Loan #01-41467 KC/T A-28822

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Vol. 78 Page 1644 42285 TRUST DEED.

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LYNDELL EDWARDS AND NANCY L, EDWARDS, Husband and Wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary; as gailed and a second 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:

Lot 13 in Block 7 of First Addition to Cypress Villa, according to the official plat thereof on file in the office of the County Clerk of Klmath County, Oregon.

co which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenamonis, hereditements, rents, issues, profits, water rights, easements, or privileges now or

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

The and stear of all encumprances and that the granter will and his heirs executors and administrators shown and agrees to pay said nots according to the terms the status of all persons whomsover.

said policy of insurance is not so tendered, the beneficiary may in its own discretion obtain insurance for the benefit of the ipencificity, may in the insurance shall be non-cancellable by the grantor during the full term of the policy thus obtained. In order to provide regularly for the prompt payment of and taxes, assess-ments or other charges and insurance premiums, the grantor agrees to may to the provide regularly for the prompt payment of and taxes, assess-ments or other charges and insurance premiums, the grantor agrees to may to the property as a interest payable under the terms of the note or obligation secured other charges due is equal to one-twelfth (1/12th) of the faree, assessments and ing twelve months, and byable with respect to said property within each succeeding the several purposes thereof and aball thereupon he insurance premiums such sums to be credited to the principal can ad incred by the boneficiary, several purposes thereof and aball thereupon he insolate the pay all with respect to and one-there in the several purposes thereof and aball thereupon he insolate the pay all by paysion of the beneficiary, in trust as a reserve account, without held shall be held by the beneficiary in trust as a reserve account, without held shall be held by the beneficiary in trust, as a reserve account, without held shall be held by the beneficiary in the seased agains and of porty, or any part thereof, before the same begin to bear interest, and also to pay premiums on all insurance policies upon and property, such and the through the beneficiary to some add property, such pays ment a to be the of body by the collector of summand and other there as also to pay remiums on all insurance policies upon and property. Such payments are to be made through the bene-ticy of as all soceands. The grantor here y authorizes the beneficiary to pay the insurance corriers or their charges is when the satements thereof i purple insurance premiums in the same and other othery subtorize and autin the by the insurance c

may at its option and the manual of state and the foregoing covenants, then the obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the herebicary may at its option carry out the same, and all its expenditures thereby the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the hereficiary shall have the right in its direction to complete any improvements made on said premises and also to make such repairs to asid property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or addiabat The grantor further agrees to comply with all laws, ordinances, r covenants, conditions and restrictions affecting said property to pay fees and expenses of this trust, including the cost of tills search, the other costs and expenses of the trustee incurred in connection in enforcing this obligation, and trustee's and attorney's fees actually to pacer in and defend any action or proceeding purporting to affect to agree a statistic or proceeding purporting to affect to agree a statistic or proceeding purporting to affect to agree a statistic or proceeding purporting to affect to agree a statistic or by the court, in any such action or pro-which the beneficies this deed, and all said sums shall be secured by deed.

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: I. 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 its right to commence, prosecute in its own name, spice beneficiary shall have its right to commence, prosecute in its own name, spice beneficiary shall have its right to commence, prosecute in its own name, spice beneficiary shall have such taking and, it is so elects, to require that all or any ac-tion or proceedings, or to make any compromise or settlement of the noney's payable as compensation for such taking, which are in access or incurred by the grantor in such proceedings, shall be paid accessarily paid or incurred by the grantor in such proceedings, shall be paid expressed and expresses and storney's lean nonessarily paid or incurred by the beneficiary in such proceedings, and the salance applied upon the indebtedness secured hereby; and the grants agreed at its own exprese, to take such actions and execute such instruments agreed to necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any time and from time to time upon: written request of the beneficiary

at its own expense, to take such actions and execute, and instruments as shall be necessary in obtaining such compensation; promptify upon the beneficiary's request. 1. At any time and from time to time upon written request of the bene-ficary, payment of its first and presentation of this deed and the nots for en-dorsement (in case its first and presentation of this deed and the nots for en-intervention of the state of the state of the state of the bene-likely of any person for incompany of the indebtedness, the trustee may (a) any easement or creating and rest of the bene of the state of the bene-ficary payment of the first and from time of the state of the bene-likely of any person for incompany of the state of the state of the bene-likely of any person for incompany of the state of the bene-icary payment of the indebtedness, the trustee may (a) any easement or creating and rest of the bene or charge hereof; (d) reconvey, without warranty, all or any part of the bene or charge hereof; (d) reconvey, and the recitais therein of any matters or fact shall be stoled and there of and truthfulness. thereof, Trustee's fors any of the secularity eprod of the shall be \$5.00. and the stole of the state and of any personal property located thereon. Until the performance of any the state and of any personal property located thereiny or in let all such rents, issues created the in person, by agent or the state ficitary may at any time withous obstatist by the grandor hereiny or in become due and payshes. Domines and pays and is the prove ficitary may at any time withous obstatist by the grandor hereing or any state of the advectories of the state and profits of the state ficitary may at any time withous obstatist by the grandor hereinder, the bene-ficitary may at any time withous obstatist by the grandor hereinder, the bene-ficitary may at any time withous matter in person, by agent or by a re-ficitary may at any time withous obstatist by the grandor hereinder, the bene-ficitary ma

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4. The entering upon and taking possession of said property, the collection of such rents, latues and profiles or the proceeds of fire and other insurance pol-teles or compensation or awards for any taking or damage of the property, and the application or release thereof, as altoreald, shall not our or waite any de-fault or notice of default herounder or invalidate any sot done pursuant to such notice.

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source, any sec cone pursuant to o, The grantor shall notify beneficiary in writing of any sale or con-t for sale of the show described property and furnish boasficiary on a supplied it with noch personal information concerning the purchaser, as of ordinarity be required of a new ioan applicant and shall pay beneficiary reles charge.

a service charge. 6. Time is of the essence of this instrument and shall pay beneficiary as greament hereuder, the beneficiary secure hereby or in performance of any mediately due and payahle by delivery to the trustee of units secured hereby im-mediately due and payahle by delivery to the trustee of any secure hereby of and effection to sell the trust property, which notice trustees and in other duy filed for record. Upon delivery of said notice of defaults and elections to sell, the trust performance the beneficiary shall deposit with the trustee of and and in promissory notes and documents evidencing expenditures secured hereby, whereupon the required by law.

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other sponsors privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses setually incurred in enforcing the terms of the obligation and trustee's and attorney's found not exceeding \$50.00 each), other than such portion of the principal as would not enceded then an or default occurred and thereby cure the default.

8. After the laps of such time as may then be required by law following the recordation of said notice of default and giving of said notice of default and giving of said notice of also, the usies shall said properly as the time and place fixed up have not not other in said. Bother are also and the said said of the said said to the said said the said

STATE OF OREGON

nouncoment at the time fixed by the preceding postponasment. The trustee shall deliver to the purchaser his deed in form as required by iaw, coavering the pro-perty so sold, but without any coverant or warranty, express or implied. The relials in the deed of any matters or facts shall be coclusive proof of the truthruiness thereof. Any percon, accluding the trustee but including the granter and the baneficiary, may purchase at the sale. 9. When the Trustee sells purcluant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expense of the sale including the compension of the truste, and a reasonable charge by the attorney. (2) To the obligation secured by the interests of the trustee in the trust deed as their interests appear in the interest of the successor in interest suitied to such surging.

10. For any reason parmitted by law, the beneficiary may from time to time appoint a successor or nucleon by law, the beneficiary may from time to time appoint a successor or nucleon to any trustee named herein, or to any nuccessor trustee appointed barcunster, upon such appointment and without con-veyance to the successor trustee, the black shall be vested with all title, powers and duits conferred upon any trustee the black shall be vested with all title, powers such appointment and substitution shall be made by or provide hereunder. Each by the beneficiary, containing reference to this trust for dustrument exclude to the outles in which the property is situated, shall be conclusive proof of 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, inurs to the benefit of, and binds all parties hereto, their heirs, legates devises, administrators, exceutors, successors and asigns. The term 'beneficiary' shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary' mercin. In construing this deed and whenever, the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

En allauch

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

Manay R. Edward SEAL County of Klamath THIS IS TO CERTIFY that on this 26 7 day of January Notary Public, in, and for said county and state, personally appeared the within named they arguited the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEHEOF, I have bereunto set my hand and affized my notated seal the day and year last above written SEAD STORE STORE Notary Public for Oregon My commission expires: 11-12-78 2.407.82 2045-00 Loan No. TRUST DEED

Grantor

Beneficiary

ar yar dostrog STATE OF OREGON County of <u>Klamath</u>

I certify that the within instrument was received for record on the 27th day of <u>January</u>, <u>1978</u>, at 11:346'clock A.M., and recorded in book M78 on page 1644 Record of Mortgages of said County.

, 19.78, before me, the undersigned, a

Witness my hand and seal of County affixed.

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Wm. D. Milne By Linether Relach Deputy Fee \$6.00

the succession of a character of the transmission of the dependence REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

Trustee

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TO: William Sisemore, __ The undersigned is the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebledness secured by said trust deed (which are delivered to you herewilk logether with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same.

Klamath First Federal Savings & Loan Association, Beneficiary

by_____

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