HOTS: The Trust Deed Act provides that the itustee hermunder must be either an a tarney, who is an active member of the Oregan State Bar, a bank, trust company or survings and loan association authorized to do business unier the lows of Oregan or the United States, a title insurance company authorized to insure the to real property of this state, its subsidiaries, afiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under OCS society to active to active

It is mutually agreed that: B. In the event that any portion or all of wid property shall be taken indee the right of emirent domain or condemnation beneticiary shall have the it so elects to require that all or any portion of the monite payall, to grant it so elects to require the renew solution in the monite payall, to grant reasonable costs, entry the pail to barrier payally and incut all reasonable costs entry in every less that have the incut all reasonable costs entry and events of the moniter payally incut all reasonable costs entry and events of the moniter payally incut all reasonable costs entry and events and be necessary and incut all reasonable costs entry and events and events and be necessary incut all reasonable costs and events the indebtedness less necured hereby; and grantor affects, at its own expanse, to take such actions persuiton, promptly upon beneficiary's request. Icitary, payment of its fees and presention of this devi and the note in-the addition of the payment of the indebtedness, it uses and event of its fees and presention of this devi and the note in-the individual of the making of any map or plat of wid property; (b) join in

join in executing such linancing statements pursuant to the United Controls of the ast the beneficiary may require und to any for filling same in the proper public ollike or searching adjects as nay or deemed desirability by the beneficiary. To provide and continuously maintain insurance on the including ollicers or searching adjects and ay or deemed desirability by the beneficiary. To provide and continuously maintain insurance on the including and such asther attered as the beneficiary may from time to time to time train in the property of the provide and continuously maintain insurance on the including and such asther attered as the beneficiary may from time to time to time trains in comparise acceptable to the beneficiary may from time to the barriers in comparise acceptable to the beneficiary in the train to the latter in an amount of the states as the beneficiary in the train to the latter in the farmer shall fail for any reason to from any spirot to the latter in the beneficiary in the property of the states as the beneficiary in the state placed on said building, collected undy policy of insurance now or her stift placed on said building, collected undy any delault or notice of default is such order as beneficiary any part thereof, may pocure the same the stift placed or invalidut any ter or other insurance of the spillation or releave shall and one pursuant do such notice.
5. To keen the such as position of beneficiary in the releave shall inter any pocure invalid if the amount so the stift or assessed up or invalid if a farmer beneficiary in the stift or assessed up of the stift of a such assessments and other charges the stift or assessed up on a side premise. The or construction lens and to pay all against as a proper of the stift or assessed up of a side place any part of such assessed to the stift of a such assessments and other charges prime to the stift of the stift. Assessments and other there are any to the stift or assessed up of a state assessments and other charges print o

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor nerees: and repair, not to remove or demolish any built repeating in good condition 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any built property in good condition 2. To complete any vaste of said property in good and workmanike destroyed thereon, and pay prement which may be constructed, daraded or tions and restrictions altecting and property in the door and workmanike destroyed thereon, and pay prement which may be constructed, daraded or tions and restrictions altecting and property; if the beneficiance venants, condi-cian could be the innerve statements pursuant to the United Same in the proper public officers or searching agencies as nay or demend desirable by the beneficiary.

surplus, if any, to the granter or to his survess in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-under, tipo such appointment, and without conversance to the successor under, the latter shell be vested without conversance to the successor upon any trustee herein named or appointed hereinset. Each such appointed in the successor in the successor of the successor of a success upon any trustee herein named or appointed hereinset. Each such appointed which, when recorded in the mortage seconds of the county or counties in which the property is situated, shall be conclusive proof of proper appointent of the successor trustee. If a successor the success this trust when this dred, duly executed and obligated to notify any party hereto of pending by the other works of and trust or of any action or proceeding in which franter, beneficiary or trust or of any action or proceeding is brought by trustee.

logether with trustee's and attorney's tees not acceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as in the notice of sale or the time to which said sale may in one parcel or provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the parcel or parceis shall deliver to thest bidder for cash, payable at the parcel or parceis the property so sold, behave its deed in form as required by law conveying plied. The recitals in the without any covenant or quirted by law conveying of the truthiulness thereof, any prior, excluding the sale. Trustee the graperty so sold, behave its deed in the sale. Trustee the property so sold by the parcel of the sale. The sale of the truthiulness thereof, any prior, excluding the sale. In the kname, and the sale areas at the sale. The sale but including the kname, (1) the obligation sensed as the sale. The sale but including the with interest may apparent of (1) the expense of sale, in-stand the deliver of the sale around a transmissile charge by the trust dead as the interest may apparent to the trust each (1) the trustee atterny. (2) to the obligation sensed as the sale of the trust with the trust deed as the interest may apparent to the sale of the trustee of the parcent works in interest may apparent to the trustee with the trust surplus. I. Beneficiary may from time to the appendent a successer of the trustee as the same trustee in the trust interest of the trustee of the trustee of the same same trust is the sale interest of the trustee of the trustee as the same trustee in the same trust interest entitle to sale. Surplus is the structure may from time to the appendent a successer of a successer of the same trustee.

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the or any other person so privinced by ORS 86.753, may care sums secured by the trust deed. the default on a failure to pay, when dur-not then be due at the time of the cure other than such porion as would being cured may te cured by tendering the purjet default that is capable of obligation or trust deed. In addition the curing the default or and expenses actually incurred in enforcing the obligation of the trust deed by leaving the trust deed is not actioned to be beneficiary all cost and expenses actually incurred in enforcing the amounts provided by law. 14 Otherwise the sale shall he held on the date and the time and by law.

Attaching any easement or creating any restriction thereon: (c) join in any subordination or other adversment allecting this deed or the lien or charge frames in any reconveyative warranty, all or any part of the property. The legally entitled thereto," and the receiver of any or any part of the present or any be described as the or of any elegally entitled thereto, "any the described as the or of any or any of the there is any be described as the present of any or any of the services mentioned in this paradraph shall be not less thar 55 for any of the induction of the second of the there is the receiver of any or any of the induction of the adequated of any elegally entitled thereto," and the present by a deem or by a receiver to be approximate or any part and the present by a court or any security the present by a deem or by a receiver to be approximate and prolits, including those war name sue or otherwisesion of said properties and prolits, including those wards for any taking the same, easy tess and expenses of operate hereby, and in such order as been endiced by a court, and without probable atternation and collection, including the same, easy and prolits, or the proceeds of property. The one of the ends, and in such order as been any indebtedness secured hereby, and in such order as been any detail to rootice of default hereunder or invalidate any act done or any default by dranter in pay taking or the investigation of such rests, issues any adversement.
1.1. Upon default by dranter in payment of any indebtedness secured any for the frequency in the beneficiary any attered any adversement hereunder. The being of the adverse any default or notice or the trustee to loreelose this first deed are the beneficiary at his election to sell the said do be received any dreat the beneficiary are the secured hereby and the adverse any default as a nortice.

note of even date herewith, payable to Etneficiary or order and made by grantor, the final payment of principal and interest hereol, if

together with all and singular the renements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with suid real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seven-thousand-three-hundred-and-no/100ths-

Grantor irrevocably frams, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: Lot 4 of KALINA ADDITION to the City of Malin, accoring to the official plat thereof on file in the office of the County Clerk

as Beneficiary,

as Grantor,Klamath...First...Federal...Savings...&..Loan.... LOUIS KALINA, JR. and FRANCES A. KALINA, husband and wife, as Trustee, and

DENNIS A. CHABOT and ALICE M. CHABOT, husband and wife .July....., 19..8.8..., between

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Oregon Trust Deed Series-118 UST DEED. 89787 ____

FORM Ho. 881-

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-12074 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor waran's that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS W'HEREOF, saic' grantor has hereunto set his hand the day and year first above written. * IMPORTAN' NOTICE: Delete, by lining out, which wer warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required clistlosures; for this purpose use S evens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Cennes a Cha DENNIS A. CHABOT (If the signer of the above is a corport on, use the form of a knowledgement apports); This m Chabas ALICE M.CHABOT STATE OF OREGON,)) ss.) bet County of Klamath STATE OF OREGON, Mathing instrument was acknowledged before me on County of Dennis A. Chabet and This instrument was acknowledged before me on Allee M. Chabot and 24 19..... , by ... as ----of (SEAL) IN UX GI MENCE-(SEAL) Notary Public for O. My commission expires: 2-12-9 Hotary Public for Oregon Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said that have have fully point and estimated. You hereby an directed on asymptot to you of any sume owing to you under the forms of The understand is the legal owner and holder of all indeptedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You betaby are directed, on payment to you of any sums owing to you under the terms of and sums doed or pursuant to statute to concel all evidences of indeptedness secured by said trust deed (which are delivered to you trust deed nave been fully paid and satisfied. You nervey are directed, on payment to you of any sums owing to you under the ferms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith fodether with said trust deed) and to reconvey without warranty. To the parties designated by the forme of said trust deed the said trust deed or 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 DATED: Or line A. In ance Kale De not lase or destroy this Trust Deel OR "HE NOTE which it recurst. Both must be delivered to the trustee for cancellation before reconveyance will be made. a TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUS. CO., PONTLATIS, OR STATE OF OREGON, Dennis A. Chabot County ofKlamath ss. I certify that the within instrument Alice M. Chabot at 3:31 o'clock PM., and recorded Louis Kalina, JR. Gramor SPACE RESERVED in book/reel/volume No. _______ on page _______ or as fee/file/instru-Erance A. Kalina Bonsticier FOR RECORDER'S USE ment/microfilm/reception No....897.87., Record of Mortgages of said County. AFTER RECORDING RETURN TO Klamath First Federal Witness my hand and seal of Savings And Loan County affixed. 540 Main Street Evelyn Biehn County Clerk Klamath Fails, OR 97601 || Fee \$13.00 By Qaulin Mullenday Deputy , and a second sectorized in the second s

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