01-10994

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4654 M <u>17</u> Page Vol. 22643 TRUST DEED

THIS TRUST DEED, made this 18th day of

WILBUR JOE SELLARS & JOYCE SELLARS, husband and 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

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

> Lot 26 of WINEMA GARDENS, 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,

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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 hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, sir-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 lindown, 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 granter has or may hereafter equire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of **TWENTY PLUE THOUSAND** and thereafter and made by the granter, principal end interest being payable in monthly installments of \$217.98 commencing **Deleter 2026** 19

This trust deed shall further secure the payment of such additional money, y, as may be loaned bareafter by the beneficiary to the grantor or others or notation if the indefiness secured by the strat deed is evidenced by a than one note, the beneficiary may credit payments received by its side notes or part of any payment on one note and part on another, beneficiary may elect. The grantor hereby covenants to and with the trustee and the benefic in that the said property conveyed by this trust deed and clear of all promises and that the grantor will and his itors and administrators shall warrant and defend his said title the sait the claims of all precess whomsoever.

The stand of all persons that warrant and defend his said title theredo that the claims of all persons whomever. The grantor covenants and agrees to pay said note according to the terms of and when due, all taxes, assessments and there charges leviced against property to keep said property free from all encountences having pre-hereafter contrust deed; to complete all building arguments in a said restore according to the date of the same said the said title there are property which may be damaged or destroyed and gain property and restore a incurred therefort; to all our be there are an any building or pair and restore is during construction; to allow beneficiary to inspect and prime a lineured therefort; to allow beneficiary of the date of the said premises intructed on said premises to key all buildings and improvements now intructed on said premise; to key all buildings and improvements now of each of the date or destroy any work or materials unmatified at all intructed on said premise; to key all buildings and improvements now at and premise; to key all buildings and improvements now of the or said premise; to key all buildings and improvements and the or said premise; to key all buildings and the countie or autifier a sum not there harms in a company or companies accontable to the bene-ted by this truct den in a company or companies accontable to the bene-vered loss payable the original principal sum for the beneficiary and with a days prior to the effective of any such policy of insurance in soir table to the stress when the insurance for the beneficiary may in its. The allow policy to the stress to key all when the beneficiary and with a days prior to the effective of any such policy of the beneficiary and with a days prior to the effective day and the beneficiary may in its. Its when obtain insurance for the beneficiary may in the insurance allow policy of insurance is not so the beneficiary may in the insur-tion obtain insurance for the beneficiary may in the insurance and the sone states to the sta

tained. In order to provide regularly for the prompt payment of said taxes, assess-nts or other charges and insurance premiums, the grantor agrees to pay to nate or other charges and insurance premiums, the grantor agrees to pay to output and interest payable under in addition to the monthly payons the second second second second second second second second why, an amount equal to one-twelth terms of the note or obligation with the second second second second second second second able with respect to said property within each succeed able of remarks and also one-thirty-sirth of the laxes, assessments and able of remarks and also one-thirty-sirth of the laxes, assessments and able of remarks of a property uithin second instructed by the beneficiary, real purposes three in the second and there the principal of the beneficiary, in the option and shall thereupon be charged to their frequired for the beneficiary in the same ar reserve account, without instruct, to pay said miums, taxes, assessments or other charges when they shall become due when the same second secon

While the grantor is to pay any and all taxes, assessments and other rest levide or assessments said property of any part thereof, before same begin to bear interest and also to py premiums on all insurance rest levide in the grantor hereby authorized in through the bene-same begin to bear interest and also to py premiums on all insurance rest authorized in the grantor hereby authorized in through the bene-same begin to bear interest and other charges levid or imposed against the collector and all states, assessments or other charge and all states, assessments and other charges levid or timposed against insurance criters or in the amounts also above on the statements and to the reserve account, if any statistication of the statements and restation for o event to boid the beneficiary for purposes. The statement of states of or any loss data any finite the sum of the statement of a grant of the state of a state of the state of the state of the state of the board of the beneficiary for the sum of the state of the state of the state of any finite target and the state of the state of the state of the board of the beneficiary for that purpose. The state of the state of the state of any loss of the state of the s

default, any balance remaining in the reserve account shall be credited indebtedness. If the reserve account for taxes, assessments, insurance p and other charges is not sufficient at any time for the particular such as they become due, the granter shall pay the deficit to the beneficit demand, and if not paid within ten days after such demand, the per may at its option add the amount of such deficit to the principal obligation secured hereby. default, indebte-and oth as they demand

Igntion secured hereby. Should the granitor fail to keep any of the foregoing covenants, then the efficiary may at its option carry out the same, and all its expenditures there-grantor on demand and shall be secured by the len of the trust deed. In improvements made on said premises and also to make such repairs to said perfy as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem no unact such repairs to The grantor further agrees to comply with all laws, ordinances, regulati-correlation, conditions and restrictions affecting said property; to pay all co-tins and expenses of this trust, including the cost of title scarch, as well in enforce that contains and expenses of the trustee cost of title scarch, as well to appear this of powers of the beneficiary or ings to affect the sec-costs and expenses of the beneficiary or ings to affect the sec-tion and expenses of the beneficiary or ings to affect the sec-costs and expenses of the densities of title and there; and ho pay reasonable sum to be fixed cost of vidence of title and in any such action oneys fees at which the beneficiary or trustee may appear and in any such action oneys to be deed,

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 mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of sminent domain or condemnation, the beneficiary shall have the right to commune, prosecute in its own name, sprars in or defend any ac-tion or proceedings of the smith of the second seco

request. At any time and from time to time upon written request of the ficial 2. At any time and from time to time upon written request of the dary, payment of its fees and presentation of this deed and the nois f liability of the constraints of the indication, which at affection is a second of the payment of the indication, which at affection is often are second at the payment of the indication, which at affection is other agreement afficient and restriction thereon, (c) join is any which agreement afficient and restriction thereon, (c) join is any which agreement afficient and restriction thereon, (c) join is any which agreement afficient at he pay of the property. The prantee in (d) recon-tions are any be described as the pay of the property. The prantee is (d) recon-here enzy be described as the pay of facts affail be conclusive proof of here facts. There is a fact of a fact be affail be conclusive proof of hall be \$5.00.

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After default and any time prior Trustee for the Trustee's sale, ed may pay the entire amount the figations secured thereby (including o reing the terms of the obligation oreing the terms of the obligation preding \$30.00 each; other than such m be due had no default occurred to the five or thi

of all or place of ublic an-

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time fixed by the pr hase; his deed in form without any covenan d of any matters or . Any person, excludi , may purchase at t ding the

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When the fruster sais purchase at the same. what he fruster sais purchase at the reason shall apply the proceeds of the trusters permes of the sais incident the compensat ble charge by the stituter, the compensat sed. (3) for all persons having recorded as of the trustee in the trust doed as the of their priority. (4) The surplus, if any, to r to his successor in interest entitled to a tn th

For any reason permitted by law, oint a successor or successors to as trustee appointed hereunder. Upon the successor trustee, the latter a conterred upon any trustee herein onternet usual aubsiliation shall be m the h, when recorded in builter in which the intment of the suc ty is all trustee.

II. Trustee accepts this trust when this deed, duly executed edged is made a public record, as provided by law. The trustee is o notify any party hereto of pending sale under any other deed o ny action or proceeding in which the grantor, beneficiary or trust arty unless such action or proceeding is brought by the truste

12. This deed applies to, intra to the brought by the true reto, their heirs, legatest deviaes, administrators, executors, signs. The term "beneficiary" shall mentrators, executors, edgec, of the note accured hereby, whether holder and or edgec, of the note accured hereby, whether to contra mend as retui. In construing this deed and whenever the contra so req illne gender includes the femining and/or neuter, and the singu use the jural. hereto assign piedge herein cuilne cludes

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

| ATE OF OREGON | JOYCE SELLARS (SEAL) |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | November 77 |
| THIS IS TO CERTIFY that on this day of | November 77, before me, the undersigned, a |
| WITHUR JOB SELLARS | JOYCE SELLARS, husband and wife |
| me-personally moves to be the identical individual St no | med in and who assessed the for the former of the |
| the source of the source of the source of the | uses and purposes therein expressed. |
| INSTESTIMONY WHEREOF & hove hereunto set my hon | d and attiged my notarial seal the day and year last about written. |
| | The Hold |
| in the second | Notery Public for Oregon |
| | My commission expires: 10 - 25 - 7.8 |
| | |
| oan No. | STATE OF OREGON |
| | |
| TRUST DEED | County of Klamath |
| | To any March 1999 and 1999 |
| | I certify that the within instrument was received for record on the 21st |
| | day of November 1977 |
| | at 12:19 o'clock P. M. and recorded |
| Grantor | FOR RECORDING in book M77 on page 22643 |
| TO KLAMATH FIRST FEDERAL SAVINGS | TIES WHERE |
| AND LOAN ASSOCIATION | Witness my hand and seal of County |
| Beneficiary | affixed. |
| ter Recording Return To: | Wm. D. Milne |
| KLAMATH FIRST FEDERAL SAVINGS | County Clerk |
| AND LOAN ASSOCIATION | By Sland Ling |
| | Deputy |
| | Fee \$6.00 |
| | |
| REQUEST FO | OR FULL RECONVEYANCE |
| | mban ablighter the same |
| To be used only | when obugations have been paid. |
| To be used only | when ophquichs have been paid. |
| To be used only William Sisemore,, Trustee | |
| To be used only William Sisemore,, Trustee The undersigned is the legal owner and holder of all indeb been fully paid and satisfied. You hereby are directed, or unit to statute to camped all evidences of indebudgements | ledness secured by the foregoing trust deed. All sums secured by sold trust deed a payment to you of any sums owing to you under the terms of sold trust deed or |
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