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CORDER'S USE \_\_\_\_\_ dx as fee/file/instrupage . ment/microfilm/reception No. of said County. Record of ..... sea food Seneficiary Witness my hand and seal of A feer Recording Return to (Name, Address, Zip): County affixed. Klamath First Federal Saving: & Loan NAME 540 Main Street Klamath Falls, Oregon 97(01 By . Attn: Carol

which are in each a of this amount required is pro-ell examenable or its step processor with a processor of the control of the processor of the proc and that the granter will warrant and fore end tend the same of sinst all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for granter's personal, then thy or household purposes (see Important Notice below),

(b) for an organization, or (seven I gran tor is a natural present are for business or commercial purposes.

This deed applies to, incres to the lense t of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, present actives, successors and as igns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as the ficiary herein.

In construing this trust deed, it is ander tood that the granter, trustee and/or baneliciary may each be more than one person; that In context so requires, the singular shall be taken to mean at 1 include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the trow itoms hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the branter has excurted 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, which i er warranty (a) or b) is not applicable; if warranty (a) is applicable and the beneficiary is a cx ditor as such word is defined in the Truth-in-Lending /v t and Regulation 2, the bineficiary MUST comply with the Act and Legulation by making recuired disclosures; for this purpose use Stevens-Ness form to 1319, or equivalent. It compliance with the Act is not required, dissegue; this notice. L. MILES JOHN Klamath STATE OF OF 3GON, County of This iris ament was ack lowledged before nie on John L. Miles, Jr., and Teresa M. Miles. 3 This inshument was ack nowledged before me on as. OFFICIAL SEAL
DEBRA BUCKINGHAM
INITARY PUBLIC - OREGOTI
COMMISSION NO. 02014()
NY COMMISSION EXPRES DEC. 19, 196 **S** | **S** | Notary Public for Oregon 12-19-54 My commission expires REQUEST FCI\_FULL RECONVEYANCE (1) be used only when obligations have been paid.) ..., T rustéo 🖖 The undersigned is the legal owns: and holder of all incentioness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You bereby are direct d, on payment to you of any sums owing to you under the terms of the leed have been fully paid and satisfied. You bereby are direct d, on payment to you of any sums owing to you under the terms of the frust deed (which are delivered to you herewith frust deed or pursuant to statute, to can all in evidences of incentions secured by the trust deed (which are delivered to you herewith logether with the trust deed) and to recomment, without warrance, to the parties designated by the terms of the trust deed the estate now logether with the trust deed) and to recomment, without warrance, to the parties designated by the terms of the trust deed the estate now logether with the trust deed) and to recomment. v. 121 ...... 3.1..... held by you untler the same. Mail record eya 1 a and documen a to ...., 19... Do not lose or the stroy this Trust Deed OR TRE NO it which it secures. Both must be differed to the trustee for cant sllat it a before reconveyance will be made. Beneficiary

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## WARNING

Unless you provide us with evidence of the insurance coverage as required by our contract or Ican agreement, we may purchase insurance at your extense to protect our interest. This insurance may, but need not, also protect your interest. If the collateral becomes damaged, the coverage we purchase may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained property coverage elsewhere.

You are responsible for the cost of any insurance purchased by us. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage lapsed or the date you failed to provide proof of coverage.

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

INITIALS OF BUYER!

INITIALS OF SELLER:

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