Loan #01-41397 M/T 4562

39589

TRUST DEED

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..... 19 .7.7... between

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, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

> Lot 23 in Block 1 of FIRST ADDITION TO KELENE GARDENS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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

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This trust deed shall further secure the payment of such additi-any, as may be loaned barsaiter by the bonditiery to the grant ing an interest in the above described property as mite grant a or notes. If the indebtedness secured by this trust deed suf-re than one note, the beneficiary may aredit payments received of said notes or part of any payment on one note and part the beneficiary may seek. ditional money, antor or others evidenced by a is evidenced by

The grantor hereby covenants to and with the trustee and the n that the said premises and property conveyed by this tru and clear of all encumbrances and that the grantor will and there and administrators shall warrant and defend his said t st she claims of all persons whomsoever.

miors and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsorver. The grantor covenants and agrees to pay said nots according to the terms reof and, when dus, all taxes, assessments and other charges levied against property; to keep said property free from all encourages having ort-mer over this trust deed, to complete all buildings in course the formation because the same said premers and agrees to pay said not a mourred that may be damaged or destroyed and pay, when due, all efficient within fifther is all of the same say building or improvements is not to remove or destroy allow white no the same say building efficient within fifther is allow beneficiary to inspect said property at all efficient within fifther is allow beneficiary to inspect said property at all efficient within fifther is allow beneficiary to inspect said property at all efficient within fifther is allow beneficiary to inspect said to commit or suffer it not to remove or destroy allow written notice from beneficiary of such it tructed out said property in good dings and improvements now or waste of said premises; to keep all buildings and to commit or suffer or hereafter ercoted on said premises continuously and improvements and improve-ter but the trust deed, in a company or companies acceptable to this beneficiary is min not its is than the original princips is used in the class destined in a sum not leas than the original princips is used to allow the original priver of the defirer the original princips is used in the original priver of the defirer the original princips is allow of the note the more allow of insurance is not is destered, the beneficiary attached and with allow paid, avails clause in favor of the beneficiary at least be dury of insurance is not is destered, the beneficiary with least is own and is the start of the beneficiary with insurance. If policy of insurance is not is destered, the beneficiary with insurance is be non-cancellable by the grantor during the full term

d. it for the purpose of providing regularly for the prom-tic, and governmental charges levied or assessed against d insurance premium while the indebtedness secured here the beneficiary's original appraisal value of the proper is grantor will pay to the baneficiary in addition to and interest parable under the terms of the noise or the benessments, and other charges due, and parable with these analysis and the other charges due, and parable with these setsessments, and other charges due, and parable with That for the purpose against the above described ed hereby is in excess of 8 mantor at the time the loan property at the time the are payable an announce of exercic barrier and payable with respect found to 1/11and payable with respect found to 1/11do of the instrumes preslume to payable with three years while this Trust Deed is to large. Beneficiary shall pay to the standor on the highest rats surborised to be paid to a standard to be computed on the second the quarterly to the the installments, and ourse, the installments, and ourse, of succeeding 12 months and also a , in a said property within each succeeding three estimated and directed by the beneficiary, on said amounts at a rate set less than by o their open passbock accounts minus 2 / s rate of interest puid shall be add. Inter balance of interest puid shall be paid the account and shall be paid. taxes,

While the grantor is to pay any and all tarms, search against said property, or any part there is and also be madpar promulus on all insurance po-conficient to be madpar property in the second targe, assessment i is said property in the annual targe, assessment is to said property in the annual targe, assessment is a mounts shown on the statements submittarge, a mounts shown on the statements submittarge, , established for that purpose. The grantor agrees it has any inture to have surp insurance written f a defect in any insurance policy, and the been f a defect in any insurance and saits with are in the A id. The nd rta statements and to pay the insuran required fi in no oreni of for any ed from their rep-

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acquisition of the property by the beneficiary after default, any but reserve account shall be credited to the indebtodness. If any auti for taxes, assessments, insurance premiums and other charges is time for the parament of such charges as they become due, the deficit to the beneficiary upon demand, and if not paid within ten d the beneficiary may at its option add the amount of such deficit obligation secured hereby. reby.

obligation secured hereby. Bhould the grantor fail to keep any of the foregoing cov-hereficiary may at its option carry out the same, and sil its ex-for shall draw interest at the rate specified in the note, shall this control on domand and shall be secured by the lien of this his control in the beneficiary shall have the right in its discre-ary improvements made on said premises and also to make such property as in its sole discretion it may deem necessary or a

property as in its sole discretion it may deem necessary or as The grantor durther agrees to comply with all laws, ordinan covenants, conditions and restrictions affecting and priority; to fees and expenses of this trust, including the boat of lite sent the other costs and expenses of the bruster incurred tills sent in antorcing this obligation, and trustee's and attorney's fees and to appear its and defend any action or proceeding purporting to a log arrowd or trgins, including cost of evidence of tills and attor reasonable promes, including cost of evidence of tills and attor reasonable to trustee may appear and in any suit of ficiary to foreclose this deed, and all said sums shall be secure 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: I. In the event that any portion or all of a under the right of aminent domain or condemnation the right to commence, prosecute in its own manne, such or proceedings, or to make any compromise or a such that ing and, if it so elects, to require that all on during the compensation for such taking, which are quired to pay all reasonable costs, expenses and att of mourred by the grantor in such proceedings, shal and applied by the grantor in any herocostings, that and applied by the grantor in any the benefixing r balance applied upon t', indebtedness secured hero to its own expense. ', takes such actions and exsent be necessary in Cutaining such compensation, prom request. or all of said property e, appe

be necessary ... request. 2. At any time and from time to time fictory, payment of its fees and presentation of this town dorsement (in case of this recovery and the indebiand liability of any person for the payment of the indebiand any easement or creating and restriction thereon, (c) join any easement or creating and restriction thereon, (c) join any easement or creating and restriction thereon, (c) join any easement or creating and restriction thereon or person or other agreement after any part of the property. The gray and the recitive as the "person or persons legally a the recitive term of any matters or facts shall be con-tered the section of any matters or the service the recitive to the service of the service and the service of the service the recitive of the service of the service and the service of the servic

\$5.00. As additional security, grantor hereby ince of these trusts all rants, issues, if cotted by this deed and of any persons thall default in the payment of may if termance of any extrement berunder, g ficiary may at any time ceiver to be appointed by security for the indebtein and with y securi

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of such reacts, issues and profits or the propeeds of firs and proved, the contextual istes or compensation or swards for any taking or damage of the property, and the application or relates thereof, as alcoreaid, taking or ours or waive any default or motion of default hereunder or invalidate any act done pursuant to such potton.

5. The gration shall polify beneficiary in writing of any sale or contrast for sale of the above described property and furnish beneficiary on a form supplied it with user personal information concerning the purchaser a would ordinarily be required of a new Yoan applicant and shall pay bunaficiary a service charge.

6. Thus is of the essence of this instrument and upon default by the grantor in payment of any indubtedness secured hereby or in parformance of any agreement hereunder, the baneficiary may declare all sums secured hereby failmediately due and pupable by delivery to the truster of written ballies and default and election to sell the trust property, which notice trustes shall not default duly filed for record. Upon delivery of had notice of default and elections to sell the beneficiary shall deposit with the trustee this trust deed and all provides and documents writedening rependitures secured hereby, whereupon the trustees thall fit, the time and place of sale and give notices thereof as than required by law.

by the filter details and any time prior to five days before the date sate privileged musice pior the firstlete's sale; the grantor or other person so privileged musice pior the firstlete sale; the day under this trust deed and the obligations secured thereine amount then due under this trust deed and is enforcing the torms of the (abligation was an expenses actually incurred not exceeding \$00.00 each;) other than such portion of the strateging of a bot then be due had an default occurred and thereby quere the default. Tould not then be due had no default occurred and thereby quere the default.

8. After the lane at the time as may then be required by law following the recordation of said notice of default and giving of said totice of a default and giving of said totice of a said the said property at the time and place fixed by him in said notice of reprise parcels, and in such order as he may default and give a said to the said the said to the said the s

at uncomment as the time flied by the preceding postpoennest. The trustee shall dillers to the purchaser his deed in form as required by law, coareying the property so sold, but without any corenant or varranty, express or implied. The vecidats in the deed of any mattery or facts shall be conclusive proof of the reuthinase thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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9. When the Trustee sells pursuant to the powers provided herrin, the routes shall apply the proceeds of the trustee's sale as follows: (1) To the expanse of the sale including the compensation of the trustee, and e trusteed. (3) to all persons having recorded liess subsequent to the interests of the trust deed. (4) to all persons having recorded liess subsequent to the order of their priority. (4) The surplus, if any, to the granter of the trustee appear in the order of their priority. (5) to the surplus, if any, to the granter of the trust level.

16. For any reason in interest exitited to such surplus.
16. For any reason permitted by law, the bandiciary may from time to any successor in successor in any trustee apanet herein, or to any version to the successor trusters and surplus.
19. For the application successor is any trustee named herein, or to any version to the successor trusters and the version with all thick powers and duties conferred upon any frustee in narrow or appointment and without consult appointment and substitution shall be version with all thick powers such appointment and substitution shall be version with all thick preserved at the provide the successor truster appointment and substitution shall be availed with a structure are stated by the beneficiary, containing reference to this county doed and its place at recorded in the office of the county for a counties in which the 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 acknow, 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 other deed of trust or of any action or proceeding in which the granuch, benaficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, intres to the benefit of, and binds all partice hereto, their heirs, legatess devises, administrators, executors, successors and sasigna. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary berein. In construing this deed and whenever the context so requires, the masculdes the plural.

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

		Redell & Ropp 18
STATE OF OREGON County of Klamath		Marcia X. Rapp 13
THIS IS TO CERTIFY that on this day Notary Public in and far said county and state, per		19.77, before me, the undersign
KANDALL J. RAPP AND MA	RCIA L. RAPP, H	usband and Wife
they executed the same freely and voluntarily for IN TESTIMONY WHEREOF, I have hereunto set my	r une waes and purposes then	ein expressed.
	richt and anixed my have	and secil the day and year last above written.
(SEALLY STATES	Notary Public My commissi	ic for Oregon ion expires: November 12, 1978
Loon No.		STATE OF OREGON
TRUST DEED		County of KLAMATH
	(DON'T USE THIS Space: Reserved	I certify that the within instrume was received for record on the
TO TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	in book M77on page 229 Record of Mortgages of said County.
		Witness my hand and seal of Coun affixed.
		WM. D. MILNE County Clerk
		By Dernetha & Letich
		FEE \$ 6.00
To be used TO: William Sisemore,, Trustee	ted, or payment to you of an	e been paid. foregoing trust deed. All sums secured by said trust d y sums owing to you under the terms of said trust deer
	Klamath F	First Federal Savings & Loan Association, Beneficia
DATED:	_, 19 by	
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