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M7C 4609 Vol. 71 Faga 23863

NORA J. PETERSON. a single person 

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

## WITNESSETH:

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

Lot 3, Block 5, HILLSIDE ADDITION to the City of Klamath Falls, 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, tenaments, hereditaments, rents, issues, profits, water rights, easements or privileges new or hereafter belonging to, derived from or in anywise appertaining to the above described promises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, aquipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as wall-to-wall carpeting and lineleum, shades and built-in appliances new 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 (s. 22, 550, 00, 00, 00) Dollars, with interest thereon according to the terms of a promissory note of even there there and hereafter installed in the part of the granter, principal and interest being payable in monthly installments of s. 1.76, 79 commencing <del>ن</del>ت

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary as the grantor or others having an interest in the above described property as the grantor described more than one note, if the indebtedness secured by this trust be evidenced by aby of said notes or part of any payment on one note and part on sonther, is the beneficiary may credit payments and hard on the secure

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are trees and clear of all encumbrances and that the grantor will and his heirs, against the claims of all persons whomsoever.

excetuors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when dues all dares, assessments and other charges levied against end property; to keen all earce, assessments and other charges levied against said property; to keen all earce, assessments and other charges levied against end property; to keen all earce, assessments and other charges levied against said property; to keen all earce, assessments and other charges levied against end property; to keen all earce, assessments and other charges levied against said property; to keen all earce and the said title and the date promptly and in good workmanike manner any buildings in course of construction costs inductive which may be danaged or destroyed and pay, whoendit or ionar inductive which may be danaged or destroyed and pay, whoendit or ionar inductive which may be danaged or destroyed and pay, whoendit or ionar inductive which may be danaged or destroyed and pay, whoendit or ionar inductive which may be danaged or destroyed and pay. When it is the imme during construction is here alter written notice from beneficiary of such level of asid premises; to keep all buildings and improvements now or utfer now ask of said premises; to keep all buildings, proper to commit or suffer on or hereafter erected on asid premises continuously heured improvements and obter hardras as the beneficiary may from time to time to time secured by this trusthan the original principal sum of the note or obligation as a und to deliver the origin company or companies accurabile to the bene-ficiary, and to deliver the origin or induction in and with fifteen days prior to the effective date of any such the heneficiary at least staid policy of insurance is not so the direct of any such the heneficiary shall be obtain insurance is not so the direct of any such the policy thus as and the obtain insurance is not so the direct of the benefici

That for the purpose of providing regularly for the prompt payment of all taxes, sessements, and governmental charges levied or assessed against the above described pro-of the all surance premium while the indobtedness securel herely is in excess of 80  $\odot$ of the all surance premium while the indobtedness securel herely is in excess of 80  $\odot$ of the all surance premium while the indobtedness securel herely is in excess of 80  $\odot$ of the all surance premium while the indobtedness securel herely is in excess of 80  $\odot$ of the all surance premium while the indobtedness securel herely is in excess of 80  $\odot$ of the all surance premium while the indobtedness securel herely at the time is an way was much indices the property at the time the loan principal indices is payable under the terms of the noise or oblightion secured on the data instanteness on principal and interest are payable an amount equal to 17/2 of the taxes, assessments, and other charges due and premium payable with respect to said suborted to be paid interest to add security time area succeding there grass while this Timet Deed is in effect as estimated and directed by the beneficiary shall pay to the grantor interest on said among accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of inter open and shall be paid quarterly to the grantor by crediting to the secrow account the amount of the interest due.

While the grantor is to page any and all taxes, assessed against said propage any and all taxes, test and also to pay preniums on all insurance policity upon said property, and is are to be made through the beneficiary, as aforesaid. The grantor hereby aut beneficiary to pay any and all taxes, assessments on other charges int said property in the amounts as shown by the sintements thereof furnished test are to be made through the beneficiary, as aforesaid. The grantor hereby aut beneficiary to pay any and all taxes, assessments of the distance of the insurance par-tice of such taxes, assessments or other charges with the pay the insurance carriers or the head mounts shown on the sistements automatic as pay the insurance carriers or the nitatives and to withdraw the sums which may by the insurance carriers or the ny, established for that purpose. The grantor agrees in no event to hold the bene of a defect in any insurance policy, and the barnel for any loss or damage g t of any loss, to compromise and settle with any inclurance company and to apper insurance receipts upon the obligations secured by this trust deed. In compute unit of the indebtedness for payment and satisfaction in full or upon sole or and other charges related the same begin to bear said property, such pay-grantor hereby authorizes charges levied or imposed thereof furnished by the thereof furnished by the y the insurance premiums ince carriers or their rep-from the rest their rep-from the rest account, the built the beneficiary acquisition of the property by the beneficiary after default, any balance remaining reserve account shall be credited to the indehiedness. If any authorized reserve for lates, assessments, insurance premiums and other chers is not sufficient time for the payment of such chargers as they become duct the grantor shall deficit to the beneficiary upon demand, and if not paid suffinit ten days after such of the beneficiary may at its option add the amount of such deficit to the principal obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, the beneficiary may at its option carry out the same, and all its expenditures for shall draw interest at the rate apecified by the note, shall be repayra this connection, the beneficiary shall have the right if in of this trues de any improvements made on said premises and also to make such repairs t property as in its sole discretion it may deem necessary or divisable.

property as in its sole discretion it may deem necessary or advisat The grantor further agrees to comply with all laws, ordinances, r overanate, conditions and restrictions affecting and property; ito pay fees and expenses of this trust, including the cost property; ito pay fees and expenses of the instruction in the sole incorred lite search. It enforcing this obligation, and trustee's and attorney's free on the to whore the sole of the instruction of proceeding purporting to affred to the the expense of ot evidence of tills and attorneys reasonable sum to be diding cost of evidence of tills and attorneys which the beneficiary or trustee may appear and in any suit brought deals and expense this deed, and all suid sums shall be secured by 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 take into the right of eminent domain or condemnation, the beneficiary shall be the right to commence, prosecute in its own name, appear in origing the tion right to commence, prosecute in the own name, appear in origing the tion right to commence, prosecute any compromise or settlement in monetary and apple as compiled in the right of the same the settlement is and payable as compiled up to the state of the same the settlement in the same the payable as compiled up the grantor in outs, expenses and attorney's fees necessarily pay or incurred by the grantor in outs, expenses and expenses and attorney team constraints and the indebted neces security is and the proceedings, and the statence applied upon the indebted neces as and extends such instruments as shall be necessary in obtaining such compensation, promptily upon the beneficiary request.

request. 2. At any time and from time to time upon written request of ficiary, payment of its fees and presentation of this deed and the not dorsement (in case of full reconveyance, inclusion), without after consent to the making of any map or plat of a indebtedness, the trustee consent to the making of any map or plat and property. (b) join in any casement or creating and restriction thesis, (c) join in any sub-or other agreement affecting this deed or the line, (c) join in any sub-without warranty, all or any part of the property or tharge hereof; (d) ance may be described as the "person or persons legally excited the reutiled there the retired therein of any matters or facts and line conclusive pro-truthruiness thereot, Trustee's fees for any of the services in this j As additional accusity, granter hereby assigns to beneficiary d.

ahall be \$5,00.
3. As additional security, grantor hereby assigns to beneficiary durits on the security of the secure of become due and payahle. Drovalies and fictary mey at any time without notice, ecview to be appointed by a court, and accurity for the indebtedness hereby secu said property, or any part thereof, in its the reat, issues and profits, includer entry is less costs and expenses of ope able store of the secure secure secures and open-

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The entering upon and taking possession of said property, the collect of such reuts, haves and profiles or the proceeds of fire and other insurance icles or compensation or awards for any taking or dimage of the property, the application or release thereof, as slovestd, shall not cure or waito any such notice of default hereunds; or invalidate any act done pursual such notice.
 The grantor shall notify beneficiary in writing of any sale or fract for sale of the shove described property and furmih beneficiary of form supplied it with such personal information concerning the purchase a service charge.
 Time is of the essence of this instrument and upon default by such of any indeptedness secured hereby or in performance of a service charge.

W.S. BUTHAN

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of this instrument b. Advantage of the second sec and dul the

ouncement at the time fixed by the preceding postpon-iciliver to the purchaser his used in form as required by reriv so sold, but without any covenant or warranty, ccitals in the deed of any matters or facts shall be ruthfulness thereof. Any person, excluding the trustee b and the beneficiary, may purchase at the sale. isw, conveying the pro-express or implied. The conclusive proof of the but including the grantor

9. When the Truttee sells pursuant to the powers provid truttee shall apply the proceeds of the truttee's sale as foll the expenses of the sale including the compensation of the reasonable charge by the attorney. (2) To the obligation as trutt deed. (3) I'o all persons having recorded liens subse interests of the trustee in the trust deed as their interests order of their priority. (4) The surplus, if any, to the granton deed or to his successor in interest entitled to such surplus. the To

10. For any reason permitted by law, the beneficiary may fittine appoint a successor or successor to any trustee named hereit successor trustee appoint a successor trustee, then appoint successor trustee appoint and the successor trustee, then appoint successor trustee appoint and successor trustee, then appoint successor trustee appoint and successor trustee the successor trustee appoint and successor trustee the successor trustee appoint appoint and successor trustee appoint and successor trustee appoint appoint appoint appoint appoint appoint the successor trustee appoint appoi fre withe title, place of der of the by written instrument trust deed and its county clerk or recorde rd, shall be conclusive

 Trustee accepts this trust when this deed, duly executed and ledged is made a public record, as provided by law. The trustee is not c to notify any party hereto of pending sale under any other deed of tru any action or proceeding in which the grantor, beneficiary or trustee sh party tables such action or proceeding is brought by the trustee. trust or of e shall be a

12. This deed applies to, laures to the benefit of, and binds all parties hereto, their heirs, legates deviaces, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary "brefit is deed and whenever the context so requires, the macuiling gender includes the feminine and/or neuter, and the singular number lactudes the plural.

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

| STATE OF OREGON<br>County of KLAMATH                                   | <b></b>                          |                                                                                                                 | •      |
|------------------------------------------------------------------------|----------------------------------|-----------------------------------------------------------------------------------------------------------------|--------|
| THIS IS TO CERTIFY that on this 7 th day                               | ofDecember                       | 1977 before me the under                                                                                        |        |
| Notary Public in and for said county and state, pe<br>NORA J. PETERSON | rsonally appeared the within n   | amed                                                                                                            |        |
| to me personally known to be the identical individual.                 | X named in and who execute       | d the foregoing instrument and acknowledged t                                                                   |        |
| executed the same freely and voluntarily fo                            | or the uses and purposes thereis | a expressed.                                                                                                    | , 160  |
| N TESTIMONY, WHEREOF, I have hereunto set m                            | <del>q</del>                     | $\sim$                                                                                                          |        |
|                                                                        | Tue                              | n Owens                                                                                                         |        |
| (SEAL) IS OF                                                           | My commissio                     | for Oregon<br>n expires: 5-14-80                                                                                |        |
|                                                                        |                                  |                                                                                                                 | -      |
| Loan No                                                                |                                  | STATE OF OREGON                                                                                                 |        |
| TRUST DEED                                                             |                                  | County of <u>Klainath</u> ss.                                                                                   |        |
|                                                                        |                                  | I certify that the within instr                                                                                 | ume    |
|                                                                        |                                  | was received for record on the                                                                                  | 9t1    |
|                                                                        | (DON'T USE THIS                  | day of <u>December</u> , 1<br>at 10:55 o'clock AM and rec                                                       | 97)    |
|                                                                        | SPACE; RESERVED<br>FOR RECORDING | at 10:55. oʻclock A M., and rec<br>in book M77                                                                  | 2386   |
| TO Grantor                                                             | LABEL IN COUN-<br>TIES WHERE     | Record of Mortgages of said Cou                                                                                 | nty.   |
| KLAMATH FIRST FEDERAL SAVINGS                                          | USED.)                           | Witness my hand and seal of C                                                                                   | lound  |
| AND LOAN ASSOCIATION<br>Beneficiary                                    |                                  | affixed.                                                                                                        | oum    |
| After Recording Return To:                                             |                                  | Wm. D. Milne                                                                                                    |        |
| KLAMATH FIRST FEDERAL SAVINGS                                          |                                  | A County C                                                                                                      | lerk   |
| AND LOAN ASSOCIATION                                                   | an an thu <u>a</u> nn an thu     | By Dernethard Ketsch                                                                                            | )      |
|                                                                        | Fe                               | By Dernethar S. Ketsch<br>\$6.00                                                                                | outy   |
| <u>berner en </u>                  |                                  | in the second | -      |
| REQUE                                                                  | ST FOR FULL RECONVI              | YANCE                                                                                                           |        |
|                                                                        | d only when obligations have     |                                                                                                                 |        |
| TO: William Sisemore,, Trustee                                         |                                  |                                                                                                                 |        |
| The undersigned is the legal owner and holder of a                     | ll indebtedness secured by the f | pregoing trust deed. All sums secured by sorth tr                                                               | ust d  |
| pursuant to statute, to cancel all evidences of indebtedry             | cied, on payment to you of any   | sums owing to you under the terms of sold trust                                                                 | deed   |
| trust deed) and to reconvey, without warranty, to the p<br>same.       | parties designated by the terms  | of said trust deed the estate now held by you u                                                                 | nder   |
|                                                                        | Klamath Fi                       | rst Federal Savings & Loan Association, Bene                                                                    | aficia |
| ·                                                                      |                                  |                                                                                                                 | incia  |
| DATED:                                                                 | , 19                             |                                                                                                                 |        |
|                                                                        |                                  |                                                                                                                 |        |
| · · · · · ·                                                            |                                  |                                                                                                                 |        |
|                                                                        | 7                                |                                                                                                                 |        |