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3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all reots, issues, royalites and profits of the program of the property acted by this deed and of any provide the program of the program of

2. All any time and from time to time upon written request of the bendiciary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the make in any subordination or other agreement affecting the ideed or the line on charge hereof; (d) reconvey and pay person for the property. The grannet is any exceent or creating and restriction therean, (c) without without writhout writhout any pay of the property. The grannet is any pay of the property. The grannet is not charge hereof; (d) reconvey "person or persons locally entitled thereto" and the reveals therein of any matters or facts shall be conclusive person of the truthfulness thereof. Thestec's fees for any of the strainers in the property and ball be reached as the interval of any matters of last shall be reached by the interval of the truthfulness thereof. Thestec's fees for any of the strainers in the property is and the reveals the truthfulness in the reveals hereof.

m time to time upon written request of the beneficiary pay

It is inutually agreed that: 1. 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 the right to commence, proceedings, on name, apportion of defend any ac-such taking and, if it so encirc that all or any portion of the smoutry such taking and, if it so encirc that all or any portion of the smoutry quired to pay all reasonable ones, expense and attorny's seed the amount re-fers necessarily paid or incurred y trassonable costs and expense the beneficiary is believed by the grantor in such proceedings, shall be paid to necessarily paid and applied by it first upon incurred the beneficiary in such proceedings, and the beneficiary believed to take such takes and excented hereby; and the grantor agrees, be decessary in obtaining such compensation, prompty upon the beneficiary's 2. At any lines and from the number of the such proceeding to the beneficiary's 2. At any lines and from the takes and the such proceeding to the beneficiary's all is own the such proceeding the proceeding the beneficiary in the beneficiary's the successary in obtaining such compensation, prompty upon the beneficiary's 2. At any lines and from the takes the successing the such proceeding the successing the succ

The beneficiary will furnish to the grantor on written request therefor an unal statement of account but shall not be obligated or required to furnish further statements of account. It is mutually agreed that:

property as in its sole discretion it may deem necessary or advisable. The grantor further angrees to comply with all laws, ordinances, regulations, fees and expenses of this fratificiting said property is particular. The other costs and expenses of the truster incurred in search, as well as in enforcing this obligation are sold to trustee and attorneys factually incurred; its poper in and defend any add trustee's and attorneys factually incurred; its here of or the rights or proceeding purporting to attor the secure costs and expenses, including core of the beneficiary or trustee's factually incurred; which the beneficiary or trustee and attorneys facts and to pay all vehicles the beneficiary or trustee's and to appear and is any suit brought by bene-deed.

Should the grantor fail to keep any of the foregoing covenants, then i beneficiary may at its option carry out the same, and all its expenditures the for shall draw interest at the rise specified in the note, shall be repayable this connection, the beneficiary all have the right in its discuss trust deed, any improvements made on said premises and also to make such repairs to as property as in its sole discretion it may deem necessary or advisable.

The grantor hereby covenants to and with the trustee and the beneficiary herein 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 heirs, against the claims of all persons whomsoever. executors and administrators shall warrant and defend his said title thereto a segment the claims of all persons whomsoever. The grantor covenants and arces to pay said note according to the terms said property to keep said property free from all encumbrates levid against edence over this trust deed; to implete all buildings in course of having pre-or hereafter constructed on said property free from all encumbrates levid against edence over this trust deed; to replace all buildings in course of having pre-rectance over this trust deed; to be all buildings in course of having pre-edence over this trust deed; to be all buildings in course of having pre-edence over this trust deed; to be all buildings in course of having pre-edence over this trust deed; to be all the date of the date on the date of the date on the date of the date construction is hearing to all property at all one of the date construction; to replace any building or improvements on the date construction; to replace any the date construction of the date of the date of the date construction; to keep all buildings and improvements now or hereafter the date of the date date of the date of the date of the date of the date date of the date of the d

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 may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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 together with all and singular the appurtenances, tenaments, 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-well carpeting and lincleum, 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 granter has arrive bereafter acquire for the

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereatter by the beneficiary to the grantor or others note or notes. If the indebtedness secured by this trust deed is evidenced by a more than one note, the beneficiary may credit payments received by it upon any of said notes or point of any payment on one note and part on another, as the beneficiary may elect.

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiuns, the grantor agrees to pay to principal and interest pay while and in addition to the note monthly payments of dereby, an amount equal slow with respect to said property while each succeed in the respect to said property within each succeeding thrance premiums this trust deed remains in effectperty within each succeeding that here years while each such such a state of the principal of the ions until results with the hereficiary is the principal of the ions until result of the the hereficiary is trust as a reserve account, without interest, ito pay said and payable where the same succeeding when they shall become due the hereficiary is trust as a reserve account, without interest, ito pay said and payable. While the granter is to unay any and and shall save

While the grantor, is to pay any and all taxes, assessments and other charges leveled or assessed against said property, any part thereof, before the same begind or assessed against said property any part thereof, before policies upon all bear interest and also to yay particular thereof, before licitary, as aforean property, such payments are thy premiums on all insurance licitary, as aforean property, such payments are thy premiums on all insurance licitary, as aforean property, such payments are thy pay the statements in the bene difference in the amaneness and other charges leveld, beneficiary to pay said property in the amaneness and other charges leveld, beneficiary to pay tead property in the amaneness and other charges leveld, beneficiary to by the collector of such taxs as shown by the statements increof furnished insurance premiums in the statementatives, and to charge said submitted by principal of the loan or to write presentatives, and to charge said submitted by the reserve account, if suy, establish the sums which may be granton from any event to hold the beneficiary here for that purpose. The granton from any and said settle with any insurantibile for failure to hare: any insu-loss, to policy, and the beneficiary here by the sum company and to apply any computing the amount of the indebtedness for puyment and satisfaction in full or upon sale or other acquisition of the property by the beneficiary atter

TAX ACCOUNT NO: 3507-3AA=02200 KTIMATH Kalfa, OK 84001 Fee \$13.00 ано соли Азаосіатіон р.0. Бох 5270 KEANATH FIRST FROERAL SAVINGS Aires Reserving Roburn Ton Pour internal AND LOAN ASSOCIATION

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DVIED:

KLAMATH FIRST FEDERAL SAVINGS AND LUAN ASSOCIATION. & Corporation organized a United States, as beneficiary; ter parent and proprieties of balances of balances a first sector of balances of the balance of the WITNESSETH: The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in

Lots 6, 7 and 8, Block 3, CHILOQUIN DRIVE ADDITION TO THE CITY OF CHILOQUIN,

in the County of Klamath, State of Oregon.

the entire unpaid balance shall become immediately due and payable.

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alize Andrea Frake W. Const 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,

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

. as grantor, William Sisemore, as trustee, and

WILLIAM P, WAMPLER and GLETA G. WAMPLER, Husband and Wife

Vol. <u>mas</u> Page**15752** TRUSTDEED

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This c. abay sets at any set as a set as a set as a set and the se and estimation in the lepeliciary after

such notice. The grantor shall notify beneficiary of the state of the

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 mediately due and payable by delivery tay, declare all sums secured hereby and election to sell the trust property, which trustee of written notice of default and election to sell the trust property, which trustee shall cause to the menticary shall deposit with the trustee this of default and election to sell, notes and documents evidencing expenditures secured hereby, 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. 17. 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 sciured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation sciured than the thread of the amount provided by law) other than such periods of the principal as would not then be due had no default occurred and thereby care the default including costs.

principal as would not then be due had no default occurred and thereby cure the default set in this of the standard of the standard between the standard bet

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And the negaticity, may purchase at the said. 9. When the Trutce sells purchase at the said. 19. When the Trutce sells purchase to the powers provided herein, the frustee shall apply the proceeded of the caracter's sale as follows: (1) To the expenses of the sale including the caracter's sale as follows: (1) To the charge by the sationary. (2) To the obligation secured by the interesteed; (3) To all persons having as the interest appear in the interest end; (3) To all persons having as the interest appear in the interest appear in the surplus, if any to the grantor of the trust deed, or to his successor in interest entitled to such surplus.

used or to nis successor in interest entitled to such surplus. In For any reason permitted by law, the beneficiary may from time to successor trustee appointed hereunder. The such appointment and without con-and duties conferred upon any trustee here shall be vested with all title, powers and duties conterred upon any trustee here and a monitor of the successor trustee. by appointment and substitution shall be make by written instrument executed by the beneficiary, containing reference the only clerk or recorder of the proper appointment of the successor instee.

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.

party unress, such action or proceeding is prought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto; their, heirs, legatest devises, administrators, executors, successors and pledgee; of the note secilary" shall mean the holder and owner, including hereta. In construing this deed and whenever the context so requires, the mean culture generation of the mote second the feminine and/or neuter, and the singular number in-culture the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. La effect at deal from energe in your stringer. rodiering - moreite

STATE OF OREGON County of Klamath THIS IS TO CERTIFY	IDONAS BLIC-OREGON Gleta G. Wampler Gleta G. Wampler
they executed the same freely and voluntaril they executed the same freely and voluntaril the IN (TESTIMONY WHEREOF) I have here unto se provide an instance in the start of the instant of the provide and the instance in the start of the instant of the the start of the instance in the start of the instant of the the start of the instance in the start of the instant of the the start of the instance in the start of the instant of the the start of the start of the instant of the instant of the the start of the start of the instant of the instant of the the start of the start of the instant of the instant of the instant of the the start of the start of the start of the instant of the instant of the the start of the s	st, my hand, and 'affixed, my, notarial seal the day and year last above written. The product of the second seal of the second seal the day and year last above written. The support of the second seal of the second seal of the second search of the search of the second search of the search of the second
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KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION P.O. Box 5270 Klamath Falls, OR 97601	Evelyn Biehn County Clerk By Cauline Muelenslase Fee \$13.00

TO: William Sisemore, Elennenny, Trusteere parkapta sogn and contration the extension property and contration for

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by sold 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 sold trust deed pursuant to statute, to cancel all evidences of indebtedness secured by sold trust deed (which are delivered to you herewith together with sold trust deed); and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the 2, , as group 2. William Steamors, as trasted, and

MINITY NO NOWBITER and Stramath First Federal Savings & Loan Association, Beneficiary by____ DATED: id i je read

TRUSTDED

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