

together with all and singular the appurtenances, tanaments, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, dorived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparetus, equipment and fixtures, tagether with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and lineleum, 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 acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of **ELEVEN THOUSAND SLY HUNDRED** (s. **11, 600,00**) Dollors, with interest therein according to the terms of a promissory note of even date they are the payment of the January 15th of the granter, principal and interest being payable in monthly installments of **s**. **97, 44** commencing

This trust deed shall further secure the payment of such additional money, r, as may be loaned hereafter by the beneficiary to the granter or others g an interest in the above described property, as may be or notes. If the indebtedness secured by this trust deed is evidend by by than one pote, the beneficiary may credit payments received by it upon if said notes or part of any payment on one note and part on another, o beneficiary may elect.

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The grantor hereby covenants to and with the trustee and the beneficiary scian that the said premises and property conveyed by this trust deed are ee and science and that the grantor will and his here excutors and administrators shall warrants and defend his said title thereto sainst the claims of all persons whomosever.

Execution and administrators shall warrant and defend his sold title thereto against the claims of all persons whomoever. The grantor coverants and agrees to pay said note seconding to the terms for the state of the second sec

And d. This constraints by the granter during the full term of the porce thus and during the purpose of providing regularly for the prompt payment of all taxes, somenis, and governmental transfer level of a sacced arginst the above the base of the original purchase price paid by the granter at the time the grant of a 90% of the lesser of the original purchase price paid by the granter at the time the grant of the base of the original purchase price paid by the granter at the time the grant of the base of the original purchase price paid by the granter at the time the grant of the base of the original purchase price paid by the granter at the time the grant of the date installments on price at the terms of the note or obligation secured hereiny in addition to the nonthip payments of cloud and interest payable under the terms of the note or obligation secured hereiny in a case assessments, and other charges due and payable with respect to said property within each succeeding the monthin payment pay to the granter that the big base the pay to the granter of the tax of the original payots at the pay to the grant of the pay to the granter of the second by the band is the big the start shall be computed on the average they bake as mount of the second and shall be spid quarterly to the granter by the bard with the paid quarterly to the granter by the bard with the paid quarterly to the granter by the bard with the paid quarterly to the granter by the bard with the paid quarterly to the granter by the second and shall be spid quarterly to the granter by the bard with the paid quarterly to the granter bard as a second and shall be paid quarterly to the granter by the second and shall be spid quarterly to the granter by the second and shall be spid quarterly to the granter by the second and shall be spid quarterly to the granter by the second and shall be spid quarterly to the granter by the second and shall be spid quarterly to the granter by the second by the sec

While the granter is to pay gay and all taxes, assessments and other charges levied ascessed against said property, or any part thereof, before the same begin to bear cet and also to pay premiums on all insurance policies upon and property, such ups-sar to be made through the beneficiary, as aforesaid. The granton hereby authorizes beneficiary to pay any and all taxes, assessments and other charges levied or imposed is said property in the amounts as shown by the statements thereof furnished by the clor of such taxes, assessments or other charges, and to pay the insurance premiums takes and its asterments abunds and the charges and the restricts or their rep-tatives and to withdraw the aum which may be required from the restre account, within for failure to have any insurance written or for any loss or damage growing of a more there policy, and the beneficiary levely is suthorized, in the a farmer only upon the obligations accured to prive levels or damage growing of a farmer on the state and subtate written or for any loss or damage growing a farmer of the obligations accured by this trust deed. In computing the insurance error of the obligations accured by this trust deed in computing the nut of the indeutedness for payment and subtated in the indeutedness.

acquisition of the property by the beneficiary after default, any balance remains reserve account shall be credited to the indeditedness. If any authorized reserve for taxes, assessments, insurance premiums and other charges is not sufficient time for the payment of such charges as they become due, the grantor shall deflet to the beneficiary upon demand, and if not paid within ten days after such the beneficiary may at its option add the amount of such deflet to the princip obligation secured hereby.

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the heneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be reparable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

toperty as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all haw, outloarnes, regulati, veranaits, conditions and restrictions alfecting said property; to pay all co-es and expenses of this frust, including the cost of tills earch, as well is other costs and expenses of the truster incurred in connection with enforcing this obligation, and trustee's and attorney's free actually incur 'appear in an defend any action or proceeding purporting to affect the set whereof or the rights or powers of the beneficiary or trustee; and to pay semantic purport, including cost of evidence of tilts and attorney's free a womable burney, including cost of evidence of tilts and attorney's new the high the beneficiary or prustee may appear and in any suit brought by b high the beneficiary of the deed, and all said sums shall be secured by this to red.

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 acy 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 condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromits cor sattlement in connection with payable and, it is oright, to require that all or any portion of the incomey's payable and the grantor is and taking, which are in access of the amount re-guired to pay all reasonshors such taking, which are in access of the amount re-or incurred by the grantor in such appenders and attorney's free necessarily paid free necessarily paid or incurred by the beneficiary in determines and attorney's halance applied upon the indebtedness accured hereby: a horecedings, and the balance applied upon the indebtedness accured hereby: and manifer agrees at in executing in obtaining such compensation, prompily upon the beneficiary request.

request. We detailing active compensation, primptly upon the benefit 2. At any time and from time to time upon written request of the fictary, payment of its fees and presentation of this deed and the note dorsement (in case of full recoveryance, for cancellation), without affectin izability of any person for the payment of the indebtedness, the trustee me consent to the making of any map or plat of said property; (b) join in gr any ensement or creating and restriction thereon, (c) join in any subord or thous agreement affecting this deed or the lien or charge hereof; (d) rec are magnetized as the "person or persons legally entitled theredo the recitals thereof. Trustce's fees for any of the services in this pare shall be \$3.00.

1 do so.uo. 3. As additional security, grantor hereby assigns to beneficiary during the inuance of these trusts all cons, issues, royalites and profits of the pro-y affected by this dired and on any personal property located thereco. Until tor shall default in the payofit or any inductiones secure hereby or in performance of any agreement thereunder, grantor shall have the right to col-all such rents, issues, royalities and profile secured pror to default as they are such rents. te and payable. Upon any default y y at any time without notice, eith be appointed by a court, and with or the indebtedness hereby secured, rity, or any part thereof, in its ow issues and profits, including thos less costs and expanses of operat ney a fees, upon any indebtedness neglicitary may desamine

		X Ran 7 Mors		
	,	RAY F. MOSS	•••	
STATE OF OREGON County of KI,AMATH			•	
woldry Public in and for said county and state,	personally appeared the	unber, 19.77., before me, the use within named	n	
The executed the same freely and voluntarily	al.X named in and wh for the uses and purpo	to executed the foregoing instrument and actually		
	<u> </u>	TY Public for Oregon		
SEAD CHE DE DE C	Mу	commission expires: 4/24/8/		
Loan No		· · · =	***	
TRUST DEED		State of Oregon, County of Klamath] ss,		
		I hereby certify that the within instrumen received and filed for record on the <u>7th</u>	١t	
	1001 P 1 872 CF7 1 FGF7 RE	day of <u>DECEMBER</u> , 19 <u>77</u> , at <u>3;34</u> o'clock <u>P</u> M. and recorded on Page 237.	-	
TO KLAMATH FIRST FEDERAL SAVINGS	LADED II TIRS	in Book <u>M77</u> Records of <u>MORTGACES</u>	2	
AND LOAN ASSOCIATION Beneficiary	(of said County.		
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS		WM. D. MILNE, County Cle By Dermethan Kelich Depu	r l	
AND LOAN ASSOCIATION		Fee <u>\$6.00</u>	ť	
	· · · · · · · · · · · · · · · · · · ·			
BEOU				
	EST FOR FULL RE			
William Sisemore,				
The undersigned is the legal owner and holder of re been fully paid and satisfied. You hereby are di- sumt to statute, to cancel all evidences of indulated	nose someod has and in	I by the foregoing trust deed. All sums secured by solic ou of any sums owing to you under the terms of solid tr ust deed (which are delivered to you herewith togethe the terms of solid trust deed the solid pu you	u	

entering upon an issues and profi-ensation or away and taking possession offics or the proceeds a ards for any taking of The rents, the prop ication or release t notice of default

5. The grantor shall notify beneficiary in writing of suy sale of for sale of the sbore described property and furnish beneficiary supplied its with such personal information concerning the purche 1 ordinarily be required of a new loan applicant and shall pay ben dinarily charge.

Time is in paymer at hereus Instrument eunder, the beneficiary and payable by delivery sell the trust propert ecord. Upon delivery of shall deposit with d hereby ice of def cause to and documents evidencing expenditures this trust decl at trees shall fix the time and place of sale and give notice lifed by itw. the

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so villeged may pay the entire amount then due under this trust deed and colligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees enceeding \$500 each; other thus such portion of the principal as would then he due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cure the usual. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said, this di notice of said, either as a whole or in segarate parcels, and in such order as he may de-termine, at public auction to the highest hidder for cash, there all notice of said, either as a whole or in segarate parcels, and in such order as he may de-termine, at public auction to the highest hidder for cash, there are no solve of all outlot States, parable at the time of said. Truttee may postpone as of all of all or any portion of said property by public amouncement at such time and place of sale and from time to time thereafter may postpone the saie by public an-

nouncement at the time fixed by the preceding postponenucit. The deliver to the purchaser his deed in form as required by law, conve-porty so sold, but without any overant or warranty, appress or recitais in the deed of any matters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale.

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and the beneficiary, may purchase at the base. 9. When the Trustee sells pursuant to the powers provide frustee stall apply the proceeds of the trustee's sale as for the expenses of the sale including the compensations of the reasonable charge by the attorney. (3) To the collegation as trust deed. (3) Fo all persons having recorded lines subse-interests of the trustee in the trust deed as their interests order of their priority. (4) The surplus, if any, to this successor in interest cultited to such surplus, deed or to his successor in interest cultited to baseling y may the surplus of the trustee the subset of the surplus of the sur the

10. Yor any reliant an interest called by law, the beneficiary may from time appoint a successor or successor to any trustee named herein, or successor trustee appoint successor trustee, then up and appointment and with veyance to the successor trustee, then the herein half by vested with all title and duits conferred ups. any trustee herein half by rest of appointment such appointment and substitution shall be made by artificial and the such appointment and substitution shall be made by any first and the substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by any first appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by any first appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by any first appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment and substitution shall be made by the substitution appointment appointment and substitution shall be made by the substitution appointment such appointment and substitution a sail be made by written by by the b-neffetary, constraint of the sail be made by written by record, which, when recorded the office of the county cler county or counties in which the property is situated, shall be proper appointment of the successor trustee.

1. Truster 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 herein pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, hurses to the benefit of, and binds all parties hereto, their heres, legates deviaces, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and binds are included herein. In construing this deed and whenever the context so requires, the maneuline gender includes the teminine and/or neuter, and the singular number includes the feminine and/or neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.(SEAL) (SEAL) dersigned, a to me that

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Klamath First Federal Savings & Loan Association, Beneficiary

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