01-10861 34388

TRUST DEED

N+4061 . 15244 Page 1977 , between

THIS TRUST DEED, made this 18th day of AUGUST LARRY J. WALKER AND VALERIE S. WALKER, Husband and Wife William L. Sisemore

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing

WITNESSETH:

The granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 1 in Block 9, WINCHESTER TRACT 1025, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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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

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the heleficiary to the granter or others having an interest in the above described property, as may be evidenced by a note or note. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

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 here exceutors and administrators shall warrant and defend his said title thereto sainst the claims of all persons whousever.

The grantor covenants and agrees to pay said note according to the

That for the purpose of probling regularly for the prompt payment of all taxes, seeshierds, and governmented charges feedoards of association and the above described pro-erty and hoursees promium while the indultedness secured hereby them a described pro-try and hoursees promium while the indultedness secured hereby them a first area of an made grant of the original purchase price raid by the grantor at the lines the 10 m at a made grant or will pay to the beneficiary in addition to the hourthy payments of inclusion and interest payable under the terms of the note or abligation secured hereby the deal herithment on principal and literest, are payable with respect to asid property when each succeeding 1 and other charges due and payable with respect to asid property when each succeeding 1 and other charges due and payable with respect to asid property when each succeeding 1 and other the terms of the insurance premism payable with feet as estimated and directed by succeeding there years while this trust liered is in base to asid amounts at rate not here than the fighted rate authorized to be paid both solutions in the account and shall be paid quarterly to the aranter by crediting which scanned in the amount of the interest due to the aranter by crediting which was not the amount of the interest due.

While the granter is to pay any and all lates, assessments and other charges ledel screaved against said property, or any part thereof, before the same leagners to bear rest and also to pay premiums en all insurance polatics upon add property, such pay-rest and also to pay any and all taxes, assessments and other charges beind mostly beneficiary to pay any and all taxes, assessments and other charges beind staid property in the another as there charges and to pay the language when the amounts starting and the transformers thereof furnished property and such taxes, assessments or other charges, and to pay the language proping of such taxes, assessments are there charges, and to pay the language provide rest of such taxes, assessments are other charges, and to pay the language provide rest of such taxes, assessments are there charges and to pay the language provide rest of such taxes, assessments are there charges and to pay the language provide rest of the addition of the angles within the such taxes, and the rest of the such taxes, assessments and the such taxes, assessments are assessed and the such taxes and the rest rest of a such taxes, assessments are added to be the taxes of the such taxes, and a defect in any insurance policy, and the heneficiary hereight is authorized. In the contrary beer to componite and with with any incurance company and, to apply any housing the rest of the other payment and satisfartion in full or, upon sale or other

acquisition of the property by the beneficiary after default, any halance re-reserve account shall be credited to the indebtedness. If any anthorized jo for taxes, assessments, insurance operations, and other charges is not suf-time for the payment of such charges as they become due, the granter deficit to the beneficiary upon demand, and if not pud within the days after the beneficiary may at its option add the amount of such deficit to the p obligation sentred hereby.

Buddlon serviced hereby. Should the grantor fail to keep any of the foregoing covenants, neticitary may at its option carry out the same, and all its expendit r shail draw interest at the rate specified in the note, shall be rep of grantor on demand and shall be secured by the item of this trust is connection, the beneficiary shall have the right in its discretion to y improvements made on said premises and also to make such repai operty as in its sole discretion it may deem necessary of additable

uperty as in its sole discretion it may deem necessary, or add The grantor further agrees to comply with all have, ordinance venants, conditions and restrictions affecting aside property, to rs and expenses of this trust, including the cost of title were enforcing this obligation, and trustee's and attorney's fees acti-appear in and defend any action or proceeding purporting to aff i hereof or the rights or powers of the beneficiary or trustee; a sta and expenses, including cost of evidence of title and attorn somable sum to be fixed by the court, in any such action or late the hereficiary or trustee may appear and in any suits bro have to forcelose this deed, and all said sums shall be secured ed.

The beneficiary 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.

It is mutually agreed that:

It is nutually agreed that: 1. In the event that any portion or all of said property shall be taken the right split of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion right to commence, prosecute in the own name, appear in or defend any ac-shall and the split of the split of the split of the split of the money's and applied to compensation for such taking, which are in excess of the amount re-optimed as scompensations in asign proceedings, shall be paid to the beneficiary and applied to the incurred by the heneficiary is and to the split for incurred by the aranic name any reasonable costs and expenses and attorney's form accessarily paid on incurred by the heneficiary is such proceedings, and the heatner applications are accused in the instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

The necessary in containing such comprised on promotion product and the interaction of request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note of e-dorsement (in case of full reconveyance, for cancellations them a field ing the liability of any person for the payment of the hedderdeers, them a field ing the convent to the maximum and restriction thereau, (c) join in any submittened any casement or creating and restriction thereau, (c) join in any submittened and the submittened of the property. The grantee in any reconvey-ance may be diven to any part of the property. The grantee in any reconvey-the treitals therein of any her are or facts shill be conclusive proof of the shall be \$5.00.

fruitfuiness increase, aruster 3 ters ton any of the sector at the property of the sector of these transfer all rents, issues, roystites and profits of the property affected by the transfer all rents, issues, roystites and profits of the property affected by the head of any personal property located thereon. Until the performance of any agric meru hereinder, grantor shall have the right to enlice all used in the sector any indebtedness secured hereby or in the performance of any agric meru herein profits are all the sector any the stantor shall have the right because the rents, being around the stantor shall have the right because the sector and the sector and the sector of any agric meru herein the stantor shall have the right because the rents, its without no sector any personal sector of the adoption of the sector of the sector

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THE REAL PROPERTY

4. The entering upon and taking possession of said property, of such rents, issues and profils or the proceeds of fire and other files or ounpensation or awards for any taking of damage of the the application or reases thereof, as aloresaid and not our or r such notice of default herounder or invalidate any act done such notice. 15242 nonncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed increases of a sequired by law, compo-perty of a first without any conversal or warrantly, approxima-recitation of the deed of any mattern and a strantly, approxima-recitation and the beneficiary, may purchase at the safe. and notice.
6. The grantor shall notify heuchicitary in writing of any sale or con-tract for supplied it, the above described property and furnish beneficiary on a would orlinarily be required of a new loan applicant and shall pay beneficiary as a source charge.
7. After default and approximation or sole of sale and the promise of sale or sole of sale of sale and sale in pay. and the beneficiary, may purchase at the sate, 9. When the Trustee sells pursuant to the powers provided here trustee share and the state including the crustee's sale as follows: the expenses of the sale including the crustee's sale as follows: trust deed, (3) to all persons having to the obligation secured interests of the strustee in the trust were recorded liens subsequent order of the priority. (4) The surplus, if any, to the grantor of the deed or to his successor in interest endited basic surplus. deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from this iline appoint a successor or successor is out y functo named herein, or to successor trustee appointed herounder, to any trustee named herein, or to veyance to the successor trustee, the intro shall be vested with and without and duties entered upon any truste inter shall be vested with a duties such appointment and substitution shall be intered with the terminent exec record, which, when recorded in the office to this trust dued and the place county or counties in which the property is altunted, shall be conclusive pro-proper appointment of the successor trustee. quired by law. 7. After default and any time prior to five days before the date set the Trustee for the critice's sale, the grantor or other person so colligations secured thereby (including coats and thereby and storage's and enforcing the terms of the obligation and the spanse actually incurred t exceeding \$50.00 each other than such portion of the principal as would then be due had no default occurred and thereby cure the default. proper appulation of the successor instates, such as a conclusive prior or 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is matter accepts the trust when this deed, duly executed and acknow-to notify any next freefo of pending sails under any other deed of trustee is not obligated party unless such action or proceeding is brought by the trustee. Let the being experiment of the success and indistrators, executed and acknow-next, unless such action or proceeding is brought by the trustee. hereto, there here, legantics to, inures to the benefits of, and blacks all parties assigns. The term 'generes deviaces, administrators, executors, successors and pledage, of the note sectificary' shall mean the conclused as a beerified to reduce a legantic design whenever the conclust as a concilient culing gender includes the femining and/or neuter, and the singular number in-cludes the plural. not then be due had no default occurred and thereby cure the befault. 8. After the lapse of such time as may then be required by law following the recordation of and notice of default and giving of said notice of saie, the said poperty at the time and place fixed by him in said, the trustee shall sell said notice of a separate parcels, and in such order as he may de-tormine, at public auction to the higher parcels, and in such order as he may de-any portion of said, ethors at the time of said. That may any portion of said at the time the time and place of all of saie and from time to time thereafter may postpone the saie by public an-التحقيق التحقيق IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. any Jula Calcru J. ZCalker (SEAL) STATE OF OREGON County of Klamath 65. THIS IS TO CERTIFY that on this 18th day of August Notary Public in and for said county and state, personally appeared the within named LARRY J. WALKER AND VALERIE S. WALKER ..., 19...7.7..., before me, the undersigned, a personally known to be the identical individuals... named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY. WHEREOF, I have hereunto set my hand and affired my artal seal the day and year last move (SEAL) Notary Public for Oregon My commission expires: 3-30-8/ Hamilton Loan No. STATE OF OREGON TRUST DEED County of Klamath Ss. I certify that the within instrument was received for record on the 19th day of AUGUST 19.77 (DON'T USE THIS SPACEI RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE at 11;10 o'clock AM., and recorded Grantor in book M77 TO FIRST FEDERAL SAVINGS & on page 15211 Record of Mortgages of said County. LOAN ASSOCIATION USED.) Witness my hand and seal of County Beneficiary affixed. After Fecording Return To: FIRST FEDERAL SAVINGS M. D. HILIS 540 Main St. Klamath Falls, Oregon County Clerk Mazi FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong The undersigned is the legal owner and holder of all indebiodness secured by the foregoing trust deed. All sums secured by sold trust deed have been fully poid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed or fruit deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the velate now held by you under the First Federal Savings and Loan Association, Beneficiary DATED by. 111320 Total 19 C -

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