TRUST DEED

11 1000 **23198** THIS TRUST DEED, made this 15.5. day of Noxember:

PAUL D. HILTON 19 . 7.7... between

..... ав grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

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:

PARCEL 1:

Lots 7 and 8 in Block 32 of BUENA VISTA ADDITION TO the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerks of Klamath County, Oregon.

PARCEL 2:

600 K.

Lots 5 and 6 in Block 32 of BUENA VISTA ADDITION TO the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerks 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 appurtonances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges new or

This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others an interest in the above described property, as may be evidenced by a or note, the beneficiary may credit payments received by this 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, a beneficiary may elect.

The grantor hereby covenants to and with the trustee and the bene in that the said premises and property conveyed by this trust de and clease encumbrances and that the grantor will and his vitors and administrators shall warrant and defend his said title 1 ust the claims of all persons whomsoever. a heirs, thereto

cutors and administrators shall warrant and defend his said title theredo last the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms rod and, when due, all taxes, accessments and other charges levied against property: to keep said property free frond ther charges levied against ence over this trust deed; to complete all buildings in course of construction of after constructed on said premises within the said pay and the construction is hereafter commenced. This from the date property and the construction is hereafter commenced. This and restore property and the construction is hereafter commenced. This and restore property and the construction is hereafter commenced. I property when the same any building of the same and is incurred therefore any work or materials unsatisfactory to efficiary within fifteen days after and the map and improvements now or hereafter is not to remove or destroy any building of more and improvements after erected upon said property in good days, and improvements now or waste of said premises; to keep all buildings, and improvements now or waste of said premises; to keep all buildings, and to commit or suffer the hereafter etected on asid premises continuously the improvements in becamer etected on asid premises the beneficiary at the time require, i and to ther hazards as the beneficiary may from time to against low try, and to deliver the, in a company or companies acceptable to this with alum paid, to the principal proor of the beneficiary attached and with alum paid, to the principal sub the same and the principal sub-ted by this in insurance for the beneficiary. Which insurance. If policy of insurance is not so tendered, and sub the policy of insurance. If policy of insurance is not so tendered at the beneficiary, which insurance is non-cancellable by the grantor during the realistery. Which insurance

That for the purpose of providing regularly for the prompt payment of all taxes, sessments, and governmental charges level or accessed scalars the above described pro-sessments, and governmental charges level or accessed scalars the above described pro-tion of the original purchase price paid by the grantor at the time the loan was as made, granted the original purchase price paid by the grantor at the time the loan was as made, granted the original appraisal value of the property at the time the loan was as made, granted the original appraisal value of the property at the time the loan was as made, granted the original appraisal value of the property at the time the loan was as made, granted the original appraisal value of the property at the time the loan original include and interest paylobe under the terms of the note or children secured hereby the taxes, assessments, and other charges due and paylobe with represent equal to 1/12 the acts increting 12 months and also 1/36 of the insurance present may be due to the granter terest on said shounds at rate not less than the inject rate will be the is the frame for the origin passbox accounts minus 3/4 of 1%. If such rate is less than the interest is also the secount and shall be 4/6. Interest that he computed on the sterage the escrow account the amount of the interert due.

While the granter is to pay any and all tasts, assessments and a sessed against said property, or any part thereof, before the a t and also to pay premiums on all faurance pool, before the a set to be made through the beneficiary, as advected upon said nettrary to pay any and all tasts, assessments and other grants is all property in the amounts as shown by the statement are not be made and the set of the state of the set of or of such lasts, assessments or other charges, and to pay the set of set of the set of set of the rep accuidition of the property by the beneficiary after default, any balance remaining reserve accuunt shall be credited to the indebtedness. If any authorized reserve for taxes, assessments, insurance premiums and other charges is not suffrage time for the payment, which charges as they become due, the granter shall deficit to the beneficiary more demand, and if not paid within ten days after such the breneficiary may at its option add the amount of such deficit to the principal obligation secured hereby.

abligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, i 'eneficiary may at its option carry out the same, and all its exponditure for shall draw interest at the rate specified in the note, shall draw this grantor domand and shall be secured by the lien of this trust this connection, the beneficiary shall have the right in its disclose to repairs any improvements made on said premises and also to make such repairs property as in its sole discrition it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisab The grantor further agrees to comply with all laws, ordinances, r covernants, conditions and restrictions attentions and property; to pay fas and expenses of this trust, including the said property; to pay in enter costs and expenses of the truster includi like search. In other costs and expenses of the truster including the search to appear is the obligation, and trustee's and attorney. If connection to specar solution or the default of the beneficiary or trustee; and costs and expenses includi powers of the beneficiary or trustee; and costs and expenses includi powers of evidence of tills and attorneys which the beneficiary or trustee may appear and in any suit brought dready to foreclose this deed, and all said sums shall be secured by deed.

The heneficiary will furnish to the granitor on written request therefor an angust statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that:

request. 2. At any time and from time to time upon written request ficary, payment of its fees and presentation of the ritted ead and the determinent (in case of full recorregance, for cancella without consent of any period for the payment of the indebididal, without any casemble making of any map or plat of said property. It is any or other agreement suffic and restriction thereon, (c) join in any or other agreement suffic as the said of the proparity. The grantee in a writhout warranty, all or any this deed or the lien or charge hereof; any ended as the soil of the proparity. The grantee in a the recitat therein of any matters or fact shall be conclusive shall be \$3,00.

an be stool.
3. As anditional accurity, grantor hereby assigns to beneficiary titunance of these trusts all rents, issues, royalies and profits of the store trust and the store of the store trust and the store of the due nay at a o be appoint for the indeht berty, or any fasues and costs Upon any defau without notice, a court, and can hereby secu thereof, in its regard to er upon and ime sus for ist due and inet

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The en rents, h compen-dication * notice entering upon and taking possession o issues and profits or the procesds of cusation or awards for any taking or a or release thoreof, as sloresaid, shi

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or the grantor shall notify beneficiary in writing of any for sale of the above described property and furnish ber upplied it with such personal information concerning the ordinarity be required of a new ioan applicant and shall p oe charge.

diffusion, scharge, In payment of any indebtedness secured hereby or in in payment of any indebtedness secured hereby or in ent hereunder, the beneficiary may deciare all sums secu-city due and payable by delivery to the truster of written un-citon to sail the trust property, which notice furustes also ield for record. Upon delivery of said notice of default and and documents evidencing expenditures secured hereby, ""hall fix the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give hereby, ""hall fix the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale and give notice to the time and piace of sale the time and piace of sale the time and give notice to the time and piace of sale the time and piace of sale the time and give notice to the time and piace of sale the time and piace of sale the time and piace of sale the time and piace to the time by the of any eby im-default to be to sell. default the then

ult and any time prior to five or the Trustee's and, the gra the Trustee's and, the gra the the Annount then due u runs of the obligation and runs of the obligation and seach) other than such portion id no default occurrent 7. After default the Trustee for leged may pay the obligations secured date cure th

8. After the lapse of such time of and that interfere cure the recordation of ald notice of default and giving of ald trustee shall sell add property at the time and pince fixed by of sail, either as a whole or in separate pacified for and in auch or termine, at public action to the highest bidder for cash, in is United States, payable at the time of sail. Trustee may post any portion of add property by public amouncement as such saile and from time to time thereafter may postpoor the ed by law follo

ment at the time fixed by the proceeding to the purchaser his dead in form as r to sold, but without any covenant or in the deed of any matters or farst incess threeof. Any person, excluding the elementiciary, may purchase at the sa Tae implied. sale

and the beneficiary, may purchase as the same. 9. When the Trustee sells purcuant to the powers provided herr trustee shall apply the proceeds of the trustee's sale as follows: the expenses of the sale including the compensation of the trustee, reasonable charge by the attorney. (2) To the colligation secured trust deed. (3) Fo all persons having recorded liens subsequent interests of the trustee in the trust deed as their interests appear order of their priority. (4) The surplus, if any, to the grantyr of th deed or to his successor in interest entitled to such surplus. the d a the the the 83 19 10

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the baseficiary may time appoint a successor or successors to any trustee named here successor trustee appointed hereunder. Upon such appointment and evence to the successor irrustee, the latter shall be vested with al-and duties conferred upon any trustee here made by written instru-such appointment and substitution shall be made by written instru-by the beneficiary, containing reference to this trust deed and record, which, when recorded in the office of the county cirk or re county or counties in which the property is situated, shall be concl proper appointment of the successor trustee. all titl

11. Trustee accepts this trust when this deed, duly excepted is unade a public record, as provided by law. The truste to notify any party hereto of pending sale under any other de any action or proceeding in which the granter, heneficiery or i party unless such action or proceeding is brought by the trustee of the second secon trustee is no ther deed of ry or trustee the trustes,

22. This deed applies to, inures to the benefit of, and binds o, their heirs, legates devises, administrators, executors, such as. The terms legates devises, administrators, executors, such as. The terms devises, administrators, executors, such ret, of the note security, shall mean the holder and owner execution of the note security and the shall be a . In constraining this device and where the context so require execute includes the feminine and/or neuter, and the singular benel

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

	Ċ	PAUL D. HILTON (SEAL)
Notary Public in and for said county and state, p Paul D. Hilton	personally appeared the within r alknamed in and who execute for the uses and purposes therei my hand and affixed my nataria Notary Public	ad the foregoing instrument and acknowledged to me that in expressed. al seal the day and year last above written.
Loan No. TRUST DEED Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Benefictary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	(DON'T USE THIS RPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	STATE OF OREGON County of Klamath } ss. I certify that the within instrument was received for record on the 30th day of November
		Fee \$6.00
To be us TO: William Sisemore,	est for full reconver- sed only when obligations have all indebiedness secured by the f rected, on payment to you of any	

ums secured by sold trust deed the terms of sold trust deed or to you of any sums owing to you under the terms of sold trust deed or id trust deed (which are delivered to you herewith together with sold by the terms of sold trust deed the estate now held by you under the ite, to cancel all evidences of indebtedness secured by s and to pursuant to trust deed) ad by arranty, to the parties desig 70Y,

Klamath First Federal Savings & Loan Association, Beneficiary

DATED ... 34531

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