Loan #01-41469 M/T 4990

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TRUST DEED

THIS TRUST DEED, made this 27 th day of 19**7.9**...., between ...January..... DANNY LEHMAN AND CHARLINE LEHMAN, Husband and Wife also known as 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, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 22 in Block 10, TRACT 1064 - FIRST ADDITION TO GATEWOOD, 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 appurlenances, tenemonts, hereditaments, rents, issues, profits, water rights, easements or privilages no hereofter balanging to, derived from or in anywise apportation of the above described premises, and all plumbian, lighting, heating, vanti-lating, air-conditioning, refrigerating, watering and irrigation opparatus, equipment and fistures, together with all awnings, ventian blinds, floor

This trust deed shall further secure the payment of such additional momory, s as may be loaned hereafter by the beneficiary to the grantor or others g an interest in the above described property, as may be evidenced by fana one note, the beneficiary may erredt payments received by it upon

The grantor hereby covenants to and with the trustce and the be m that the said promises and property conveyed by this trust of and clear of all encumbrances and that the grantor will and hi tors and administrators shall warrant and defend his said title sit the Chinas of all previous whomosever.

The grantor covenants and agrees to pay said note according to the ter-ord and, when due, all taxes, assessments and other charges levied aga property; to keep said property free from all encumbrances having p net over this trust deed; to complete all buildings in course of construc-ercafter constructed on said promises within six months from the d for the due construction is hereafter commenced; to repair and rest property which movies dame manner any building or improvement property which movies dame and the manner any building or improvement incurred therefor; to allow henceficiary to inspect and promotion at not or destroy any safet written notice from hencificary of a not or the data promise; to keep all buildings and improvements a during construction; to replace any work or materials unsatisfactory filter erected upon axid promety in good repair and rest attend of premise; to keep all buildings and improvement and interviced on said premise; to keep all buildings property and improve-or or such terest to keep all buildings property and improvement or or such there is to keep all buildings to proper to against is which premise; to keep all buildings to proper to a dispose or all the struct and as the principal sum of the note time input sum not less than the original policy of insurance in correct form and y, and to deliver the original policy of insurance in correct form and we s trust deed, in a company of deliver the original policy of payable clause in favor of it to the principal place of he rior to the effective date of insurance is not so tendered in insurance for the benefit of the the sentor during the senter during the senter

In order to provide regularly for the surance prendums, the grant and in addition to the m under the terms of the note in-twelfth (1/12th) of the tax and interest payable u where works, and the one-thirty-sizth (1/12th) of weive months, and the one-thirty-sizth (1/12th) le with respect to said property within each trist deed remains in effect, as estimated and sums to be credited to the principal of the al purposes thereof and shall thereupon he ch or, at the option of the benchicary, che au nendiclary in trust as a reserve account, wi yangable.

the grantor is to pay any and all taxes of or assessed against said property, or gin to bear interest and sho to pay pr isld property, such payments are to be loresaid. The grantor hereby authorizes tares, assessments and other charges le y in the amounts as abown by the stat-tor of such tares, assessments or other callurs in the amounts shown on the carliers or their terpesculatives, and to the loan or to withdraw the sums while the sum withdraw the sums while

waining in the reserve account ervo account for taxes, assessm sufficient at any time for the e grantor shall pay the deficit d within ten days after such the amount of such deficit. y.

N IN SAME

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its option aid the amount of such deficit to a securit Arcray. build the grantor fail to keep any of the foregoin ry may at its option carry out the same, and all of on all security and the specified in the note, or on all security and the specified in the note, and the security of the security rection, the beneficiary shall have the security rection, the beneficiary shall have the security as in its sole discretion it may deem necessary

The grantor further agrees to comply with all laws, ordinates, conditions and restrictions affecting said property; conditions and restrictions affecting expenses of this trust, including the costs and expenses of the trust-g this obligation, and trustee's and in and defend any action or proceeding or the rights or prosum to be fixed by the court, in any such action beneficiary or trustee may appear and in any sult foreclose this deed, and all said sums shall be see

he beneficiary will furnish to the grantor on written request therefor an statement of account but shall not be obligated or required to furnish the statements of account.

It is mutually agreed that:

Is inducany agreen that: In the event that any portion or all of said property be tight of eminent domain or cond-innation, the benefit to commence, prosecute in its own name, appear in or proceedings, or to make any compromise or settlement in fing and, if is o elects, to require that all or any portion as compensation for such taking, which are in excess of o pay all reasonable, oach, expenses and attorney's frea-red by the scatter in Such proceedings, shill be paid to its by it in that by reasonable costs and expenses applied upon the indebtedness hencificary is such proce-applied upon the indebtedness hencificary in such proce-

creating and restriction successful to affecting this deed or the lice or chi-, all or any part of the property. The cribed as the "person or partsons lega in of any matters or facts shall be cof. Trustee's lees for any of the se

As additional security, grantor hereby assigns to h neficiar

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6. The ontering upon, and taking possession of said property, the collection of such reut; issues and profile or the proceeds of fice and other hasurance pol-letes or connectation or swards for any taking or dismage of the property, and four the property of the said of a state of a said not cure or waits any de-tault or notice of default hereunder or invalidate any act done pursuant way such notice.

5. The granior shall notify beneficiery in writing of any sale or con-tract for 'ale of the above described property and furnish beneficiary on a form auppiled it with such personal information concerning the purchaser as world ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a series things:
6. Time is of the ensence of this instrument and upon default by the granter in psynont of any indebtedness secured hereby or in performance of any segreement hereauler, the beneficiary may declared hereby in-mediately due and payable by delivery on the trains all umas accured hereby in-mediately due and payable by delivery of and notice function and the shall call dual to true for the train all notice of default and election to sell the trust regreent, while instruments and thereing any documents evidencing expenditures accured hereby, whereupon the trustere shall fix the time and place of sele and give notice thereof as then required by law.

7. After default and any ume prior to five days before the date set by the Trustee for the Trustee's sale, the granici or other person so privinged may pay the entire amount then due under this trust deed and the obligations secured thereby (including cost: and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other than such portunation the principal as would not then be due had no default occurred and thereby cure the default.

puncement at the time fixed by the preveding postponement. The trustee shall elter to the purchase, his dead in form as required by law, convering the pro-rety so reld, but without any convention or warrenty, enprove or familied. The claim is the deed of any mainters or facts shall be conclusive proof of the uthfulness thereof. Any person, excluding the trustee but including the grantor id the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided here trustee shall apply the proceeds of the trustee's sale as follows: - the expenses of the sale including the compression of the trustee, reasonable charge by the attorney. (2) To the oblighton secured trust deed. (3) To all persons having received ellems subsequent interests of the trustee in the trust deed as their interests appear order of their priority. (4) The surplus, if any, to the granter of the deed or to his successor in interest cutilied to such surplus. by to

10. For our sectors in interest criticity to such airplus.

 It is a successor or successors to any frustee named arrein, or successor trustee, the backficiery may from the successor trustee appoint a successor trustee, the hatter shall appoint and the conferred upon any trustee herein named or appointed hereinder appointed in the successor trustee, the hatter shall be made by written instruments and substitution shall be made by written instruments by the beneficiary, containing reference to this trust deed and its pre-trustent, which, when recorded in the office of the county cirk or recorder or proporties in which the property is situated, shall be conclusive 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, inverse to the benefit of, and binds all parties hereto, their heirs, legates devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holter and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary berchin. In construing this deed and whenever the context so requires, the amaculine gender includes the femiline and/or neuter, and the singular number includes the loral.

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

any w to (SEAL) Charling L. Lehman (SEAL) THIS IS TO CERTIFY that on this _20th day of _____ January

STATE OF OREGON

County of Klamath

, 19.78., before me, the undersigned, a

Notary Fublic in and for said county and state, personally appeared the within named "DANNY LEHMAN AND CHARLINE LEHMAN, Husband and Wife, also known as "Danny W, Lehman and Charline L. Lehman (o'me) personally known to be the identical individual S, 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.

IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my notafield seal the day and year last above written.

Λ V Been irals Notary Public for Oregon My commission expires: 11-12-78

Loan No.

PUBLIC

(SEAL)

STATE OF OREGON County of Klamath Ss

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TRUST DEED

Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary

After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION

(DON'T USE THIS SPACE: RESERVIO FOR RECORDING COUN

I certify that the within instrument was received for record on the 31st day of January , 1978, at 11:05'clock A.M., and recorded in book N78 on page 1878 Record of Mortgages of said County.

SS.

Witness my hand and seal of County affixed.

Wm. D. Milne By Pernecha & Acto Th Doputy Fee \$6.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Sisemore. Trustee

DATED:

The undersigned is the logal owner and holder of all indobtedness 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 indebtedness secured by said trust deed (which are delivered to you herewith tegether with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the

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by....

Klamath First Federal Savings & Loan Association, Beneficiary

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