## Loan # 01-41436 M/T 4763-B

## 40406

ROBERT D., WAITS AND SANDRA.G. WAITS, Husband and Wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary:

Control Decision

TRUST DEED Vol. 71 Page

WITNESSETH:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in ...KlamathCounty. Oregon, described as:

Lot 4, SUMMERS HEIGHTS, excepting therefrom the following:

A portion of Lot 4, SUMMERS HEIGHTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of said Lot 4, thence South along the Westerly boundary of said Lot, 40 feet to a point; thence Northeasterly to a point on the Easterly line of said Lot, said point being 12 feet South of the Northeast corner of said Lot; thence North 12 feet to the Northerly line of Lot 4; thence West to the point of beginning;

All of Lot 5, together with the  $W_2^1$  of vacated Summit Street, SUMMERS HEIGHTS, according to the official plat theref 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,

which said described real property is nor currently used for agriculturating induced of a gradient of the gradient of a gradient of a gradient of the gradient of a gradient of the gradient of the gradient of a gradient of the gradient of a gradient of the gradient of the gradient of a gradient of the gradient

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This trust devid shall further secure the payment of such additional money, ny, as may be journed hereafter by the be distance in the granter or others ag an interset is the above described property, as may be evidenced by a or notes. If the bove described property, as may be evidenced by a or notes the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beueficiary may elect. 

The grantor hereby covenants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

excellars and administrators shall warrant and dofend his said title thereto against the claims of all persons whomoover. The grantor covenants and agrees to pay said note according to the terms is a sain the claims of all persons whomoover. The grantor covenants and agrees to pay said note according to the terms before the said property free from all encourances having pre-cedence over this trust deed; to complete all buildings in covenants from articular or hereafter constructed on said promises within six months from matricular berefor or the date construction is hereafter commenced; to repair and restate which and is good workmanike manner any building or improvement on soil indice construction is hereafter commenced; to repair and restate beneficiary within fifteen day replace any work or materials unsatisfactory to account indice construction is beneficiary to import satisfactory to constructed on said premises; to keep all buildings, property condition of suffer constructed on said premises; to keep all buildings, property condition of suffer now or hereafter erected upon and premises or class property and by fire or such other hazards as the beneficiary may from time to time to time from tidaty, and the original principal sum of the note or obligation is sum on these than the original principal sum of the note or obligation is sum on the state the original principal sum of the note or obligation tidaery, and this thus deed, in a company or compasies accetar's to the bene-paproved hous payable the original principal sum of the sole of all white sum on the state of the ender of the beneficiary tracted and with primium paid, to the principal favor of the beneficiary and this tract and with primium paid, to the effective of beneficiary which insurance. If a sole possible the effective of the beneficiary which insurance is not to tendered beneficiary which insurance is not to tendered beneficiary which insurances of the beneficiary which insurance is not to tendered beneficiary which insurance. The sole an

whend. That for the purpose of providing regularly for the prompt payment of all taxas, summary and governmental charges level or assessed seafont the above described pro-r and insurance premium while the indebtedness secured hereby is in excess of 80% or the beneficiar purchase price paid by the grantor at the time the loan was or the beneficiarly so original appraisal value of the property is in excess of 80% or the beneficiarly not the beneficiarly in addition to the anoth time the loan made, grantor will pay to the beneficiarly in addition to the anoth time the loan made, grantor will pay to the beneficiarly in addition to the anoth time the loan the date installments on pricipal and interest are payable an amount mean beneficiarly a cater, assessments, and other charges due and payable with respect to said on 1/33at estimated and directed by the beneficiary bandle final the Turut Due with as estimated and directed by the beneficiary bandle that buy to the grant the so ther open payabox accounts mixed 3/4 of 1%. If such roles is than the rate of interest paid shall be 4%. Interest shall be computed on the areage extreme at the amount of the interest due.

Vhile the grantor is to pay any and all taxes, assess essed against said property, or any part thereof, bu L and also to pay premiums on all insurance policies are to be made through the beneficiary, assessments and of said property in the amounts as shown by the states or of such laxes, assessments or other charges, and to mounts shown on the statements submitted by the bi-lists and to withdraw the sums which may be requi-uible for find that purpose. The granton stares in an of any loss, to compute no follow of the beneficiary and and to withdraw the sums which may be requi-uible for find that purpose. The granton stares in an a defect in mare makes only and the beneficiary as defect in the purpose only and the beneficiary surface receipts upon the and settle with any insurance surfaces receipts upon the sums summary and the start of the sum surfaces receipts upon the sum of the sum of the sum of the sum surfaces receipts upon the sum of t While the fo. upon The ber accultion of the property by the beneficiary after default, any balance re-reserve account shall be credited to the indebtedness. If any authorized a for taxes, massessment, insurance premiums and other charges is not suit time for the parament of such charges as they become due, the grantor defielt to the beneficiary upon demand, and if not paid within ten days after the beneficiary may at its option add the amount of such defielt to the pro-obligation secured hereby.

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Should the grantor fail to keep any of the foregoing covenants, the beneficiary may at its option carry out the same, and all its expenditure for shall draw interest at the rate specified in the note, shall be repay the grantor on demand and shall be secured by the lien of this trust of this connection, the beneficiary shall have the right in its discretion to any improvements made on said premises and allo to make such repairs property as in its sole discretion it may deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations overanate, conditions and restrictions affecting said property; to pay all costs fers and expenses of this trust, including the cost of title search, as well as the other costs and expresses of the trustee incurred in connection with o in enforcing this obligation, and trustee's and attorney's fees actually incurred to appear in and default any action or proceeding purporting to affect the secur-ity affects of the security of the beneficiary or trustee; and to pay an version to be fixed by the court, in any such action or proceeding to be some the sum to be fixed by the court, in any such action or proceeding ficiary to foreclose this deed, and all suid sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an any attachment 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 1 under the right of eminent domain or condemnation, the beneficiary at the right to commence, prosecute in its own name, appear in or defend tion or proceedings, or to make any compromise or settlement in connect such taking and, if is so elects, to require that all or any portion of the putred are compensation for such taking, which are in excess of the am quired any all reasonable costs, expenses and attorney's fees necessarily reasonable costs, expenses and attorney's fees necessarily fees necessarily paire upon any reasonable costs and expenses and at fees necessarily paire indebt backs such actions and execute such instruments at is own expense, to take such actions and excetus such the transitions the necessary in obtaining such compensation, prompily upon the beneficiary request.

request. 2. At any time and from time to time upon written request ficary, payment of its fees and presentation of this deed and the doraement (in case of full reconveyance, for cancellation), without itability of any person for the payment of the indebtedness, the tru consent to the making of any map or plat of said property; (b) join say easement or creating and restriction thereon, (c) join in any -without agreement affecting this deed or the ilen or charge hereof; ance may be doys all or any part of the property. The grantse in a same may be doys all or any mark of the property. The grantse in a the recitais therein any mark of the property. The grantse in a the recitais thereof. Trustee's fees for any of the services in the shall be \$5.00.

45.00. As additional security, granter hereby assigns to beneficiary du neo of these trusts all rents, fasues, royalites and prolites of i ercted by this deed and of any personal property located therebo shall default in the payment of any indebtedness secured hereb such rents, bases, royalites and prolites cannot be right and any defaulties and prolites cannot prior to default. lect all such rents, laures, royalids of Any become due and payable. Doos any default & flictary may at any lime without notice, eith security for the indebtedness hereby secured, aid property, or any part thereof, in is own the rents, issues and profits, including file carnon by the grantur ther in person, by thout regard to f d, enter upon an name sue for dun an

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upon and taking possessic and profits or the proceed or swards for any taking ease thereof, as aforeiaid, The entering rents, issues compensation lication or rel

 The grantor for sale of the supplied it with i ordinarily be to vice charge. ntor shall notify beneficiary in writing of any the above described property and furnish bans with such personal information concerning the be required of a new loan applicant and shall pa sale

6. Time is of the essence of this y indebtedness a beneficiary ma 6. Time is of the essence of this instrument and upon default by the antor in payment of any indebtedness secured hereby or in performance of the presence hereunder, the beneficiary may declare all sums secured hereby in discipt due and payable by delivery to the trustee of written notice of default of the discipt due to the discip default by

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person as privileged may pay the entire amount then due under this trust deed and the colligations secured thereby (including costs and expense actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$5000 each), other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be the recordation of said notice of default and giving o frustee shall soll said property at the time and place f of saie, either as a whole of in separate parcela, and in termine, at public auction to the highest bidder for can united Sitzes, payable at the time of saie. Truttee m any portion of said property by public amouncement a sale and from time to time presents. required by law followin said property by pu time to time ther

s fixed by the proceeding postponement. The ar-his deed in form as required by law, conveyin louts any coverant or varranty, supprise or in any matters or facts shall be conclusive or y person, excluding the trustee but including t ay purchase at the sale. to the purchaser is to sold, but without in the deed of a laces thereof. Any s beneficiary, may

the identificiary, may purchase at the same. 9. When the Trustee sells pursuant to the powers provided herein, ice shall apply the proceeds of the trustees sale as follows: (1) expenses of the sale faciluding the compensation of the trustee, and mable charge by the stormer, (2) To the conditional secured by deed. (3) To all persons having recorded likes appear in or of their priority. (4) The surplus, if any, to the grantor of the t or to his successor in interest entitled to such surplus.

10. For any reason in interest entitled to auch surplus.
10. For any reason permitted by law, the beneficiary may from the ince appoint a successor or successor is on any trustee named herein, or to uccessor trustee appointed hereunder. Jon such appointment and without regame to the successor trustee, the latter shall be vested with all tills pouch appointment and substitution shall be in named or appointed hereunder. Joy the beneficiary, containing reference to this trust deed and its place county or counties in which it here for the strust deed and its place county or counties in which it here of the strusteed, shall be conclusive proorty or appointment of the successor trustee.

Oper Appointment of the successor truster. And, thus be consume proof of upper appointment of the successor truster. And the proof of the successor truster and the proof of the successor of

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. (SEAL) STATE OF OREGON (SEAL) County of Klamath {ss THIS IS TO CERTIFY that on this 13-December 19.77., before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named ROBERT D. WAITS AND SANDRA G. WAITS, HUS WAI TS, Husband and Wife portionally, they to be the identical individual. I named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. INCIASSINGONY, WHEREOF, I have o set my hand and affixed my natural seal the day 1 and year last above ا این فراهان PUALIO ... 11 (SEAL) ary Public for Oregon commission expires: 11-12-78 ÷. Loan No. STATE OF OREGON County of Klamath SS. TRUST DEED I certify that the within instrument was received for record on the 14th day of <u>December</u>, 19, 77, at 12:35 o'clock PM., and recorded (DON'T USE THIS PACE: RESERVED in book M77 FOR RECORDING .....on page 24159 Granto Record of Mortgages of said County. TO WHERE KLAMATH FIRST FEDERAL SAVINGS Witness my hand and seal of County AND LOAN ASSOCIATION affixed. Beneficiary After Recording Return To: Wm. D. Milne KLAMATH FIRST FEDERAL SAVINGS County Clerk AND LOAN ASSOCIATION By Dernethand. Retach Deputy Fee \$6.00 REQUEST FOR FULL RECONVEYANCE To be ased only when obligations have been paid. 1. 19 TO: Willian, Sisemore, Trustee e legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or cel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said by, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the undersigned is the legal owner and holder of all indebiedness en kuly paid and estimied. You hereby are directed, on paym t to statute, to cancel all evidences of indebiedness secured by by said trust deed or said trust deed or with said trust de nvey, 12.46 Klamath First Federal Savings & Loan Association, Beneficiary <u>,</u>: DATED **40406** 24159 Ser.