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| together with all and singul or hereafter appertaining, a | ar the tenements, hereind the rents, issues an | ditaments and appu- d prolifs thereof an | tienances and all d all fixtures now | other rights thereunto be or hereafter attached to | longing or in anywise no or used in connection wit |
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| property or all (or any par consent shall not be unreas the maturity dates express The execution by grantor o | rt) of grantor's inferest onably withheld, then, ed therein, or herein, i f an earnest money add | t in it without lirst at the beneficiary's shall become imme reement** does not | obtaining the wri- option [*] , all oblig distely due and p constitute a sale, c | iten consent or approval ations secured by this i ayable. (Delete underlin onvevence or assignment | of the beneficiary, which |
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| 2. To complete or re damaged or destroyed there | | | | ilding or improvement a | which may be constructe |
| 3. To comply with a so requests, to join in exec | il laws, ordinances, reg uting such financing at | fulations, covenants, | oonditions and re | strictions affecting the p | roperty; if the benelicia |
| agencies as may be deemed | desirable by the bane | ficiary. | IS the cost of all | lien searches made by : | tiling officers or searching |
| 4. To provide and o damage by fire and such o insurable value | continuously maintain that hasards as the be | insurance on the institution of | buildings now or time to time requ | herealter erected on th | e property against, loss (as than \$ |
| | and the state to a second s | | | | |
| written in companies score ficiery as soon as insured; i at least filteen days prior t cure the same at grantor's any indebtedness socured hi or any part thereof, may b | t the granter shall tail to the expiration of any expense. The amount c ereby and in such order o released to Branter. S | for any reason to prove y policy of insurance collected under any r as beneficiary may Such application or p | ocure any such ins a now or heresite tire of other insu determine, or at i | urance and to deliver the placed on the buildings rance policy may be ap which of beneficiary the | policies to the benefician the beneficiary may pro- plied by beneficiary upo- entire amount so collected |
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| liens or other charges paya ment, beneficiary may, at secured hereby, together w, the debt secured by this tru with interest as aloresaid, | ble by grantor, either b its option, make payr ith the obligations des ist deed, without waive | by direct payment of ment thereof, and the wribed in paragraph ar of any rights arish | t by providing be he amount so pains of and 7 of this of from breach of | neliciary with funds with id, with interest at the frust deed, shall be addo any of the covenents her | which to make such pay rate set forth in the no d to and become a part of eof and for such payment |
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| able and constitute a breac 6. To pay all costs, | h of this frust deed. fees and expenses of ti | his trust including t | he cost of title se | arch as well as the other | costs and expenses of th |
| 7. To appear in and | tion with or in entorch defend any action or ; | ing this obligation a proceeding purport. | nd trustee's and a 'ng to allect the u | <i>ttorney's lees actually in</i> acurity rights or powers | curred. • of beneficiary or truste |
| and in any suit, action or to pay all costs and expens mentioned in this paragrap | os, including evidence on 7 in all cases shall b | of title and the ben be fixed by the trial | eliciary's or trust court and in the | ee's attorney's less; the event of an appeal from | amount of attorney's is any judgment or decree |
| the trial court, grantor furt torney's fees on such appea | d. | i sum as the appella | te court shall adj | idge reasonable as the b | eneliciary's or trustee's a |
| It is mutually agreed 8. In the event that ficiary shall have the right | any portion or all of | the property shall | be taken under ti | e sight of eminent dom | un or condemnation, ben |
| NOTE: The Trust Deed Act prov | | | | | |
| or savings and loan association property of this state, its subsidia | authorized to do business | under the laws of Orego | on or the United State | s, a lille insurance company | authorized to insure title to r |
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TRUST DEED

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Klamath First Federal Savings & Loan Association, recorded in volume M94, page 29036, in the records of the Clerk, Klamath County, Oregon. and that the grantor will warrant and forever defend the same against all persons whomsoever.

This trust deed secures the performance of two promissory notes made by grantors in favor of the beneficiary and which provide in part that the default of one note constitutes a default of the other. One said note also provides for the periodic adjustment of the

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The grantor warrants that the proceeds of the loan represented by the above described nots 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 perion) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their, heirs, legatees, devicees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the drantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor not applicable; if as such word is beneficiary MUST disclosures If complian

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| The word is defined in the Truth-in-Lending Act and Regulation Richary MUST comply with the Act and Regulation by making re psures; for this purpose use Stevens-Ness-Sorm No. 1319, or equi mpliance with the Act is not required, disregard this notice. | required valent. |
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| This instrument was acl | y of Klemath Sugust 30 have knowledged before me on Sugust 30 have and Louise L. Page |
| to the basis by | cnowledged before me on |
| OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON | |
| MUCOMMISSION NO. 022238 JM MY COMMISSION EXFIRES MAR 22, 1997 | Warkine Addington |
| | My commission expires - 3-22-97 |

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STATE OF OREGON: COUNTY OF KLAMATH : ss.

| Filed f | for record at rea | A.D., 19 95 at 3:50 | o'clock M., and duly recorded in Vol M95 | ay |
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| FEE | \$20.00 | of <u>Mortgages</u> | on Page <u>23677</u> Borecha G. Letsch County Clerk By Myni Clerk | |
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