS	TIES WHERE USED.)	방법을 가능하는 것을 걸려 집에서 가지?	
AND LOAN ASSOCIATION		Witness my hand and and affixed.	l seal of County
Beneficiary Aiter Recording Return To:		Frieden Dista	0
KLAMATH FIRST FEDERAL SAVINGS		Evelyn Biehn,	County Clerk
AND LOAN ASSOCIATION 2943 South Sixth Street		By Dernetha I	Keloch
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Lot 7, In Block 7 o BEOC 70 MOMENA, Clamach Cour			
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The undersigned is the legal owner and holder of ave been fully paid and satisfied. You hereby are di unsumt to statute, to cancel all evidences of indebted pat deal and to concern all evidences of indebted	includ, on puymont to you of day a	ums owing to you under the terms	of said trust deed or
ust deed) and to reconvey, without warranty, to the	parties designated by the terms of	said trust deed the estate now he	h together with said Id by you under the
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THIS TRUE TO AN OTHER TO A		t Federal Savings & Loan Associ	ation, Beneficiary
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