01-10947 TRUST DEED

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THIS TRUST DEED, made this . 11th day of October

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m/T 4386 Wol. <u>77</u> Page **19403**

LAWRENCE J, KOHLER & JUNE C, KOHLER,, husband & wife as grantor, William Sisomore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH

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

> Beginning at a point which is 1,564 feet East and 280 feet South of the Southwest corner of the NW4NW4 of Section 5, Township 39 South, Range 9 East of the WillametteMeridian, Klamath County, Oregon, and running thence; East 105 feet; North 50 feet; West 105 feet and South 50 feet, to the Point of Beginning, being a portion of the $SE_{4}NW_{4}$ of Section 5, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenoments, hereditaments, rents, issues, profits, water rights, easements or privileges new or

This trust deed shall further secure the payment of such additional money, any, as may be loaned hereafter by the beneficiary to the granitor or others is an interest in the above described property, as may be evidenced by a to are monthly and the trust deed is evidenced by re thanks. If the inductedness secured by this trust deed is evidenced by re thanks. If the inductedness recurd by this trust deed is evidenced by y of said notes or part of any payment on one note and part on another, the beneficiary may elect.

nore than one note, the operation of any errors payments received by it upon its of said notes or part of any payment on one note and part on another, is the beneficiary may elect. The grankor hereby covenants to and with the trustee and the beneficiary force and clear of all errors and property conveyed by this trust deed are izceutors and administrators shall marrant and defend his said title thereto izceutors and administrators shall marrant and defend his said title thereto izceutors and administrators shall marrant and defend his said title thereto izceutors and administrators shall marrant and defend his said title thereto izceutors and administrators shall marrant and defend his said title thereto income the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms and property; to keep said property free from all encoumbrances have agains incover this trust deed; to complete all buildings in course of construction is roompity and in construction is hereafter commenced; to repair and restore is neared therefor; to allow beed or destroyed and pay, when due, all enclicary which nifteen days after written notice immerials unsatisfactory to astat incurred therefor; to allow beed or destroyed and pay, when due, all enclicary which nifteen days after written notice immerials unsatisfactory to astat incurred therefor; to keep all buildings, property and improvement on sorts of said promises; to keep all buildings, property and improvement is wreater ercited upon ald property in good repair and to commit y fire or said promises; to keep all buildings, property and improvements of the state detter on said property in good repair and correct form all improvements is the or said promises; to keep all buildings, property and improvements of the state detter do not and property in good repair and the note or obligation incarder action of the oblight primises acceptable to the bene-iciary, and to deliver the original principi any of time to time require, secured by thi

ed. The subscripts of the granitor during the full term of the policy thus that for the purpose of providing regularly for the prompt payment of all taxes, that for the purpose of providing regularly for the prompt payment of all taxes, the subscripts of the subs That for the

While the granter is to pay any and all taxes, assessments and other charges lexied or assessed against said property, or any part thereof, hefore the same begin to bear interest and aliss to pay premiums on all insurance policies upon said property, such pay-nents are law of the property and all taxes, assessments and other charge lexied or imposed against said property in the amount as shown by the statements thereof furnished by the collector of such tryperty in the amount as shown by the statements thereof furnished by the collector of such tryperty in the amount as shown by the statements thereof furnished by the collector of such tryperty in the amount as shown by the statements thereof furnished by the resentatives and to within the sum which may be required from the reserve account, if any, established for the sum and the property is and the beneficiary responsibilite for failure to human all each the with any thesing the sum and the pay and at the pay lexit and the beneficiary hereby is a uthorized. In the event of any loss, to compromise and sails within any insurance company and to apply any amount of, the indektedness for payment and satisfaction in full or upon sale or other amount of, the indektedness for payment and satisfaction in full or upon sale or other

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acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the invibutedness. If any authorized reserve account for faxes, assessments, insurance premiums and other charges is not suffricted at any belance to a suffract and the payment of such charges as they become due, the grannet of such charges is not suffract at any belance the payment of such charges as they become due, the grannet and the the payment of such charges as they become due, the grannet and the soften and the amount of such deficit to the principal of the beneficiary may at its option and the smouth of such affects to the principal of the soften and the specified in the structure there is shall the such as the specified by the soften at the first in the soften at the specified by the soften at the struct deed, it is option and shall be secured by the soften the to complete any first on the difference of the differenc

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all hows, ordinances, regulatio covenants, conditions and restrictions affecting said property: to pay all cost frees and expenses of this trust, including the cost of tills savell the other costs and expenses of the trustee incurred in connections and in enforcing this obligation, and trustee's and attorney's fees actually incur-ted any costs and expenses of the beneficiary or trustee; and to pay to appear in and defend any action or proceeding purporting to affect the trust of the sum to be fixed by the court, in any such action or proceeding which the sum to be fixed by the court, in any such action or proceeding ficiary to forcelose this deed, and all said sums shall be secured by this tru deed.

The beneficiary will furnish to the grantor on written request therefor an una statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be ta under the right of eminent domain or condemnation, the beneficiary shall i the right of eminent domain or condemnation, the beneficiary shall i the right of eminent domain or condemnation, the beneficiary shall i the right of eminence, prosecute in its own name, appear in or defend all the right of eminence, prosecute in its own name, appear in or defend all the right of eminence of the set of the set of the mount and applied by it its order to the set of the fees necessarily paid or incurred by the instance and proceedings, and balance applied upon the indebtedness security herein set of the set of taken

be necessary in outsiding such that the upon written request of the be request. 2. At any time and from time to time upon written request of the be ficincy, payment of its fees and presentation of this deed and the note for liability of any person for the payment of the indebtedness, the trustee may industry of any person for the payment of the indebtedness, the trustee may any case the making of any may or plat of said property; (b) Join in grant or the margement of creating and restriction thereon, (c) Join in any subordination of the making of any may part of the property. The grantee in any recom-ance may be defined as the "preson or persons legally entitled thereto" the reclination thereto. Trustee's for any of the services in this paragr shall be \$5.00.

Interfluences thereon, inside a tee ion any or the services in this paragraphic shall be \$5.00.
3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trasts all rents, issues, royalites and profits of the property affected by this ded and personal property located thereon. Until grantor shall default in the nd of any personal property located thereon. Until the performance of any agreed grantor shall have the right to solve the security affected by the security for the trasts at hey ficiary may at any time without such states they for a person, by agent or by a receiver to be appointed by a court, and they are they act any time without set security for or other acts of a security for the indebtedness are of a person. The same due and payable. Thereof, in its on catter upon and take possession of said property, or any part thereof. In the parative and up and due and apply the same, less costs and expenses of operation and cure in a such order as the beneficiary may determine.

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4. The entering upon and taking possession of said property, the collection such reuts, issues and profits or the proceeds of fire and other insurance poi-s or componension or swards for any taking or damage of the property, and application or release thereoi, as alforesuid, shall not cure or waite any it or notice of default hereunder or invalidate any act done pursuant to h notice.

5. The grantor shril notify beneficiary in writing of any sale or con-tract for hair of the above described property and furnish heneficiary on a form asynthesis with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary

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a service charge. It change of a flew loan applicant and shall pay benefitiary 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 meliately due and payable by delivery to the trustee of unsecured hereby in-meliately due and payable by delivery to the trustee of trusteen and and cause to be duly filed on to sell the trust property, which notice trusteen and allow to sell, on the beneficient deposit with the trustee this trust deed and allow to sell, notes and document deposit with the trustee this trust deed, and allow to sell, rustees shall fix the time and place of said notice, whereby, whereby in trustees required by law.

required y law. 7. 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 prive control of the set of the date set the obligations security and the set of the security of the security and ne enforcing the terms of the set of the security and trustee's and attorney's fees not exceeding \$5.00 each) other obligation and trustee's and attorney's fees not exceeding \$5.00 each) other obligation and trustee's and attorney's fees the abligations secure of and there were the security and there were the fault. 8. After the lapse of such time as may then be required by law following trustee shall sell said property at the time and pixen of said notice of said, the or mine of the set of the of said there is and in the set of the set of the set of the trustee shall sell said property at the time and pixen of said notice of said to the set of a set of the of the set of the trustee shall set of the United Stateweight at the time of said. Trustee may postpone and of the of the set of the s

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nouncement at the time fixed by the preceding postponement. The trustee shall denote the purchaser his deed in form as required by law, conveying the pro-period of the thout any coverant or warranty express or implied. The recitations the deed of any matters or facts shall be expressed in model. The truthfunction literoof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

And the constructivity, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the trustee sells and the proceeds of the trustee's sale as follows: (1) To the character shall apply the interverse. (2) To the character shall be proceed by the attorney. (2) To the character select of (3) to all persons having recorded blightion secured by the interverse to the trust dece as their mission appear in the order of the sales of the trust dece as their mission of the trust dece and the subsequent to the deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus, 10. For any reason permitted by law, the beneficiary may from t successor trustee appointed resuccessors to any trustee named herein, or successor trustee appointed resuccessors to any trustee named herein, or successor trustee appointed resuccessors to any trustee named herein, or successor trustee appointed the fitter shall be vested with all tills, and duties conferred upon any trustee made by written instrument as successor trustee abustitutions shall be made by written instrument es-ted abustitutions shall be and by written instrument es-generative second in the office of thes trust deed and its pl consty or counties in which the property is altunated, shall be conclusive pr proper appointment of the successor trustee. time

proper appointment of the successor transferred, shall be conclusive proof of I. Truttee accepts this trust when this deed, duly excended and acknow-to notify any party hereto of pending sale under any other deed is to colligated any actions proceedings in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. I. This deed applies to, inverse to the benefit of, and bluds all parties assigns. The term 'beneficiary' and ministrators, executors, successors and pledgee, of the note secured hereby, wheth the holder and owner, including hereto, their heirs, legatees devines and whenever for named as a beneficiary preder any other holders and whenever on tarmed as a beneficiary culture grants in the demining and/or neuter, and the singular number in a stude the optical.

IN WITNESS WHEREOF, said grantor has hereunic

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	L'agrence Lohler		1 - Carrier - Landson - Carlos - Carlos
STATE OF OREGON County of Klamath Ss	- dayrence J. Kohler (SEAL) > Jene C Kohler (SEAL)		
THIS IS TO CERTIFY that on this	day of October		and an instant of the second
Notary Public in and for said county and state	19 19 before me, the understand		
to me personally known to be the identical to the	COONE C. KOHLER, husband and wife	- Canada and a second second	المستحدة بالدار وسيتنقى والمتفور ومعمد المتعاديا
they executed the same freely and voluntaril	y for the uses and purposes therein expressed.		
S. Grouping WHEREOF, I have hereunto se	t my hand and affixed my potarial seal the day and year last above written		
O, AUBLIC	A pueda Bortha	- the former of the	
(SEAL)	Notary Public for Oregon My commission expires: 3/30/8/		
The second s	/~/°/		
Loan No.	STATE OF OREGON	by Marshall	
TRUST DEED	County of	2 1 1	
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KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	WM. D. MIINE		
LOAN ASSOCIATION	County Clerk		The first the second
	FEE \$ 6.00		
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To be us	EST FOR FULL RECONVEYANCE ed only when obligations have been paid.	A	
O: William Sisemore,, Trustee			The second s
The undersigned is the legal owner and holder of a cave been fully paid and satisfied. You hereby are dir	all indobtedness secured by the foregoing trust deed. All sums secured by said trust deed scied, on payment to you of any sums owing to you under the terms of said trust deed or ess secured by said trust deed (which are delivered to you herewith together with		一下的 计段 新闻 计注意
ust deed) and to reconvey, without warranty, to the ame.	scled, on payment to you of any sums owing to you under the terms of said trust deed or ess secured by said trust deed (which are delivered to you herewith together with said parties designated by the terms of said trust deed the estate now held by you under the		
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