11A

č,

14

Ň 19.0

5 **1** 1

47

00 ::: 2:.... دت

BEC 11.3

Loan # 01-41440 T/A 38-13704 40602

Vol. 11 Page 244554 TRUST DEED

41

1

THIS TRUST DEED, made this 19th day of December..... 19 .77..., between DAVID M. CHEYNE AND RHONDA A. CHEYNE, Husband and Wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH:

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

The Southwesterly 70 feet of Lot 53 and the Northeasterly 30 feet of Lot 54, MOYINA, 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, tenemonts, hereditaments, rents, issues, profits, water rights, easements or privileges now or togener with an and singular the appurtenences, tenements, hereditements, rents, issues, protits, water rights, easements or privileges new or hereafter belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian 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 installed in or used in connection performance of each agreement of the granter herein contained and the payment of the sum of <u>12, 28, 500, 00.</u> Dollars, with interest therein according to the terms of a promissory note of each allow that the granter of the granter therein and interest therein and interest there is a schedule in the sum of <u>17, 28, 500, 00.</u> beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 230.10 commencing

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the bundlelary to the grantor or others having an interest in the above described property for may solve and the solve and the secure of a solve of a solve or anote. If the indebtedness secured by this trust seed of the secure of a solve or anote of any payment on one note and part of another, if the secure of the secure

The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his head utors and administrators shall warrant and defend his said title thereto as the claims of all persons whomosever.

cetuors and administrators shall warrant and defend his said title thereto ainst the claims of all persons whomever. The granior covenands and agrees to pay said note according to the terms ereof and, when due, all taxes, pays and nother charges leviced against id property; to keep said promity irrents and other charges leviced against encof or the bis trust deed; to complete all buildings in mitrances having pre-dence over this trust deed; to complete all buildings in mitrances having pre-dence over this trust deed; to complete all buildings in mitrances having the hereafter construction is hereafter commenced; to repair and restore ouply and in good workmanike manner any building or improvement on the during constructions is hereafter commenced; to repair and restore ouply and in good workmanike manner any building or improvement on the during construction; to replace any work or materials unsatisfactory to all property which may be damaged or destroyed and pay, when due, all as incurred therefor; to allow beneficiary to inspect said property at all the incurred therefor; to allow beneficiary to inspect said property at all as a staid promises; to keep all building, property and improvements or to to remove or destroy all building, property and improvements work or hereafter erected on said promises; to keep all building, property and improvements work of the thar as the boreficiary may from time to time require, a sum not less than the original principal sum of the note or obligation proved loss payable that any pay or compasies acceptable to the bene-proved loss payable that the angle of the note or obligation proved loss payable that any pay or our submit and with teen days prior to the effective date of any such policy finity at less if he non-cancellable by the grantor during the fuel term of the policy to the policy of insurance is not so tendered, the beneficiary may in list own are treated obligation be beneficiary in may in list own are the non-cancellable by the grantor during the fuel term of th

That for the purpose of providing regularly for the prompt parament of all taxes, smemts, and governmental charges level of assessed against the above described pro-y and insurance premium while the indebtedness secured hereithe above described pro-be lesser of the original purchase price yaid by the grantor at this in access of 80% s or the beneficiary's original appraisal value of the property at the time is and made, grantor will pay to the beneficiary in addition to the monthly payments of cpair and increase payable under the terms of the note or obligation secured hereity the date instalments on principal and hinterest are payable an amount equal to 1/13in each succeeding 12 months and also 1/30 of the insurance pre-nium payable with et as estimated and directed by the beneficiary. Inserticary shall pay to the grantor et al and month at a rate not less than the highest rate authorized to be pair or state of interest paid shall be 4%. Interest shall be computed on the acetage will be hards of interest paid shall be pair of the part of the grantor et on state amounts at a rate not less than the highest rate substrized to be pair of interest pair payable with each succeeding three sears while this Trust Deed is in . The rate of interest paid shall be 4%. Interest shall be computed on the acetage will be hards on the the amount of the interest thus.

While the grantor is to pay any and all taxes, assessments and other charges level eased scalarst said property, or any part libereof, before the same brein to bear st and also to pay premiums on all insurance policies upon said property, such pay-are to be made through the itereficiary, as aforesaid. The granton beredy authorizes melliciary to pay any and all taxes, assessments and other charges level or imposed tail property in the unwounds as shown by the statements thereof furnished by the annuals shown on the statements unknown by the statements thereof furnished by the established of that purposes. The grantow taxes in no scenit to hold the heneficiary abdets for failure to fave any insurance written or for any loss of damage growing a defect in any insurance policy, and the insufficient heredy authorized, in the of any loss, is compromise and jointle with any insurance company and to apply any surance receipts upon the obligations accured by this trust deed. In computing the to of the indebiedness for payment and satisfaction in full or upon sale or other to find indebiedness for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining reserve account shall be credited to the indebtedness. If any authorized reserve for taxes, assessments, incurance premiums and other charges is not sufficient time for the payment of such charges as they become due, the grantor shall deficit to the beneficiary puon demand, and if not paid within ten days after such the beneficiary may at its option add the amount of such deficit to the principa conjustion secured hereby.

obligation secure nercey. Should the grantor fail to keep any of the foregoing covenants, i 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 this connection, the beneficiary shall have the right in its discretion to any improvements made on said premises and also 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, regulatic ants. conditions and restrictions affecting said property; to pay all co. covenants, conditions and restrictions affecting said property; to pay fees and expenses of this trust, including the cost of title search, i the other costs and expenses of the truster incurred in connection in enforcing this obligation, and trustee's and attorney's fees actually to appear in and defend any action or proceeding purporting to affect ity hereof or the rights or powers of the beneficiary or trustee; and costs and expenses, including cost of evidence of title and attorney's reasonable sum to be fixed by the court, in any such action or pro-which the beneficiary or trustee may appear and in any suit brought ficiary to foreclose this deed, and all said sums shall be secured by deed.

The beneficiary will furnish to the grantor on written request therefor an al statement of account but shall not be obligated or required to furnish 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 i 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 it so elects, to require that all or any portion of the payable as compensation for such taking, which are in excess of the are quired to pay all reasonable costs, expenses and attorney's frees necessar or incurred by the grantor in such proceedings, shall be paid to the be and applied by the grantor in such proceedings, shall be paid to the be and applied by the grantor in such proceedings that be proceedings, balance applied upon the indebtedness accured hereby; and the granton at its own expense, to take such actions and execute such instruments be necessary in obtaining such compensation, promptly upon the bene 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 no dorsement (in case of fuil reconveyance, for cancellation), without aff liability of any person for the payment of the indebtdness, the trustee consent to the making of any map or plat of said property; (b) join in any ease much or creating and resirician thereary. The granetee in any visitors are any case and or any pay of the payment of the payments. The payment of the payment of the payment of the property. The granetee in any said may be described as the "person or persons leady payment of the fill of the property. The granetee in any said strength of any matter or facts as held be onclusive provide the \$3.00.

\$3.00. As additional accurity, grantor hereby assigns to beneficiary durin unce of these trusts all rents, issues, royalites and profits of the ince of the series and of any personal property located thereous abail declault in the payment of any indebiedness ascured hereby formance of any agreement hereunder, grantor shall have the right (any agreement hereunder, i Issues, roysitles and profit Anho. Upon any default by time without notice, eithe eith ya court, and witho bhediness hereby accured, o y part thereof, in its own d profits, including those and expresses of re in person, by meaner, it is person, by meaner or i out regard to the adequacy enter upon and acceptance enter upon and acceptance i name aue for or otherwise past due for our otherwise ascured beciever and other and secured beciever and acceptance accured beciever and acceptance accured beciever acceptance acceptance accured beciever acceptance accured beciever acceptance accured beciever acceptance acceptance accured beciever acceptance accured beciever acceptance accured beciever acceptance acceptance accured beciever acceptance accured beciever acceptance accured beciever acceptance accured beciever acceptance acceptance accured beciever acceptance accured beciever acceptance accured beciever acceptance acceptance accured beciever acceptance acceptance accured beciever acceptance acceptance acceptance acceptance accured beciever acceptance accep be appointed or the Indeb Sty, or any Issues and Iere indebtednes

1

- بنيار 17 17 (1

1

1 Ø.,

1

-

.

300

4. The entering upon and taking possession of said property, the collection of nuch rents. Issues and the proceeds of fire and other insurance policies or compensation or provide any taking or damage of the property, tad the application or increase thereof, as aloresuid, shall not cure or white any dating such notice.

Stor

in the

自己的な国際には、「「「「「」」」

5. The grantor shall notify beneficiary in writing of any sale or con-itor sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as d ordinarily be required of a new loan applicant and shall pay beneficiary vice charge.
6. Time is of the essence of this instrument and upon default by the

6. Time is of the essence of this instrument and upon default by the granuce in payment of any indebiedness secured hereby or in performance of any mediately due under, the beneficiary may declare all sums secured hereby immediately due updable by delivery to the frustee of written notice of default duy filed for record the trust property, which notice trustee shall cause to be the beneficiary shall depend with the trustee this trust deed and all promissory notes and documents with end place of said notice of default and election to sell, rustees and if first methods and place of said notice of the second document is sufficient.

any return to sell the trust property, which notice trustee shall cause to be the business of the sell the trust property of said notice of default and election to sell, the business of the sell the trust of the sell trust deed and all promissory reustees shall fix the time and place of sale and give notice thereof as then required by law. 7. After default and any time prior to five days before the date set by when trustees of the Trustee's sale, the grantor or other presens so privileged may pay the entire amount then due under this trust deed and in onfigures there of the bilgation and trustee's and strongy's four other best date thereby (including costs and expones actually incurred not exceeding the thereby (including costs and expones actually incurred not then be due to default and thereby cure the default. 8. After the lapse of such time as may time bries the default. 1. After the lapse of such there and thereby cure the default, the recordstion of said notice of default and giving of said notified sale, the trustee shall sell as property at the time and place for eash, in Jawa Jawa Jawa Jawa of as a whole or in separate parcels, and in such order as he motice of said, stiller as a whole or in separate parcels, and in such order as he motice any portion for the principal as the time of said. Trustee may postpone sale of all pace of all pace all parts and balls at the time of said. Trustee may postpone sale of all pace of the pace of the time and place of the sale and the sale of the any portion for the pace of the pace of said the parts balls and the sale of the sale of all parts and balls and balls and ball pace of all pace of a

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, converting the proof of the trustee in the deed of any matters or facts shall be conclusive proof of the trustees thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's as a follows: (1) To all persons having received by likes to be provided by the trustee sells for the trustee deal as follows: (1) To all persons having received by the grantor of the trustee (3) To all persons having received by the grant of the trustee of the trustee in the trust deed as the fills subsequent to the interests of the trustee in the trust deed as the fills subsequent to the interest of the trustee in the trust deed as the fills, subsequent to the interest or the trustee in the trust deed as the fills as the trust deed or to his auccessor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to stude conferred upon anyce, the latter shall be veated with all tills, powers and duits conferred upon anyce, the latter shall be veated with all tills, powers or ounties in which the property is allusted, shall be conclusive proof of property any automated berein executed of the successor for any trustee shall be readed of all its place of county or countaining reference to the successor terms are shall be veated and its place of property as all by event or and without converse or ounties in which the property is allusted, shall be conclusive proof of property appointment of the successor of provided by law. The trustees in obligated by notified and all is place of county or ounties in which the grantor, beneficiary, or successor shall be availed by a shall be readed or the shall be beneficiary. Countaining reportery is allowed and the shall be place that a

| in enforcing the terms of the obligation and trustact | this trust deed and mass actually incurred 11. Trustee accepts this trust when this dad duit accepts this trust when the dad duit accepts this trust when the |
|---|--|
| the obligations secured thereby the initial or under the obligations secured thereby (including costs and expect in enforcing the terms of the obligation and trusted not exceeding 450.00 each) other than such portion of t by not then be due had no default occurred and thereby of the secure of the secure of th | ins study used and ness actually incurred a and attorney's foes he principai as would cure the default. Uired by law following af notice of sale, the 19 doubte of sale |
| 5. After the lapse of such times as may then be register to recordation of said notice of default and giving of as trusce shall sell said property at the time and phono fired of saie, either as a whole or in separate parcels, and in auc termine, at public auction to the highest bidder for each, if United States, payable at the time of saie. Trustee may pay portion of said property by public announcement at a sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale and from time to time thereafter may postpone the sale and the s | ulred by law following party units such action or proceeding is brought by the trustee. Id notice of sale, the 12. This devid applies to, inures to the benefit of, and binds all parties |
| termine, at puties as a whole of in separate parcels, and in suc termine, at puties auction to the highest bidder for cash, i United States, payable at the time of, sale. Trustee may p | ald molifes of tails, the function of the func |
| sale and from time to time thereafter may postpone th | uch time and place of culles gender includes the feminine and/or neuter, and the singular number lo- cludes the plural. |
| IN WITNESS WHEREOF, said granto | r has hereunto set his hand and seal the day and year first above written. |
| | |
| | Walled MI (Meyn (SEAL) |
| STATE OF OREGON | Daniel M cheym (SEAL) Stericia a Chigace (SEAL) |
| County of Klamath | (SEAL) |
| THIS IS TO CERTIFY that on this | ay of December, 197.7, before me, the undersigned, a |
| DAVID M. CHEYNE AND RHO | ONDA A. CHEVNE Hughand and with |
| to me personally known to be the identical individua | S named in and who executed the first |
| They executed the same freely and voluntarily WN TESTIMONY WHEREOF, I have bereunte set | for the uses and purposes therein expressed. my hand and affixed my notatial seal the day and year last above written. |
| | my none and only of the day and year last above written. |
| C C C C | Notary Public for Oregon |
| The State of the State | My commission expires: 11-12-78 |
| | |
| Loan No | STATE OF OREGON |
| TRUST DEED | County of <u>KLAMATH</u> |
| | I certify that the within instrument |
| | Was received for record on the 10th |
| | (DON'T USE THIS SPACE; RESERVED day of DECEMBER , 19.77, at .3:47. o'clock PM., and recorded |
| TO Grantor | FOR RECORDING in book M77 on page 21/155 |
| KLAMATH FIRST FEDERAL SAVINGS | TIES WHERE RECORD OF MORTGAGES of said County. |
| AND LOAN ASSOCIATION Beneficiary | Witness my hand and seal of County affixed. |
| After Recording Return To: | WM. D. MILNE |
| KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION | By Sernethar S. Litech EEE \$ 6,00 |
| | By Demethar & Liloch |
| | FEE \$ 6.00 Deputy |
| | |
| REQUE | ST FOR FULL RECONVEYANCE |
| | d only when obligations have been paid. |
| TO: William Sisemore,, Trustee | |
| | Il indobledness secured by the foregoing trust deed. All sums secured by said trust deed cled, on payment to you of any sums owing to you under the terms of said trust deed or ess secured by said trust deed (which are delivered to you have the terms). |
| trust deed) and to reconvey, without warranty, to the particular | cled, on payment to you of any sums owing to you under the terms of said trust deed or ess secured by said trust deed (which are dollvered to you herewith together with said parties designated by the terms of said trust deed the estate now held by you under the |
| | i |
| | Klamath First Federal Savings & Loan Association, Beneficiary |
| DATED: | , 19 |
| A second | |
| U | |
| | |
| | |
| | |
| | |