2. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, noyalites and profits of the pro-perty affected by this deed and of any personal profits in the pro-trantor shall default in the payment of any induburies secured hereby or the primance of any agreement hereunder, grantburiness secured hereby or in the primance of any agreement hereunder, grantburiness secured hereby or the primance of any agreement hereunder, grantburiness secured hereby or the primance of any agreement hereunder, grantburiness secured hereby or the primark of the security of the security of the security of the security for the primark of the security of the security of the security for the indebtedness house, and without person, by agent or the security ediver the appointed by a court, and without person, by agent or the security of the thereby, or any part thereof, in its own name upon and take possession let ald profits and explaines indebtedness ascured hereby, and in apply as the beneficiary may determine.

oblaited. In order to provide regularly for the prompt payment of said taxes, assessments of the policy thu. In order to provide regularly for the prompt payment of said taxes, assess, the beneficiary charges and insurance premiums, the granitor agrees to pay to principal and interest payable under the addition to the most payments of the except, an amount equal to one-twelfth (1/20th) of the tay obligation secured in gravity months of all payable with respective that (1/20th) of the tay obligation secured in gravity months of all property within each succeed; this first deed remains in effect, as estimated and directed by the beneficiary, the charges to be the of a state of the principal first of the insufficient in the second of the principal second of the sec request.
A notice of the second se

executors and administrators shall warrant and defind his said title threads arians: the claims of all persons whomsoever. The claim of all claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the turns between the grantor covenants and agrees to pay said note according to the turns endered and, much due, all tares, assessments and other charges levied agrinst endered over it to keep said proprise from all choundrances having; pre-endered the construction is hereast within six monitances having; pre-hereof or the due construction is hereast continence; to the from the date all property while construction is hereast continence; to the from the date all property while construction is hereast and any when due, all enables and any state and the same any builting or improvement on times during construction; to callow beneficial subsection and method thereast or the same any builting or improvement on the fractor on the fourth of the days after written of improvements now of such thereast or the same any builting or the same any builting of such as the same any state and improvement and improvement in the same of said premises; to keep all building or the fact and improvement and there are said premises; to keep all building or the said and improvement and of active the tazards and and property in same and improvement and when all proves the tazards and and proper and improvement and the said to flass that the original moder of the same of the fact and and the said to deliver the original parts of the therefield to the fact and secured hy not less than the original parts of the same the contained and with all doing of the principal place of the same the contained and with all proved loss parts in fails of the same the contained and with all poly of insurance is not so the deficit, the transfer and with discretion obtain intance is not so the deficit of the lendicity may in lite original originated. The principal place day such poly the full the same as the shall be notede It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the tecominence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or saitlement in connection with quired to pay appensation for such taking, which are in y portion of the mout're any able as a such as the proceedings, shall be causarily paid or incurred up and if its upon any proceedings, shall be the proceedings, and its hard applied by the grantor in such proceedings, shall be proceedings, and its be incorrectly and contended by the boundable costs and spation and attorneys, and attorneys the incorrections with a such actions and excute such and attorneys, and the be necessarily in obtaining such compression, promptly upon the beneficiary request.

The heneficiary 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 becessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, conditions and restrictions affecting said property; to pay all loss, fees and expenses of this trust including the cost of the other sole and expenses of the trustee incurred in connection with or its appear in and defend any action or proceeding purporting to affect the security is and expenses, including weeks of the beneficiary frees actually incurred is a sole of the trustee incurred in a connection with or its hereof or the rights or powers of the beneficiary frees actually incurred is costs and expenses, including weeks of events and the action or proceeding purporting to affect the security evanable sum to be fixed by the court, in any such action or proceeding in any suit brought by bene deed.

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 intercet at the rapectiled in the note, shall be repayable by the grantor, the beneficiary shall have the right hier of this trust deed. In any improvements made on said premises and also to make such repairs to sail 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 ten days after such demand, the beneficiary upon obligation secured hereby.

together with all and singular the appurtenances, tenements, increditaments, reats, 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 olymphica lighting beating ventitogether with all and singular the appurtenances, tenements, increditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in enywise 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 awaings, venetian blinds, floor covering in place such as well-towall exception and lingtown shades and built in profiles or or persented instants installed in or work to be above to be ab 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 expering and lineleum, shades and built-in appliances now or hereafter installed in or used in connection performance of each agreement of the grantor herein contained and the payment of the sum of SEVENTEED is the grant of the grant of the grant of the sum of SEVENTEED of even date herewith, payable to the beneficiary or order and mede by the grantor, principal and interest being payable in monthly installments of \$. 207.22 commencing This trust deed shall further secure the newment of such additional money, if any, as may be loaned bereatter by the beneficiery to the grantor or others having an interest in the alvoye deby the beneficiery to the grantor or others note or notifier the beliebtedness secured by this rust deed is evidenced by may of said notes, the beneficiery may credit, payments received by it evidences by is the beneficiary may elect.

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

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

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The grantor hereby covenanis to and with the trustee and the ben-ficiary free and clear of all premises and property covery i by this trust deel are tree and clear of all encumbrand and that the grantor will and his heirs, against the claims of all persons whomsoever.

previous, taxes, assessments of other charges when the, shah become due and payble. While the grantor is to pay any and all taxes, assestments and other the same begin to bear interest and also tority, or any last thereof, before principle and property is and any and all taxes, assestments and other the same begin to bear interest and also to be inder the same principle and property is and property and the principle of an all insurance any and all taxes, assessments and other charges the inder through the bare any and all taxes, assessments and other charges is indered in the same any and all taxes, assessments or other charges, and to pay insurance premiums in the amounts shown on the statement thereof function the insurance carriers or their inpresentatives, and is a submitted from and execute to hold the breatfully responsible for full we thave any loss in overet to hold the breatfully responsible for full we thave any loss of any loss or day responsible for full we thave any form surance policy for any loss or darger growing out of a 1 feet in any in-such insurance resels and settle with anyly is authorized, but is to be sub insurance resels and settle with anyly is authorized by this is the state of any any auth insurance resels upon the obligations for any law any fault or upon saile or other acquisition of the property by the taxefully any full or upon sale or other acquisition of the property by the taxeful and any fault or upon sale or other acquisition of the property by the taxeful and the

.Klamath . County, Oregon, described as:

Klamath County, Oregon.

Tax Account No. 3909 001AA 01300

Key No. 503574

Lot 22, in Block 2, Tract No. 1158, THIRD ADDITION TO EAST HILLS ESTATES, according to the official plat thereof on file in the office of the County Clerk of

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

.... 19 between

13321

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

90470

TRUST DEED

Vol.mes_Page

6. The entering upon and tak ng possession (f sa'd property, the collection of upch rents, issues and profits or the proceeds of fire and other insurance polties or compensation or awards for any taking or dance to the property, and the application or release thereof, is a foresaid, thall not cure or waive say detaut or notice of default hereunder or invalidate ary act done pursuant to auch notice.

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

6. Time is of the essence of this instrument and upon default by the fractor in payment of any indebtedness secured he eby or in performance of any servement hereunder, the beneficiary may declars all sum secured hereby immediately due and payable by delivery to the trust all outlies of default and election to sell the trust property, which matice is all called the payable by delivery of said notice of default and elections and documents evidencing expenditures source hereby, whereapor the trust set and for more and documents evidencing expenditures source hereby, whereapor the required by law.

7. After default and any time prior to for days before the dat set his the Trust refor the Trusts is safe, the granter or other persons to proveled may pay the entire amount then calle under this trust deed and the efficiency costs and expresses actually in correct in a more the terms of the indige. To many the amount provided by 1, or other than such portion is the prime indige and attorney's fees not exceeding the amount provided by 1, or other than such portion is the priminal as would not then be due that no default occurred and the edge car, the default.

5. After the lapse of such time as may then be a first dby law following the recordation of said notice of dotault and giving of said notice of sale, the trunce shall sell said property at the time and plax of first dby him in said notice of raile, either as a whole or in separate parcels, and in such order as he may determine, at public aucouston to the highest bidder for cash, in lawful money of the United States, payable at the time of sale. Truster may postpone said of ... or say portion of said property aby public announcement at such time and plax of sale from time to time thereafter may postpone the saie by public announcement at said the said said said the said from time to time thereafter may postpone the saie by public announcement at said time by public announcement at said time and plax of said from time to time thereafter may postpone the saie by public announcement at the said by public announcement at a said time by public announcement at a said time by public announcement at a said the said by public announcement at the said by public announcement at the said by public announcement at a said time by public announcement at a said time by public announcement at the said by public announcement at an said time by public announcement at a said time by public announcement at an announcement at a said time by public announcement at a said time by public announcement at a said time by public announcement at an announcement at a said time by public announcement at a said time by public announcement at an announcement at a said time by public announcement at an announcement at a said the said by public announcement at announcement at a said time by public announcement at a said time by public announcement at announcement at a said time by public announcement at a said time by publ

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, convering the property so sold, but without any covenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, accluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, the trustee shell apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3) 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 beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed horemder. Upon such appointment and without conveyance to the successor trustee, the latter shall be reated with all tills, powers and dutic conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by reached and sus place of record, which, when recorded in the office of the county citre or recorder of the proper appointment of the successor trustee.

11. Truster 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 granutor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

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 "beneficiary" 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 masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

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

Ob Hill - Bowen O. C. WEBB-BOWEN(SEAL) Marie R. Webb- Bowen (SEAL) STATE OF OREGON County of KLAMATH MARIE R. WEBB-BOWEN 12++ THIS IS TO CERTIFY that on this North day of AUGUST _____, <u>19_88</u>, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named ... O. C. WEBB-BOWEN and MARIE R. WEBB-BOWEN, HUSBAND and WIFE to the porecular known to be the identical individuals named in and who executed the foregoing instrument and acknowledged to me that 19 IN-TERTIMONY WHEREOF, I have hereinto set my hand and mining notatial seal the day and year ast above written. . مريبية الم and stands Loan No. 39-01355 STATE OF OREGON SS. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 17th day of _____ Aug.____, 19.88,. O. C. WEBB-BOWEN (DON'T USE THIS at 3:07 o'clock ____PM., and recorded SPACE: RESERVED MARIE R. WEBB-BOWEN FOR RECORDING LADEL IN COUN-TIES WHERE Grantor Record of Mortgages of said County. TO USED.) KLAMATH FIRST FEDERAL SAVINGS Witness my hand and seal of County AND LOAN ASSOCIATION affixed. Beneficica v Evelyn Biehn Atter Recording Return To: County Clerk KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION By Qauline Muilindare P. O. Box 5270 Deputy Fee \$13.00 Klamath Falls, OR 97601

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Sisemore, _____, Trustee

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 herely are directed, on payment to you of any sums owing to you under the terms 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 together with said 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 tame.

by_

Klamath First Federal Savings & Loan Association, Beneficiary

DATED ...

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