TOUR

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalities and profits of the pro-perty stricted by this deed and of any personal property located thereas built in the performance of any agreement of any indebtedness secured hereas built leet all such rents, issues, royalities and profit shared prior to default as to become due to the space of the without holice, either in person, by agent or by ficiary may at any parable. Upon any default by the genome, built certain the without noise, either in grantor hereander, the beac-ceiver to be appoprinted by a court, and without person, by agent or by agent security for the intervent secured, enter upon and take possession of the same, issues any part thereof. In its own name upon and take possession of the same, issues any part there are posted on or otherwise collect the same, issues any part of adoptedness secured hereby, and in such order as the beneficiary may determine.

be necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any line and from time to time upon written request of the beneficiar, payment of its fees and affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the made affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the made ing of any map or plat of said property. (b) join in granting any easement or creating and restriction thereon. (d) pion in any subordination or other account affecting this deed or the lien or charge hereoft (d) reconvey "preson or presons legally entitled thereof" and the reveals therein of any matters or facts shall be conclusive proof of the truthulness thereof. Trustee's fees for any of the services in this paragraph shall be not less than \$500.

It is mutually agreed that: . In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have tion or proceedings, or to make any compromise or settlement in or defend any ac-such taking and, if it so eleck any compromise or settlement in or defend any ac-such taking and, if it so eleck taking, which are in excess of the amount re-or incurred by the grantor in such creative shall be paid to necessarily paid and applied by it first upon any reasonable costs and expenses the beneficiary in a time expense, to take such actions and expenses and sittorney's and the beneficiary at its own expense, to take such actions and exceute such instruments as shall be increased by one of the set of the costs and expenses and sittorney's at its own expense, to take such actions and exceute such instruments as shall be increased on the indepted on and exceute such instruments as shall be increased for the moment of the moments as the set of the set of the set of the set its own expense. In the set of the moments as shall be increased for the moment of the moments as shall be increased for the to take such actions and execute such instruments as shall be increased for the moment of the moments as shall and any line and form the interview.

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 laws, ordinances, regulations, fees, and expenses of this frainficting said proporty, to pay all costs, fees, and expenses of this frainficting said proporting to agree the other costs and expenses of the trustee incurred in scance, as well as in enforcing this obligation, are drawn at torneys a catually incurred; it appear in and defend any ast trustee's and attorneys actually incurred; it appear in and defend any ast trustee's and attorneys actually incurred; it piereof or the rights or proceeding purporting to attorneys and to pay all reasonable sum to be fixed back of the court, in any such action or proceeding in fictary to foreclose this deed, and all said sums shall be accured by this trust deed.

as the beneficiary may elect. The grantor heady covernants 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 a duministrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. obligation secures, nerroy. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may as its a option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall have the lien of the trans deed. In any improvements made on said premises and also to make such repay able property as in its sole discretion it may deem necessary or advisable. -executors' and administrators shall warrant and defend his said till there to again a sains the claims of all persons whomsoever.
The grantor covenants and agrees to pay said note according to the terms and property; to keep said property free from all encumbrance having pro-defence over this trust dead property free from all encumbrance having pre-or hereafter constructed on said complete all buildings in course of maxing pre-parative the same said property in the same said property is to keep said property in the same said property is a same said property in the same said property is a same said property in the same said property is a same said property in the same said property is a same said property in the same said property is a same said property in sood its and improvements and the same said property in good in the said property and improvements and the same said property in good its and improvements and the same said property in good in the said property and improvements and the same said property in good in the said property and improvements and the same said property in good in the said property and improvements and the same said property and to prove a gainst loss and to delive dad, in a company or companie the inter or obligation in the original principal same from or the state and with iffleen days proved loss payable chance in favor of the beneficiary and insurance. If a said policy of insurance in corplation of maximate is and with iffleen days prior to the beneficiary of and with a said policy of insurance in a said policy of insurance. In the said to deliver of the beneficiary and insurance. If a said policy of insurance is a said policy of insurance

Vol. m88 Pag 20098

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Sector Const

This trust deed shall further secure the payment of such additional money, if any, as may be loaded hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a more-than one note, the beneficiary may refail payment seed is evidenced by it more than one note, the beneficiary may refail payment seed is evidenced by it more any of sail inotes or patientification and the second part on another, as the beneficiary may elect. default, any balance remaining in the reserve account shall be credited to the inductiness. If the reserve account for taxes, assessments, insurance premiums as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary obligation secured deneamount of such deficit to the principal of the

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 covering in place such as well-to-wall carpeting and lindeum, 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 context base for a section for the above described premises for the section of the se

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

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Lot 8 EXCEPTING THEREFROM the Westerly 70 feet and the Easterly 25 feet,

all of Lot 6 and the Westerly 45 feet of Lot 7, EMMITT TRACTS, in the

27 comeTax Acct. #3910-007CB-008002 and 3910-007CB-00700

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the Discrete States, as beneficiary, reases of metroace desired to and only a corporation organized and existing under the laws of the Durited States, as beneficiary, reases of metroace desired to and and an average for a state of the state pair with back cars support for personal of protect of and with the state of the state of the state pair with back cars support for personal of protect of the state of the state of the state of the state pair with back cars support for personal of the state of the stat

TRUSTDEED

as grantor, William Sisemore, as trustee, and

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AND COLA ASSOCIATION 2943 South Stath Street

optained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and nauver premiums, the grantor agreease, assess-the beneficiary, together with and a premiums, the grantor agreease, assess-the beneficiary, together with and a premiums the grantor agreease and nauver the second second second second second second second second other second second second second second second second second the weight of the second second second second second second payable with respect to said property within each succeed payable with respect to said property within each succeed payable with respect to said property within each second several purposes carefield to the principal of the lease and the selficiary in the several purposes of and shall thereupon be chaled an until required for the loss or, at the optical and shall thereupon be chaled and payable premiums, taxes, assessments or other charges when they shall be held by premiums, taxes, assessments or other charges when they shall become due the several purpose second second second second shall be been by premiums, taxes, assessments or other charges when they shall become due

while the grantor is to pay any and all taxes, assessments and other the sign levied or assessed against said property, or any part thereof, before the sign levied or assessed against said property, or any part thereof, before the sign levied or assessed against said property, or any part thereof, before the sign levied or assessed against said property, or any part thereof, before the sign of the policies and sign of the sign of the sign of the sign of the ficiary, as a said property, such payments for the sign of the sign any and all tass. Assessments and other chargings the beneficiary to pay said property in a sate amounts as shown by the statement and to pay the ficiary of the sign of the insurance carrier of the amounts as shown on the statement and to pay the finance carrier of the amounts and the sime which may be figure to have be principal of the loan or to representatives, and to charge and submitted by principal of the loan or to representatives, and to charge and submitted for the reserve account, if any, estimates for the purpose. The figure of from areas written or for any loas or demonsorible for failure to have loar agrees loas, to policy, and the beneficiary here browing out of a defect in all the loas, to policy and settle with any fins authorized, in the event of lar loas, to policy and and settle with any fins authorized in the set of any computing the samout of the indebtedness for red by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after

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upon sale of albal, sequiption of the Property D the believes the build and approximately after 6. The entering upon and taking possession of said property, the collection of said rents, issues and profits or the proceeds of fire, and other insurance point is and and profits or awards for, any taking or damage of the property, and and the insurance point of a said the angle of the property, and and the insurance point of a said or and a said or and a said or and a said the angle of the property and and a said or and the said of the angle of the property and and a said or and the said of the said

The grantor shall notify beneficiary in writing of any sale or con-ract for all of the above described property and furnish beneficiar or con-orm supplied it with such personal information concerning the purper on a service charge.

6. Time is of the essence of this instrument and upon default by the gracom payment of any indeptees secured hereby or in performance of any section of the second section of the second section of the second second second second by the dup of the second by the trustee of written notice of default duly file and payment of the trustee of written notice of default duly file for record. Upon delivery of, which notice trustee shall promissory trustees hall documents evidencing reductions secured hereby, where the required by law.

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nouncement at the time fixed by the preceding postponement. The tra deliver to the purchaser his deed in form as required by law, conveying perty so sold, but without any covenant or warranty, express or im rectials in the deed of any mathers or facts shall be conclusive pro-truthulants the fereof. Any person, excluding the trustee but including th and the beneficiary, may purchase at the sale.

and the penericiary, may purchase at the said. 9. When the Truntee solis pursuant to the powers provided harmin, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To reasonable charge by the storney. (2) othe obligation secured by the interests of the trustee in the trust deed liens subsequent to the order of their priority. (4) The surplus, if any, to the grantor of the truste 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 line appoint a successor or successors to any trustee named herein, or to any successor trustee surpointed herounder. Upon such appointment and without con-and duties conference successor trustee herein named or appointed hereunder Base such appointment and substitution shall be maked by written instrument executed by the beneficiary outsing reference to this trust deed and its secure county or counties not successor trustee, shall be instructed and the successor experiment proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknown ledged 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.

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., 19<u>88</u>, before me, the undersigned, a

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County Clerk

Deputy

(SEAL)

(SEAL)

12. This deed applies to, hures to the benefit of, and binds all parties bereto, their heirs, itegates devises, administrators, executors, successors and ploagee, of the note secured hereby, whether or not named as a beneficiary culling gendor includes the feminine and/or neuter, and the singular number leuder, in plural.

Darry D. Sisto

affixed.

Evelyn Biehn

MelodyC

Melody C. Sisto

2. After default and any time prior to five days before the date set by the Trustee for the Trustee's safe, the granter or other person so privileged may pay the entire amount then due under this frust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation spectral threeby (including costs and expenses actually incurred in enforcing the terms of the obligation spectral threeby (including costs and expenses actually incurred in enforcing the terms of the obligation spectral threeby (including costs and expenses actually incurred in enforcing the terms of the obligation spectral threeby (including costs) and expenses actually incurred in enforcing the terms of the obligation spectral transmitted in a such portion of the principal as would not then be due had no default occurred and thereby circe the default. 8. After the lapse of such time is may then be required by law following the secondation of said notice of defaults and giving of said notice of offer the secondation of said property at the time and giving of said notice of said said property at the time and place fitted by him in said notice of the highest bidder for cash, in lawful money of the any portion of said property by public announcement and the said fitted property at the time of said. Thus the time of said and the said time of said and the said time of said and the said time any portions said of all or said property by public announcement at the time of said. Thus the time time of said and the said time said place of the said time said time

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







THIS IS TO CERTIFY that on this 2th Notary Public in and for said county and state, personally appeared the within named Notary Public in

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IN FESTMALING

Loan No: <u>39-40215</u>

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3.00 de

to me bencondly those and Melody C. Sisto the bencondly those the identical individual S named in and who executed the foregoing instrument and acknowledged to me that they begute the same freely and voluntarily for the uses and purposes therein expressed IN TESTINONY, WHERE I have hereunio set my hand and affixed my notarial seal the day and year last above written. udich Protetones 2 Nordry Public for Oregon lorga commission expires: and interest point Destably grades 8-31-91

STATE OF OREGON "I The Granust years Non to wair cothering out TRUST DEED 153 6710

TU/A.M todectory with an and stady it is appreciated of unanist, anna anns an a' shuas siana I certify that the within instrument telline and for entremptor parameters include for record on the <u>28</u> store thread strates and day of <u>11. June</u>, 1988, r,

voasp Vorra

Darryl D. Sisto LABEL IN COUNT. ACCOUNT OF THE ACCOUNT OF THE ACCOUNT OF THE ACCOUNT OF THE ACCOUNTS AND ACCOUNTS. 4 PA MUGLINES DA Melody C: Sistormance mage сņ

Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION

Beneficiary Atter Recording Return To:

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION 2943 South Sixth Street

SSEAN

Klamath, Falls, Oregon, 97,603)

County of Kigmath, State of Oregon all di lot 6 and the Festerly 45 feet of for 7, SWITT DACTS.

FOR FULL RECONVEYANCE CHEERING

To be used only when obligations have been paid. Rightern County Drosno, Devision as

TO: William Sisemore,

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 or 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 side of the terms of said trust deed the estate now held by you under the

DEVENT D., STARO AND METODY, C., STARO, Klamath First Federal Savings & Loan Association, Beneficiary THIS TENST D., STARO AND METODY, C., STARO, Klamath First Federal Savings & Loan Association, Beneficiary as framericaninari sasanani da mama sana DATED:

12-14711-144-144

Witness my hand and seal of County

By Cauline Mullendare

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