Vol. 77 Page 21283 Loan #01-41393 M/T 4523 38489 TRUST DEED

, as grantor, William Sisomoro, us trustoo, 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 irrevecably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

> Lot 8 in Block 9, TRACT NO. 1064, FIRST ADDITION TO GATEWOOD, 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,

togother with all and singular the appurtenances, tenements, heroditaments, ronts, issues, profits, water rights, easements or privileges now

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. 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.

California (1921) N.S. Rep. 20 (1974) C. Server Mary

The grantor hereby covenants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto sgainst the claims of all persons whomsoever.

The stand and the property of the stand of the stand of the solid title thereto stands and administrators shall warrant and defend his solid title thereto stants and administrators shall warrant and defend his solid title thereto stants the claims of all persons whomaover. The grantor covenants and agrees to pay solid note according to the terms said property : to keep said property free from all encombrase effect against the claim of the solid title thereto the solid property is the set of the solid prometer of the solid property is the set of the solid property is the set of the solid property is the set of the solid property of the solid property at all property to the solid property at all titles and the solid property at all titles and property at all titles device on the date construction is hereafter commune to the solid property which may be damaged or desinyed and pay, when due, all times during construction; to replace any work or materials unsatifactory to faster within all property at all times during construction; to replace any work or materials unsatifactory to now and the call premises; to keep all building at all provements new or hereafter created upon asid prometry and his based premises to hereafter and the tother the solid prometry date and the solid prometry for the solid promovements new or hereafter created upon asid prometry and the provements and to commit or suffer new ante of said premises; to keep all buildings and to commit or suffer new and to the hereafter the original principal sum of the note or or obligations are the principal policy of insurance in correct form and with approved loss payable clause in favor of the beneficiary at land to deliver at he original policy of insurance in correct form and with approved loss payable clause in favor of the beneficiary may have held and with approved loss payable clause in favor of the beneficiary may have held and and the approved loss payable clause in favor of the beneficiary may have held and and the approved bala insurance. If di

obtained. Secondenses by the granter during the full term of the pollcy thus That for the purpose of providing regularly for the prompt payment of all taxes, seessments, and goarmmental charges levied or assessed against the above described pro-perty and insurance premium while the indeitedness secured hereby is in access 0.9% of the lesser of the original purchase price paid by the granter at the time the base may made or the beneficiary's original appraisal value of the property at the time the base made or the beneficiary's original appraisel value of the property at the time the base made or the beneficiary's original appraisel value of the property at the time the base made or the beneficiary's original appraisel value of the property at the time the base made or the beneficiary's original indicates the payable with respect to a sing approximation of the original taxing of the indicate premium of the 1.2% within each succeeding 12 monits and alse 1/36 of the insurance premium payable with respect to said property within each succeeding three years while this Trust Deed is in effect as estimated and directed by the beneficiary. Resericary shall pay to the grantor by banks on their open passhock accounts minus 3/4 of 1/6. If such rate is less than 4%, inte rate of interest paid shall be 4%. Interest shall be computed on the average monthy balance in the account and hall be paid quartery to the granter by crediting us the second the anomal of the interest due.

While the granior is to pay any and all taxes, assessments and other charges lexical or assessed against and promerty, or any part thereof, hereor the same begin to here interest and also to pay premiums on all insurance policies upon and property subhraz-the bureficiery to pay any and all taxes, assessments and other charges lexical or insur-tion bureficiery to pay any and all taxes, assessments and other charges lexical or insur-tion bureficiery to pay any and all taxes, assessments and other charges lexical or insur-tion bureficiery to pay any and all taxes, assessments and other charges lexical or insur-tion bureficiery to pay any and all taxes, assessments and other charges lexical or insur-ments are to the manuta as shown by the statements there of turnhead by the collector of such taxes, assessments or other charges, and to pay the insurance presidents in the amounts shown on the statements by the insurance carriers or their cre-recentatives and to withdraw the sum shich may be required from the reserve second. If any, established for that purpose. This grantor agrees in no creat to had the beneficiary responsible for failure to have any insurance written of for any less or damage growing out of a defect in any insurance only insurance tarefit tary beneficiers beneficiers in the other is deed. In computing the around to first leave tree the pay into a biguing ascurated by this insurance of any loss or damage growing out of a defect in any insurance only insurance on the other is an interact.

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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 time for the payment of such charges as they become due, the grantor shall pay tho deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the anount of such deficit to the principal of the complete and the annual to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expanditures therefor shall draw intercent at the rate opecified in the nice, shall be repayable by the grantor on demand and shall be secured in the nice, shall be repayed by improvements made on said premises and also to make such repair to approximate as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting sold property; to pay all costs, frees and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in these the beneficiary to trustee may appear and in any sut brought by bene-ficient to be concluse this deed, and all suid sums shall be secured by this trust deed.

The heneficiary 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 mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condennation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or detend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's pulted are compensation for such taking, which are in excess of the amount re-pultered are compensation for such taking, which have the compensation of the money's and applied by it first upon any percendings, shall be pulted to the beneficiary fees necessarily paid or incurred by the beneficiary and expenses and attorney's fees necessarily paid or incurred by the beneficiary and the balance applied upon the indebtedness accurd hereby; amplement agrees, at its own expense, to take such actions and execute such lastrugers is abals the necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the beneficiary's iclary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the islability of any percon for the payment of the indebtedness, the trustee may (a), consent to the making of any map or plat of said property; (b) join in granting any easement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereoi; (d) reconvey-ance may be described as the "person or persons legally entitled thereto" and the recitals therein of any mattors or facts shall be conclusive proof of the truthfulness thereof. Truste's fees for any of the services in this paragraph shall be \$4.00.

truthfulness thereof. Trusice's fees for any of the services in this paragraph shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as they become due and payahlo. Upou any default by the grantor hereunder, the beac-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 scully for the indebtedness hereby sccured, enter upon and take possession of said property, or any part thereof, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpaid; and; apply the same, issues and profits, including those past due and unpaid; and; apply at autorry's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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6. The entering upon and taking possession of said protection reals, issues and profile or the proceeds of fire an idea of the application atoms future of any taking or damage the application atoms of default hereounds or invalidate any such notice. 5. The grantor shall notify beneficiary in writing tract for saie of the above described property and fur form supplied it with such proton longer in such notice at the supplication atoms and fur form supplied it with such proton longer.	of any sale or con- hand the beneficiary may purchase as the sale. 0. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the truste's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a shall pay beneficiary the attorney. (2) To the obligation secured by the	
6. Time is of the essence of this instrument and grantor in payment of any indebteduess secured hereby or suggestion of the secure of the s	toe shall cause to be time appoint a successor or successors to any trustee named herein, or to any successor that a successor or successors to any trustee named herein, or to any successors truster, the inter shall be vested with all title, powers and duile so successor truster, the inter shall be vested with all title, powers such appointed to a substitution as shall be made or appointed hereunder. Each bille thereof as then	
7. After defauit and any time prior to five days by the trustee for the Trustee for the Trustee for the obligations secured thereby (including costs and the obligations secured thereby (including costs and the obligations secured thereby (including costs) and the trustees in entorcing the terms of the obligation and trustees not exceeding 550.00 each; other than such portion of the not then be due had not default occurred and thereby costs and the obligation of sale not default and thereby costs and the secure and the secure of default and thereby costs and the secure and place fixed of sale, either as a whole of in separatime and place fixed the secure and port of secure and por	and attorney's fees ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any the trustee is not obligated	
safe and from time blowers of puole announcement at au IN WITNESS WHEREOF, said grantor	the said place of culture gender includes the feminine and/or neuter, and the singular number fa- cudes the plant. has hereunto set his hend and sea the day argurear first above written.	
to me personally known to be the identical individua	D PHYLLIS GAIL MASTERS, Husband and Wife	
a summer and the sound nearly dud volunidrity	I.S. named in and who executed the foregoing instrument and acknowledged to me that for the uses and purposes therein expressed. my hand and affixed my notarial seal the day and year last above written. Notary Public for Oregon My commission expires: November 12, 1978	
TRUST DEED	STATE OF OREGON County of <u>Klamath</u> I certify that the within instrument	
TO KLAMATH FIRST FEDERAL SAVINGS	was received for record on the 4th day of <u>November</u> , <u>19.77</u> , at <u>11:450'clock A.M.</u> , and recorded in book <u>M77</u> on page 21283 LABLL IN COUN. THES WHERE UNERD	
AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	Witness my hand and seal of County affixed. <u>Wm. D. Milne</u> County Clerk By Dernethan. Leboch	
	Fee \$6.00 Deputy EST FOR FULL RECONVEYANCE ed only when obligations have been puid.	
pursuant to statute to cancel all evidences of induction	all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed ected, on payment to you of any sums owing to you under the terms of said trust deed or tess 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	
DATED:	Klamath First Federal Savings & Loan Association, Beneficiary	

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