### 01-11603 111.7.4682

# 39647

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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;

TRUST DEED

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:

> The East 6 feet of Lot 10, all of Lots 11, 12 and 13, and the West 13 feet of Lot 14, in Block 36 of FIRST ADDITION TO MIDLAND, 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 or 

This trust deed shall further secure the payment of such additional money, y, as inay be loaned hereafter by the beneficiary to the grantor or others g an interrest in the above described property as may be evidenced by or notes. If the indebtedness secured by this as may be evidenced by than one note, the beneficiary may credit payment deed is evidenced of soil notes or part of any payment on one note and part on smother, one note, the indebt one note, the ben d notes or part of efficiary may elect.

The granut, hereby coremants to and with the trustee and the beneficiary n that the said promises and property conveyed by this trust deed are and clear of all cenumbrances and that the grantor will and his heirs, tors and administrators shall warrant and defend his said title thereto at the claims of all persons whomsoever.

executors and administrators shall warrait and defend his said title thereto sgainst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against said property: to keep and property free from all encombrance having pro-or hereafter constructed on said premises which as known and the terms in the said property is the said property free from all encombrance having pro-or hereafter constructed on said premises which as knowns from the date browner the date construction is hereafter commenced; to repair and restore said property who workmanike manner any building or lmprovement on costs incurred them may be damaged or destroyed and pay, when due, all times during construction to slow beneficiary to inspect said property at all beneficiary within fifteen destroyed and pay, when due, all beneficiary within fifteen destroyed in order from beneficiary of such costs incurred there and premises; to keep all buildings in mar were negative constructed on said property in good lings on improvements new or newast: of asid premises; to keep all buildings in mar to commit or suffer now wast: of asid premises; to keep all buildings in grant to commit or suffer as sum not less than the original principal sum of the note constructure as our not less than the original principal sum of the note constructure is a sum not less than the original principal sum of the note constructure is a sum ot less than the original principal sum of the note constructure is a sum obta bodinger the original principal sum of the note constructure as a principal principal principal principal sum of the beneficiary as lieast ald proper the original principal sum of the beneficiary such and with as a sum obtast han a company or companies acceptable to the state and bodies of the summer for so to the teneficiary as its as and taker the outlean basis and the original principal principal sum of the predicary may in its own as th

That for the purpose of providing recolarly for the prompt payment of a feed. That for the purpose of providing recolarly for the prompt payment of a funt, and governmental charges letted or assessed against the above descri-nd insurance premium while the indebtedness set descripts in access lesser of the original purchase price paid by the wrant provide the ade, erantor will pay to the hearticlary in addition to the monthly may al and interest payable under the iteras of the note or obligation securi-date, mansers, and citer tharges due and maxible with respect to said least assessments, and citer tharges due and maxible with respect to said to said program. A substantiation is a substantial for the insurance prenulum pays as estimated and discust a barriers. Hearticlar, that Tust be set set and the substantiation is the form the provident. Beneficiar that is that the same and the set of the second and the set of the substantiant end is a substantial and also is 100 of the insurance prenulum pays as estimated and discust and has a log of the insurance prenulum pays as estimated and discust and has a log of the insurance prenulum pays to asid promotis at a rate to be molecust. Beneficiar that has tho the so as the response to the second maximum has highest rate as inholded of the rate of interest paid shall be 45%. Interest 11%. If such rate is 1 b halance in the account and shall be paid quarterly to the grantor by "errow account the amount of the interest due. of 80 % loan was the loan

While the grantor is to pay any and all ta seesed against said property, or any part est and also to pay premiums on all insurances are to be made through the beneficiary, as is to pay any and all taxe essments and before the es upon said id. The grant other charg made through the beneficiary, as aforesaid or pay any and all taxes, assessments and crity in the amounta as shown by the stat taxes, assessments or other charges, and hown on the statements submitted by the to withdraw the sums which may be requ required from t in no event to or for any loss licitary hereby is for that purpose. The granter a illure to have any insurance well any insurance policy, and the to compromise and settle with the obligation of the obligation of the second s

acquisition of the property by the beneficiary after default, any balance remainin reverse account shall is credited to the indebtedness. If any authorized reserve for taxet, assessments, insurance premiums and other charges is not sufficient time for the payment of such charges as they become due, the granter shall the both beneficiary mono demand, and if not paid within ten days after such obligation secure hereby.

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Should the grantor fail to keep any of the foregoin enclicity may at its option carry out the same, and all or shall draw interest at the rate specified in the note, is grantor on demand and shall be accured by the lien is connection, the beneficiary shall have the right in its property as in its sole discretion it may deem necessary keep any of the foregoing

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all haw, ordinances, regul covenants, conditions and restrictions affecting said property: to pay all free and expenses of this trust, including the cost of tills exach, as w the other costs and expenses of the trustee incurred in connection w in enforcing this obligation, and trustee's and attorney's fees actually ine to yhere the and defend any action or proceeding purporting to affect the costs and or the rights or powers of the beneficiary or trustee; and to p costs and or the rights or powers of the beneficiary or trustee; and to p costs and cost in the proceeding of the court, in any such action or proceed which the beneficiary of trustee may appear and in any such action or proceed which the beneficiary of trustee may appear and in any such actions for derd.

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 it mucr the right of eminent domain or condemnation, the beneficiary sh he right to commence, prosecute in its own name, appear in or defend to the proceedings, or to make any compromise or settlement in connect the right to commence, prosecute in its own name, appear in or defend to the proceedings, or to make any compromise or settlement in connect ayable as could if it so elects, to require that all or any portion of the ayable as a settlement of the settlement of the settlement is to the be r incurred by the grantor in settlement in such proceedings, and the proceedings and asplied by it first upon any praceedings, and the grantor tits own expense, to take such actions and execute on the grantor to the own expense, to take such actions and execute on the grantor equest.

2. At any time and fichary, payment of its fee dorsement (in case of full liability of any person for consent to the making of any easement or creating and from time to time upon written request a fees and presentation of this deed and the if (in case of full reconveyance, for cancellation), without a of any person for the payment of the indebtedness, the true to the making of any map or plat if said property; (b) join agreement affrecting this deed on the lies or charge hereof; ( warranty, all or any part of the person, or poperty, the grantee in a warranty, all or any part of the reconvertight excited a tals therein of any matters for any of the services in this \$3.00. ability of consent to any easeme or othe

be \$5.00. S. As additional security, granto uance of these trusts all rents, affected by this deed and of an or shall default in the payment erformance of any agreement her-11 such rents. issues, royaltes al e due and paya may at any ti to be appointed y for the indeb roperty, or any nts, issues and able. Upon a time without ed by a cou-thedness her y part thereo d profits in any default by the grann, by notice, either in person, by art, and without regard to a reby secured, enter upon an of, in its own name sue for inhuling those past due any childing those past due any



b. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as localizarily be required of a new loan applicant and shall pay beneficiary wice charge. and the beneficiary, may purchase at the sale. 9. When the Trustce sells pursuant to the rowers provided herein, trustee share a pipy the proceeds of the trustce's sale as follows: (1) the expenses pipy the stitute; geompenaation of the trustce, and trust dred there is also including the compenaation secured by trust dred the trust also including the control liens subsequent to order of their trustce in the trust deer its at heir interests appear in dred or to his successor in interest entitled to such surplus. Time is of the essence of this instrument and upon default by the in payment of any industedness secured hereby or in performance of any by dur and psyable by denire all sums accured hereby in the secure of the trust property. Which notice trustee notice of default of for record. Upon delivery for said notice of default cause to be riticary shall deposit with the trustee this trust derived all promissor and downents evidencing expenditures secured hereby, while records shall fix the time and place of said and give notice thereof as the by law. 6. Time is of the tor in payment of an ement hercunder the default by the And cle duly file deed or to his successor in interest entitled to such surplus. 10. For any reasen permitted by law, the beneficiary may from time appoint a successor or unccessors to any trustee named herein, or to very start the successor or trustee, then such appointment of the successor trustee appointed herein, and the successor trustee, then all for maned or appointed herein and such appointed trustee, then all for maned or appointed herein and the successor trustee and the successor trustee, the successor trustee and the successor trustee, the successor trustee and the successor trustee of the successor trustee, and the successor trustee an pour the as then 2. After default and any time prior to five days before the date the Trustee for the Trustee's sale, the granter or other person offigations secured three amount then use under this trust deed enforcing the terms of the childing costs and exponse actually inco-encering \$80.00 each; other than such portion of the principal as we then be due had no default occurred and thereby cure the default. er appointment of the successor trustee. 11. Trustee accepts this trust when this dred, duly executed and acknow-d is under a public record, as provided by law. The trustee is not obligated etchin or proceeding in which the grantor, beneficiary or trust or of unit-s such action or proceeding is brought by the trustee. 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 following the recordination of said notice of default and giving of said notice of said, the trustee shall sell and the time and place fixed by him in each notice of said, either as a whole or in separate pacing and in such order as said notice termine, at publication to the highest blicks may do not and the such of the any portion of said, ploperty by public announcement at such time and place of all and from time to time thereafter may postpone the saie by public an-I. This deed applies to, hures to the benefit of, and binds all par hereto, their here, legates devices a dufinistrators, executors, successors a saskins. The term "beneficiary" shall mean the holder and binds all par hereto. The term "beneficiary" shall mean the holder and binds is uccessors berefic, the non-secored hereby mean the holder and since some events of the non-secored hereby the context so requires herefici-culate gender includes the feminine and/or neuter, and the singular number cludes the pural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. ROGER C. CLAVETTE STATE OF OREGON (SEAL) Cane M. CLAVETTE County KLAMATH THIS IS TO CERTIFY that on this 28714 (SEAL) Notary Public in and for said county and state, personally appeared the within named ROGER C, CLAVETTE & ELAINE M, CLAVETT, husband and wife ne personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged to me that to me personally known to be the identical individual is named in and who executed its state. they executed the same freely and voluntarily for the uses and purposes therein expressed. The TESTIMONY WHEFEOF, I have bereunio set my hand and affixed my notarial seal the day and year, last above written. S. P erab (SEAL) 00 Notary Public for Oregon My commission expires: `1/24/81 Loan No. STATE OF OREGON TRUST DEED 'n County of Klamath SS. - 24 I certify that the within instrument was received for record on the 29th (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN. THES WHERE at 9:53 o'clock A M., and recorded in book M77 on page 23071 Grantor TO KLAMATH FIRST FEDERAL SAVINGS Record of Mortgages of said County. AND LOAN ASSOCIATION USED Witness my hand and seal of County Beneficiary affixed. After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Wm. D. Milne By Dernetha & Lelo th Fee \$6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Sisemore, ... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the Klamath First Federal Savings & Loan Association, Boneficiary DATED: 19

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ing upon and taking possession of said pro se and profits or the proceeds of fire and on or awards for any taking or darage release thereof, as aloresaid, shall not cu default hereunder or invalisies any ac

recument at the time fixed by the preceding or to the purchaser his deed in form as rec a sold, but without any coversant or w funcas thereof. Any presson are or facts a funcas thereof. Any presson activuling the the beneficiary, may purchase at the sale.

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