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77 Page 19508 Vol. TRUST DEED ... 19 77 ..., between

ROBERT J. HAMMONDS & PENNY D. HAMMONDS, husband & wife as grantor, William Sisemore, 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 Klamath. County, Oregon, described as:

> Lots 41, of LAKESHORE CARDENS, according to the official plat thereof on file in the office of the County Clerk of 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, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now o together with all and singular the appurtenances, tanements, hereditaments, rents, issues, profits; water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and lineleum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter or the standing the grantor herein contained and the payment of the sum of the standing to the torms of a promissory note of even date herewith, poyable to the (s. 30, 000,000...) Dollars, with interest thereon according to the torms of a promissory note of even date herewith, poyable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of s....242.10.... commencing NOVEMBERS

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

or sain notes or part of any payment on one note and part on another, the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed aro and clear of all encumbrances and that the grantor will and his heirs, utors and administrators shall warrats and defend his said title thereto inst the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grandor covenants and agrees to pay said note according to the torms thereof and when due, all taxes, assessments and other charges levied against said property; to keep and property free from all encoumbrances having pre-ordence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commencid; to the there of said property which may be damaged built as months from the encour-cast in the date construction is hereafter commencid; to the property at all costs incurred therefor; to allow been any work or materials unsatisfactory to beneficiary withing endetry buildings and improvements now hereafter excited on said promises with as months from the due, all times during constructions days after written notice from boneficiary of such beneficiary withing endetry building or improvements now or consetter excited on said promises; to keep all buildings, property and improvements now or hereafter erected uno said promety in good repair and to commit or suifer no waste of asid premises; to keep all buildings, property and improvements by fire or such other hazards as the beneficiary may from the note or obligation secured by this trust deed, in a compley of insurance in correct form and with approved loss payable optincipal piace of business of the beneficiary at teast fidary, and to deliver the original pincipal pincipal pincipal submance. If and to deliver the original pince of business of the beneficiary at least or beneficiary at the stand the original pincipal pincipal subjets of insurance. If add policy of insurance is not so tendered, the beneficiary may in its own discretion obtain insurance for the beneficiary to the policy of insurance. If add product the original pince of any such policy of insurance. If add policy of the surance is not so tendered, the beneficiary may in its own discretion obtain insurance for the beneficiar

That for the purpose of providing regularly for the bronch payment of all taxes, seessments, and governmental charges leved or assessed against the none described pro-gravity and maraneo premium while the indebteness accurate hereds the time described pro-perty and insurance premium while the indebteness accurate hereds it the time the lean was anade or the beneficiarly original purchase price paid by the benoperty at the time the lean made or the beneficiarly original purchase price paid by the benoperty at the time the lean made or the beneficiarly original purchase price paid by the benoperty at the time the lean was made, grantor will pay to the prime and the time the man and the time the lean was made, interest pay on beneficiarly of the time in addition to the monthly payments of the taxe hereeding 12 months and also 1/36 of the insurance premium payable with refrect as setimated and directed by the beneficiarly. Beneficiarly shall pay to the grantor there to also also directed by the beneficiarly. Beneficiarly shall pay to the grantor they have the results the standard the standard beneficiarly and the standard beneficiarly within a standard the standard base 1/36 of the insurance premium payable with principal and directed by the beneficiarly. Beneficiarly shall pay to the grantor interest on said amounts at a rate not less than the highest rate authorized to be paid by banks on their open payshow standard shall be 9/4 of 1%. If such rate is less than 40%, the rate of interest paid shall be 4%. Interest shall be computed on the account for shall be a to be standard by resulting to the second of the accounts minus 3/4 of 1%. If such rate is less than the second of the accounts minus 3/4 of 1%. If such rate is less than the second account the amount of the interest due.

to the serve account the anome of the interference server. While the granits is to pay any and all taxes, assessments and other charges leded or assessed against said property, or any part thereof, before the same begin to bear interest and have a premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficiary, as aforesaid. The grantor hereby authorizes the benefit property in the amounts as shown by the statements thereof functions the property against said property in the amounts as shown by the statements thereof functions or their reposed in benefit property in the amounts as shown by the statements thereof functions or their repo-calculated and the statements withild by the insurance carriers or their repo-ting the statement of the statements thereof functions of the benefit if any setublished for the purpose. The grantor agrees in no even it is hold the benefit strong the benefit in the purpose. The grantor agrees in no even it is hold the benefit out of a defect in any insurance policy, and the benefic there by a describe a grants and the state receipts upon the obligations secured by this funct decd in computing in-amount of the indebtedness for payment and satisfaction in full or upon sais or other amount of the indebtedness for payment and satisfaction in full or upon sais 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 indebiedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any the ime for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand; and the amount of such deficit to the principal of the obligation secured hereby.

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property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all huws, ordinances, regulations, covenants, conditions and revist, including the cost of title search, as well as fees and expenses of expenses of the trustee incurred in connection with or the anticenergy this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the securi-ity hereof or the rights or powers of the beneficiary or trustee; and a fixed in a reasonable sum to be fixed by the court, in and in any suit brought by bene-ficiary to forcelose this deed, and all sold sums shall be secured by this trust deed.

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

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of samp proceeding in its own name, appear in or dicent any ac-the right to compresserve in its own name, appear in or dicent any ac-the right to compresserve in the own name, appear in or dicent any ac-the right to compresserve in the own name, appear in or dicent any ac-property of the server is the server and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the bettorney's fees necessarily paid or incurred by the benefit depresser in the server and the balance applied upon the indebut actions are depressed in the server at is own expense. To have compression, promptly, upon the beneficiary's request. 2. At any time and from time to time upon written request of the bene-forary, payment of the fees and presentation can be defined and the ords of the interment of the restriction the indebut methors, in the updet and the dest or for applied upon for the presentation can be defined and the notes for en-doragenet (in case of full precovprant of the indebut dense if the bene-it of a present of the period of the property (b) join in any subordination and the argument of the period of the property (b) join in any subordination are the argument of any map or plat of said property; (b) join in granting any ther argument affecting this deed or the lien or charge hereof; (d) reconvery, without warranty, all or any part of the property. The grantee in any reconvery mother argument and row there or facts shall be proceeding any reconvery and the record. Trustee's fees for any of the services in this paragraph shall be there.

truthfulness thereof. Trustee's ices tot any of the stricts in the strict shall be 35.06. 9. As additional scourity, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalite and profits of the pro-perty a stricted by this deed and of any personal property located thereon. Until grantor formance of any agreement bereunder, grantor shall have the right to col-ticate and the study of the strict stricts and profits secured hereby or in the agreement bereunder, grantor shall have the right to col-ited all quot rents, issues, royalites and profits earned prior to default as they be bene-ficiary may at any time without notice, either in person, by agent or by a re-ceiver to be appointed by a court, and without regard to the adequary of any security for the indebiadness hereby secured, enter upbn, and take possession of said property, or any part thereof, in its own name sue for or otherwise collect the same, lesse costs and expenses of operation and collection, including reason hele alterney's fees, upon any indebiadness secured hereby, and in such order as the beneficiary may determine.

4. The entering upon and taking possession of said property, the collection of anch rents, issues and profiles or the proceeds of fire and other insurance po-icies or compensation or revarid for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any de-fault or notice of default herounder or invalidate any act done pursuant to such notice.

writing of any sale or c and furnish beneficiary on concerning the purchaser cant and shall pay benefici

faile of noise of default introduce of invaluate any accesses places with noise.
6. The grantor shall notify beneficiary in writing of any sale of the above described property and furnish beneficiary form supplied it with such personal information concerning the purchase would ordinarily be required of a new ioan applicant and shall pay ben a service charge.
6. Time is of the essence of this instrument and upon default grantor in payment of any indeitedness secured hereby or is performed any indeitedness secured hereby or is performed here indeitedness accured hereby or is performed here indeitedness accured hereby and the applicant and shall pay ben a service charge.
6. Time is of the essence of this instrument and upon default grantor in payment of any indeitedness secured hereby or is performed here indeitedness accured hereby integent and any indeitedness secured hereby, writes and documents evidencing expenditures secured hereby, where the beneficiary shall depaid with the truster the frust deed and all pronotes and documents evidencing expenditures secured hereby, where the ruste of hall fix the time and place of tale and y thereof i required by law.
7. After default and any time prior to five days before the do y the Truster for the Truster's said, the grantor of there privileged may pay the entire amount then due undergrees actually in enforcing grants there of the obligation accurred and thereby cure the default and there be due had no default occurred and thereby cure the default as not then be due had no default accurred and thereby cure the days before the day of the bedies and state pay any the neiter the accurred and thereby the days before the day of the bedies and attornes and thereby cure the default accurred and thereby cure the default accurred and thereby cure the days before the day of the bedies had be accurred and thereby cure the default. by the s of any reby im

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not then be due had no default occurred and thereby cure the default. 8. After the lapse of such time as may then be required by law follo the recordation of said notice of default and giving of said notice of saie, trustee shall sell said property at the time and place fixed by him in said n of saie, either as a whole or in separate parcels, and in such order as he ma fermine, at public auction to the highest bidder for cash, in lawful money of United States, payable at the time of, saie. Trustee may postpone saie of a saie and from time to time, thereafter may postpone the sale by nublic law following e of sale, the in said notice as he may de-money of the sale of all or and place of

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ing postponement. The trustee required by law, conveying the rwarranty, express or 'mplied, ts shall be conclusive proof of he trustee but including the gri he pro perty so recitais in the

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And the beneficiar, may personal pursuant to the powers provi-function shall apply the proceeds of the trustee's sale as for the expenses of the sale including the compensation of the reasonable charge by the attornoy. (2) To the obligation : trust deed. (3) To all persons having recorded liens sub-interests of the trustee in the trust deed as their interests order of their priority. (4) The surplus, if any, to the grant/ deed or to his successor in interest entitled to such surplus the To d a the the the rust by

of the priority. (4) The surprov, their priority. (4) The surprov, to his successor in interest entitled to such surprov-point a successor in successors to any trustee named herein, r trustee appointed hereunder. Upon such appointment and w to the successor trustee, the latter shall be vested with all the seconferred upon any trustee herein named or appointed herei pointment and subsitution shall be made by written instrume beneficiary, containing reference to this trust deed and H beneficiary, containing reference to this trust deed and H time to to any 10. successor t veyance to and duties such appoi by the be record, wh county or proper app

1. Subject in since in property is situated, shall be Conclusive proof of proper appointment of the successor trustee.
11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be 3 party unless such action or proceeding is bunght by the trustee.
12. This deed applies to, hures to the benefit of, and blads all parties hereto, their here, legates devisees, administrators, executors, successors and casigns. The term: beneficiary hall mean the holder any other heretic, including piedgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the name culude since plural.

IN WITNESS WHEREOF, said grantor ho	as hereunto set his hand	and seal the day and year first above writter $\begin{pmatrix} 1 \\ 1 \\ 1 \end{pmatrix}$	
	7-66	bert J Harmonds_ ISEAL	、 麗心
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STATE OF OREGON	X	SEAI	
County of Klamath ss		77	
THIS IS TO CERTIFY that on this <u>1274</u> day Notary Public in and for said county and state, pers	of UCLODEL	, 19. 77 ., before me, the undersigned,	a
ROBERT J. HAMMONDS &	PENNI D. FUNPERON	DOI HUBDANG ANG WILG	- 🖏
to me personally known to be the identical individual	2. named in and who executed	I the foregoing instrument and acknowledged to me the	at 🚟 🕅
they executed the same freely and voluntarily for the TERTIMONY WHEREOF, I have hereunto set my	the uses and purposes ineren	1 expressed.	
N OFFICE WHENE OF I HAVE DESCURE SET MY		Print A Lag	國土
	Notary Public	for Oregon	- 20
(SEAL)	My commission	1 expires: 4/24/8/	
			7 🕺
Loom No.		STATE OF OREGON	
		County of <u>Klamath</u>	
TRUST DEED			
		I certify that the within instrument	
		was received for record on the <u>12th</u> day of <u>October</u> , 19-77,	「「「「「「「」」」
	(DON'T USE THIS	at 4:15 o'clock P.M., and recorded	瑞 半3
	SPACE: RESERVED FOR RECORDING	in book M77on page 19508	
Grantor	LABEL IN COUN-	Record of Mortgages of said County.	
TO KLAMATH FIRST FEDERAL SAVINGS	TIES WHERE USED.)		
AND LOAN ASSOCIATION		Witness my hand and seal of County affixed.	
Beneficiary			
After Recording Return To:		Wm. D. Milne County Clerk	
KLAMATH FIRST FEDERAL SAVINGS	a an	1 1 1/1-1	
AND LOAN ASSOCIATION	lat thereof on a Close of these	By Dernethan, Maco Deputy	
		Fee \$6.00	
			- La
BEOTI	ST FOR FULL RECONV	EYANCE	
가지 않아? 전 것 같아요. 아파 가지 않아 집에 가지 않는 것 같아. 아파 집에 있는 것 같아.	ed only when obligations hav	방법 회장은 승규는 것이 같은 것이 같은 것이 없는 것이 없는 것이 없습니다.	
10 De un			
TO: William Sisemore,, Trustee			
The undersigned is the legal owner and holder of a	all indebtedness secured by the ected, on payment to you of an	foregoing trust deed. All sums secured by said trust de y sums owing to you under the terms of said trust deed I which are delivered to you herewith together with as	ed or
		I (which are delivered to you herewith together with so is of said trust deed the estate now held by you under t	
trust deed) and to reconvey, without warranty; to the same.	pulles designated by the torm		
	Klamath	First Federal Savings & Loan Association, Beneficia	ry 💽
renzes s* web	ское 🐨 срана от	L'Mallenn, Cupping 7 Mars	
DATED	, 19, O200	$\mathcal{M}_{\mathcal{M}}$, where $\mathcal{M}_{\mathcal{M}}$, $\mathcal{M}_{$	
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