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34442 TRUST D	VOL 77 Page 15321	a state to the fact of the fac
THIS TRUST DEED, made this 17thday of <u>AU</u>	JGUST	
CHARLES DAVID WHITTEMORE, A Single Man, KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of existing under the laws of the United States, as beneficiary;	William L. Sisemore , as grantor, <b>William Karks,</b> , as trustee, and Klamath Falls, Oregon, a corporation organized and	
WITNESS The grantor irrevocably grants, bargains, sells and conv	한 수도 전 것이 가지 않는 것 같아요. 이렇게 지하는 것 같아요. 가지 않는 것 같아요. 이 가지 않는 것 같아요. 가지 않는 것 같아요.	Manual Annual States of Contract of Contra
property in Klamath County, Oregon, described as:		学生 1
Lot 409 in Block 110 of MILLS ADDITION T Klamath County, Oregon.	TO THE CITY OF KLAMATH FALLS,	
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nter en entre en la contraction de la Marco de la contractione de la contraction de la contraction de la contra La contractión de la contraction de la contractión de la contraction de la contraction de la contraction de la co La contractión de la contraction de la c	na on an an an an Anna an Anna an Anna an Anna an Anna an an an an an an Anna an Anna an Anna an Anna an Anna Anna an Anna Anna	1 (
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CI3 	with all and singular the manufacence terms to be during	
tains, issues, profile, water rights and other rights, easements of privileges taining to the above described premises, and all plumbing, lighting, heatin- appartus, equipment and fixtures, together with all availant ventors venetion bit	now or hereafter belonging to, derived from or in anywise apper- ng, ventilating, air-conditioning, refrigerating, watering and irrigation and floor counting is place with an well to wall to see the second	n sa an
leum, shades and built-in ranges, dishwashers and other built-in appliances described premises, including all interest therein which the grantor has or r oach agreement of the grantor herein contained and the payment of the su	may hereafter acquire, for the purpose of securing performance of m of THIRTEEN THOUSAND SIX HUNDRED	
(\$ 13,600.00) Dollars, with interest thereon according to the ter beneficiary or order and made by the grantor, principal and interest being SEPTEMBER 25	AND NO/100	
having an interest in the above described property, as may be evidenced by a an	fault, any balance remaining in the reserve account shall be credited to the lebtedness. If the reserve account for tasts, assessments, insurance premiums of other charges is not sufficient at any time for the payment of such charges they become due, the grantor shall pay the deficit to the beneficiary upon mand, and if not paid, within ten days after guch demand, the beneficiary	A strated and the later day
as the beneficiary may elect.	mand, and if not paid within ten days after such demand, the heneficiary yra its option add the amount of such deficit to the principal of the lightion secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the meliciary may at its option carry out the panie, and all its expenditures there-	and a state of the
executors and administrators shall warrant and defend his set thereit, but	inclicity may at its option carry out the name, and all its expenditures there- shall draw interest at the rate specified in the note, shall be repayable by e grantor on demand and shall be secured by the lien of this trust deed. In s connection, the beneficiary shall have the right in its discribing to complete y improvements made on shid premiars and also to make such repairs to said operly as in its sold adjection it may deel in decessing or invisable.	
said property; to keep said property free from all encumbrances having pre-	The graptor further agrees to comply with all laws belingning meninthing	
costs incurred therefor; to allow beneficiary to inspect said property at all ity times during construction; to replace any work or materials unsatisfactory to cost	remants, conditions and restrictions affecting said property; to pay all costs, and expenses of this trust, including the cust of this rearch, as well as e other costs and expenses of the trustee incurred in connection with or enforcing this obligation, and trustee's and attorney's fees actually incurred appear in and defend any action or proceeding purporting to affect the accur- hereof or the rights or powers of the beneficiary or trustee; and to pay all a stand expenses, including cost of evidence of tills and attorney's fees in a	مر می این از مربق این از مربق این مربق این مربق می این این مربق می این این این مربق مربق مربق مربق مربق مربق م مربق مربق این مربق مربق مربق مربق مربق مربق مربق مربق
fact; not to remove or destroy any building or improvements now or hereafter wh	isonable sum to riskel by the court, in any such action or proceeding in the the beneficiary or trustee may appear and in any auto brought by bene- hary to foreclose this deed, and all said sums shall be secured by this trust ct.	
secured by this trust deed, in a company or companies acceptable to the bene-	The beneficiary will furnish to the grantor on writien request therefor an nual statement of account but shall not be obligated or required to furnish further statements of account. It is mutually agreed that:	
approved loss payable clause in favor of the beneficiary attached suid with premium paid, to the principal place of business of the beneficiary at least filteen days prior to the effective date of any such policy of insurance. If un said policy of insurance is not so tendered, the beneficiary may in list own the	<ol> <li>In the event that any portion or all of said property shall be taken der the right of eminent domain or condrmnation, the beneficiary shall have right to commence, prosecute in Its own name, appear in or defend any ac-</li> </ol>	مينولي <u> المسلم مواجع</u> ماريك
shall be non-cancellable by the grantor during the full term of the policy thus and built obtained. In order to provide regularly for the prompt payment of said taxes, assesse or ments or other clarges and insurance preniums, the grantor agrees to pay to an the beneficiary, together with and in addition to the monthy payments of fer	ch taking and, if it no index not composite the subment in confinetion with subment of the subment of the subment of the subment of the subment indication of the subment of the subment of the subment of the subment indication of the subment of the subment of the subment of the indired by it first upon any reasonable subment of the subment of applied by it first upon any reasonable subment of the subment and constraint paid of incurred by the heard(clarge and the subment of the subment of the subment of the subment is own results of the subment of the subment of the subment is own results. In the subment of the subment of the subment is own results.	
other charges due and payable with respect to said property within each succeed. be	appeared by it inside upon any reasonable costs and expenses and attorney's as a necessarily paid of incurred by the hendicidary in such proceedings, and the ladottedness secured hereby; and the granior agrees, its own expense, to take such actions and execute such intruments as shall necessary in obtaining such compensation, promptly upon the beneficiary's process.	
this trust deed remains in effect, as estimated and directed by the beneficiary.	2. At any time and from time to time upon written request of the bene-	
long or at the option of the beneficiency the sums so paid shall be held by the heneficiary in trust as a reserve account, without interest, to pay said premiums, targe, assessments or other charges when they shall become due and payable.	have paying of its reds and presentation of this deed and the note for en- sement (in case of full reconveyance, for cancellation), without affecting the billity of any person for the payment of the indultedness, the trustee may (a) sent to the making of any map or plat of said property; (b) Join in granting y catements affecting this deed or the lien or charge hereof; (d) reconvey, thout warsanty, all or any part of the property. The granten in any reconvey.	
the same begin to hear interest and also to now promising on all increases	ce may be described as the "person or person legally entitled theretoo" and e rectais therein of any matters or fars hall be conclusive proof of the ithfulness thereof. Truster's fees for any of the services in this paragraph all be 83.00.	

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While the grantor is to pay any and all taxes. evied or assessed begin to bear in pon said property, s aforesaid. The pay pr to he thorizes polle licia any said assessments of other charges ounts shown on the stateme pay the itted by to the rep principal of the loan or to withdraw the su the reserve accoust, it any, established for it in no event to hold the beneficiary responsib ance written or for any loas or domace acco-usance policy, and the beneficiary hereby is loss, to compromise and settle with any frau usuch insurance receipts upon the obligations computing the amount of the indebtedness full or upon sale or other acquisition of the ourpose. The gran r failure to have out of a defect orised, in the eve company and to red by this trust nsur-r In any any In In after apply

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shee may be the recitals t truthfulness 1 shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary continuance of thest trusts all rents, issues, royalites and profits of lefty effected by this derei and of nay personal property located the berly effected by this derei and of nay indebicdness secured he the performance of any agreement, bereunder, grantor shall have the r during the pro-Until or in o col-they the peribecome due fictory may celver to he urt, and with ut regard to and property, the rents, losu the same, less able attorney's as the henefic in its apply easin

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The entering upon and taking possession of said property, the collect rents, issues and profits or the proceeds of fire and other insurance compensation or awards for any taking or damage of the property, lication or release thereof, as aforesaid, shall not cure or waito any notice of default hereunder or invalidate any act done pursuant

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5. The grantor shall notify beneficiary in writing of any sale for sale of the above described property and furnish beneficiar supplied it with such personal information concerning the purch ordinarily be required of a new loan applicant and shall pay be vice charge.

6. Time is of the essence of this instrument and upon default by tor in payment of any indebtedness source hereby or in periodic to the ement hereunder, the beneficiary may declare all sums security the stately due and payable by delivery to the trustee of written notice of of the fitchion to sell the trust property, which notice trustee shall cause to beneficiar periodic deposit with the trustee this trust deed and all promises a down down the time and place of sale and give notice thereof as the rest hall fit the time and place of sale and give notice thereof as the rest by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so digade may pay the entire amount then due under this trust deed and colligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees 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.

not then be due had no default occurred and increay cure the usual. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and place fixed by him in said notice of saie, either as a whole or in separate parcels in such order as he may de-termine, at public auction to the highest blidder and havin and raw as he may de-termine, at public auction to the highest blidder and place fixed by him in the said notice of all, either as a whole or in separate parcels the default and havin and the said of the termine, at public auction to the highest blidder and blight of the said of all of all on the said property by public announcement at such time and place of safe and from time to time thereafter may postpone the sale by public an-

nouncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, couve perty so sold, but without any covenant or warranty, express or recitais in the deed of any matters or facts shall be conclusive truthruiness thereof. Any percon, excluding the trustee but includin and the beneficiary, may purchase at the sale.

d the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided here sites shall apply the proceeds of the trustees sale as follows: 9 expenses of the sale including the compensation of the trustee, sonable charge by the storm, (2) To the obligation secured received the trustee in the trust deed as their interests appear ier of their priority. (4) The surplus, if any, to the grantor of the edd or to his successor in interest entitled to such surplus.

To his successor in interest entitled to such surplus. For any reason pormitted by law, the beneficiary may from t point a dessay or successors to any frustes mande herein, or trustes accessor intersunder. Upon such appointment and withou is conferred upon any truite latter shall be vested with all title, solutiont and substitution shall be and to have a probinted hereunder beneficiary, containing reference to the ornit der and is po-sheld, when recorded in the office of the county ders' and is p which, when recorded in the office of the county ders' and is p uppointment of the successor trustee.

11. Truisce accepts this trust when this deed, duly executed and acknow-red is made a public record, as provided by law. The trustee is not obligated notily any party hereto of pending sale under any other deed of trust or of action or proceeding in which the grantor, beneficiary or trustee shall be a ty unless such action or proceeding is brought by the trustee.

This such action or proceeding is brought by the trustee, . This deed applies to, inures to the benefit of, and binds all pr their heirs, legatecs dowisees, administrators, executors, successors The term "beneficiary" shall man the holder and owner, incl of the note secured hereby, whether or hot named as a benefi In construing this deed and whenever the context so requires, the ender includes the femiline and/or neuter, and the singular number the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year tips above written. tearless airel Thiltemoraseal) STATE OF OREGON ..... (SEAL) County of Klamath THIS IS TO CERTIFY that on this 17 TH AUGUST , 19.77, before me, the undersigned, a day of\_ Notary Public in and for said county and state, personally appeared the within named. CHARLES DAVID WHITTEMORE, A Single Man. to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me 1-12" bxecutéd the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my holarial seal the day and year last above written. 54 (1 A D ) Lod erald Notary Public for Oregon My commission expires: 4//24/8/ on (SEAL) & LA CA - 3 6 : Loan No. STATE OF OREGON ) County of Klamath SS. TRUST DEED I certify that the within instrument was received for record on the <u>125h</u> day of <u>AUGUST</u>, <u>19.77</u>, at 33hO o'clock <u>P</u> M., and recorded (DON'T USE THIS FOR RECORDING in book M77 on page 15321 10. 10. Grantos LABEL IN COUN Record of Mortgages of said County. TO ų, 1.4.4.4 FIRST FEDERAL SAVINGS & Usep.) LOAN ASSOCIATION Witness my hand and seal of County affixed. Penefician After Recording Return To: FIRST FEDERAL SAVINGS WM. D. MILNE County Clerk 540 Main St. Klamath Falls, Oregon maz Ŷ FEE 3 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong. \_, Trustee The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new hold by you under the First Federal Savings and Loan Association, Beneficiary by DATED 11:1 data 101 Sinutate 110月19月11日