

, as grantor, Willia Lian L. as harmoina 11-KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; WITNESSETH:

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

> Lots 1 and 2 in Block 14, CHELSEA ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

This document is being rerecorded to include signature.

which sid 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 now or hereafter belonging to derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, 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 linoleum, shadas and built-in appliances now or hareafter installed in or used in connection

States and the states of

50

ŝ 11. G....

> 30 220

> > 2

(* ja

a la chi

位的行为

3

3 11. 12.

63

That for the purpose of providing regulary for the prompt payment of all taxes, sessements, and gorranneal charges level of an even of the prompt payment of all taxes, between the providence of the providing regulary for the prompt payment of all taxes, of the lesser of the original purchase price paid by the grantor at the above described pro-perty and insurance premium while the indebtedness secured hereby is in access of 80 eg of the lesser of the original purchase price paid by the grantor at the time the beam was made or the beneficiary's original appraisal value of the property at the time the lean was made or the beneficiary's original appraisal value of the property at the time the lean was made or the beneficiary's original appraisal value of the note or obligation secured hereby on the date installments on principal and Interest are payable an amount equal to 1 / 12 of the laxes, assessments, and other charges due and payable with respect to add property within each succeeding 12 months and also 1 / 36 of the instructor permutum payable with respect to add property within each succeeding three years while this Truct Beed is in effect as stimulated and directed by the beneficiary. Remeticing shall pay to the grantor interest on said amounts at a rate not less than the highert rate, authorized to be paid by banks our heler open pushoak accounts minus 3/ of 1 of 1, *H* under rate is at a stime of the average onothy banknee in the account and shall be paid ourterly to the grantor by crediting to the errow account the amount of the interest the.

While the granter is to pay any and all taxes, assessments and other charges levied or assessed against sail property, or any part thereof, before the same begin to bear interest and also to pay promiums on all insurance policies upon said property, such pay-ments are to be made through the heneficienty, as a dracadid. The granton breedy, authorizes the heneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the samutatis as thown by the statements thereof transisted by the collector of such taxes, assessments or other charges, and to pay, the insurance prehium in the amounts shown on the statements there of transisted by the collector of such taxes, assessments are other charges, and to pay, the insurance premiums in the amounts shown on the statements there in the section to head the show the transi-resontalised for that purpose. The granter anters in the section to head the statements the effect in any insurance pulley, and the hencifeary isready is authorized. In the event, fars, for a compromite and settle with any insurance company and to apply any used, hustness receipt upon the obligations accured by this trust deed. In computing the amount of the indebtedness (and substated in in fall or upon take or other

5

acquisition of the property by the beneficiary after defauit, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the anomat of such deficit to the principal of the collarity may at its option and the anomat of such deficit to the principal of the beneficiary may at its option and the anomat of such deficit to the principal of the beneficiary may at its option carry out the same, and all its erponditures there for shall draw interest at the rate specified in the note, shall be repayable by the granter on domand and shall be accured by the lien of this truct deed. In the some to do the such deficit to its discribility to do the source they be the size of the source does not be the source of the

Property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulati-covenants, conditions and restrictions affecting sold property; to pay all or fees and expenses of this trust, including the cost of title search, as we the other costs and expenses of the trustee incurred in connection with in enforcing this obligation, and trustee's and attorney's fees actually incur to appear in and defend any action or proceeding purporting to affect the se ity hereof or the rights or powers of the beneficiary or trustee; and to pay costs and expenses, including cost of evidence of title and attorney's fees reasonable sum to be fixed by the court, in any such action or proceeding which the beneficiary or trustee may appear and in any suit brought by 1 ficiary to foreclose this deed, and all said sums shall be secured by the t 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 taken under the right of eminent domain or condemnation, the beneficiary shall have the right occumence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or astilement in connection with uch taking and, if it is observed in or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-guired to pay all reasonable costs expenses and attringy's fees necessarily paid or incurred by the grentor in such proceedings, shall be paid to the beneficiary team costs and the indebtedness secured hereby; and the grant or agrees, at la own expense, to take such actions and execute such instruments as shall be necessary. In obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indichedness, the trustee may (a), consent to the making of any map or plat of said property; (b) join in arranting any easement or credited and the concern (c) join in any subcollastion or other agreement affecting this deed or the lien or charge hereof; (d) reconvey. Without warranty; all or any part of the property. The grantize in any reconver-tions may be described as the "person or persons legally entitled therefor" and iruthfulness thereof. Trusters fees for any of the services in this paragraph shall be \$3.00.

runnumess increas, Trustee's fees for any of the scrvices in this paragraph shall be \$3.00. 3. As additional accurity, granter hereby assigns to beneficiary during the continuance of these trusts all reas, manages, noyalites and profits of the pro-trust affected by this deed and reas, manages, noyalites and profits of the pro-grantor shall default in the paymant of any induces the accel thereon. Until the performance of any agreement hereunder, grantor shall herewich mereby or in the performance of any agreement hereunder, grantor shall herewich areas the performance of any agreement hereunder, grantor shall herewich be buy become due and psyable. Upon any default by the grantor hereunder, the bane-secury to be appointed by a rourt, and without regard to the adequacy of any security for the indeheness hereby secured, oncire upon and take possession of said property, or any part thereon, in its own name sue for or otherwise collect the rents, issues and profits, ficiliang those past due and unpaid, and appip the same, less costs and expenses of operation and collection, ifriduiding reason-able attorney's fees, upon any detbetchess secured hereby; sads in such order as the beneficiary may determine.

186559

10 A 12 M

ann a Cha

No. 25 M

18659 (p. .

. 1.

 $\mathbf{T}_{\mathbf{T}}$

V

长到你们们的就是有5

1911 200

\$3.97

ALAL CO

1.1

Total State Bank IT 2

P

WWW.JULSON ATT

<u>I</u>

北方の同時

Pla-

1125

. And entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-icles or compensation or newards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

1 . A . P

The as

1.204.20

5. The grantor shall notify beneficiary in writing of any sale or co tor sale of the above described property and furnish beneficiary on supplied it with such personal information concerning the purchaser of ordinarily be required of a new loan appleant and shall pay beneficia rvice charge.

nce of this instrument and upon default by the lebtedness secured hereby or in performance of any adjentry may declare all sums secured hereby in-delivery of add notice of default and ice of default property, which notice trustee shall cause to be livery of add notice of default and ice ice of a sell with the trustee this trust deschard wherebyon with the trustee this trust deschard wherebyon ting expenditures secure and thereas a the truste this trust deed and all promissory enditures accured hereby, whereupon the of sale and give notice thereof ar theu trust

Refer to the true of the objection and end of the down of the down.
7. After default and any time prior to five days befor the Trustee for the Trustee's sale, the grantor or a linged may pay the entire amount then due under this obligations secured thereby (including costs and expenses enforcing the terms of the obligation and trustee's and the date set ore the date set other person so trust deed and actually incurred d attorney's face

In choreing two terms to the there are any here the pricing as a second to exceeding \$50.00 each) other than such portion of the pricing source and thereby cure the default. a second the second second there as may then be required by law following the recording the second second the time and giving of said notice of a side, the trustee shall east a whole or in separate parcels, and in such order as he may the following the build states, payable at the time and place fixed by him in said notice of any build states, payable at the time of saids. Trustee may postpone sale of all cale of said state and from time to time thereafter may postpone the sale by public such as the same set.

nouncement at the time fixed by the preceding postponement. The trustes shall delivers as sold, but without any covenant or warranty, express or implied. The precision is the deed of any matters or fract shall be conclusive proof of the truthvilness thereof. Any person, excluding the trustees but including the grantor and the beneficiary, may purchase at the sale. O. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) . To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the itrust deed. (3) To all persons having recorded liens subsequent to the interests of this rustee in the trust deed as their interest appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor or successor upon any trustee herein, or to any successor trustee appointed bereauties that any define therein, or to any successor trustee appointed bereauties there shall be vested with all title, powers and the trustee in subsequence. Under the successor definess there and the interest of the successor or successor upon any trustee named breels, or to any successor trustee appoint a successor trustee herein named or appoint a successor or successor is and here on the successor and the successor on any trustee herein named or appoint as the successor on any trustee herein the to the successor and the successor point here to the interest and substitution shall be made by written hair without con-and the beneficiary, containing reference to this trust deed and its place of the proper appoint and when the porperty is strusted, shall be conclusive proof of the proper appointment of the successor trustee.

proper appointment, of the successor trustee. 11. Trustee 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 motify any party hereto of pending sale under any other deed at trust or to any netion or proceeding in which the grantor, beneficiary or trust estable party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and blands all parties hereto, their heirs, legatest devices, administrators, executors, successors and assigns. The torm "beneficiary" shall mean the holdor and owner, including pledgee, of the noto secured hereby, whether or not named as a beneficiary heredia. In construing this deed and whenever the context so requires, the mas-culture generation of the singular in the feminine and/or neuter, and the singular number in-cludes the plural.

STATE OF OREGON) ss. County of Klomath) ss. THIS IS TO CERTIFY that on this 202 day		
Notary Public, in and for soid county and state, per HARRY VOCKEY AND MART to me personally known to be the identical individual they executed the same freely and voluntarily for	HA P. YOCKEY, HUSDANA ANA WILE S. named in and who executed the foregoing instrument and acknowledged to me that	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Median St. FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	STATE OF OREGON County of Klamath ss. I certify that the within instrument was received for record on the _30th day of _SEPTEMBER197 at3;58oclock P. M., and recorded in book _M77on page _18658 Milless my hand and seal of County attixed: NDEKED D	
<u>January</u> A.D., 19 <u>78</u> at <u>12:5</u>		

Norma (2013) Maria Maria Malamatana di

> dera de