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TRUST DEED

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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, batgains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath. County, Oregon, described ins:

Lot 11 in Block 2, Tract No. 1120, SECOND ADDITION TO EAST HILLS ESTATES, 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, tenaments, hereditaments, rents, issues, profits, water rights, easements or privileges no reafter belonging to derived from or in anywise apportaining to the above Jascribed premises, and all plumbing, lighting, heating, ventihereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apperatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and linelawn, shades and built-in appliances now or hereafter installed in or used in connaction with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing performance of the grantor herein contained and the payment of the sum of <u>FORTAUTINE DEATHER</u> (Second Second Second

his trust deed shall further secure the payment of such addition as may be lossed hereafter by the beneficiary to the grantor an interest in the above described property, as may be evide notes. If the indebtedness secure by this trust deed is ev han one note, the beneficiary may orelit payments received by sold potes or part of any payment on one note and part o beneficiary may elect.

Of said words or part of any payment on one note and part on another the beneficiary may else. The grantor hereby covenants to and with the trustee and the beneficiar in that the of all premises and property conveyed by this trust deed as that the first of all premises and property conveyed by this trust deed as into a sud administratory shall we do a state and be all inst the claims of all persons whomeover.

executors and saministrators shall warrant and defend his said title thereto sminot the claims of all persons whomsover. The grankfor covinsatis and agrees to pay said note according to the terms thereof and when due all targe assessments and other charges levid against said property; to keep and property free from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said premises within six months from the date bereof or the date construction is hereafter commenced; to repair and restore promptly and in good workmanilke manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to inspect said property at a limes during construction; to replace any work or materials unsalisatory to beneficiary within (lifeen days after written nolice from beneficiary of such nonstructed on said property in good repair and to commit or suffer now work of said premises; to keep all building; nonperty ad improvements now or hereafter erected upon asid property in good repair and to commit or suffer now or, hereafter erected on and property may from time to time require, in a sum not less than the original principal sum of the note or obligation secture by this trust deed, in a company or compaties acceptable to the bene-ficiary, and to deliver the original policy of insurance in correct form and with prime may sprior to the effective case of any such policy may in its adding with the base field any of hourance is not so the desert of any such policy may in its and with prime may prior to the effective case of any such policy may in its ava-discretion obtain insurance for the beneficiary may indiverse interval and with prime days prior to interval is not a beneficiary of the beneficiary may in its orm discretion obtain insurance is not so the dered. The beneficiary may in its orm discretion obtain insurance is not so the dered. The beneficiary may in

alned. That for the purpose of providing regulary for the prompt payment sments, and sovernmental charges level or assessed against the above iv y and insurance premium while the indebteiness secured hereby is in cu is lesser of the original purchase price paid by the grantor at the time e or the beneficiary's original appraisal value of the property at the i made; 'grantallments on principal and interest are payable an amount eq the date installments on principal and interest are payable an amount eq the taxe's assessments, and other charges due and payable with respect to he is each interest payable and the series of the nois or obligation a the is estimated and directed by the beneficitary. Smelle and this this True set (to said property within each succeeding three years while this True starts on their opeip pastbook seconts minus 974 of 156. If such rate authorits spect to said property within each succeeding three years while the feet as estimated and directed by the beneficiary. Beneficiary Benefi

by planne, ... by planne, ... While the gratter is to pay any and all taxes, assessments and assessed sgainets said property, or any part thereof, before the est and size to pay premiums on all insurance policies upc. said a see to be made through the beneficiary, as aforeast. The grant beneficiary to pay any and all taxes, assessments and other charg six said property in the amounts as aboven by the insurance of the amounts shown on the statements jumilted by the insurance of raiters and to withdraw the sume which may be required from my, established for that purpose. The granter agree shown to for any loss of a defect in any insurance policy, and the beneficiary heavy loss to all the obligations secured by this trust de-insurants receipts upon the obligations secured by this trust de-insurants receipts upon the obligations secured by this trust de-ter de instructures for payment, and satisfaction in full or the indebtedness for payment, and satisfaction in full or rance carriers or the from the

acquisition of the property by the beneficiary after default, any balance rearres account shall be credited to the indebtedness. If any authorized r for taxes, assessments, insurance premiums and other charges is not sufficient for the payment of such charges as they become due, the grantor deficit to the beneficiary upon demand, and if not paid within ten days after the beneficiary may at its option add the amount of such deficit to the primeroid of the second due, the primeroid of the second due the second due the primeroid of the second due the primeroid of the second due the second due to the primeroid of the second due to the primeroid due to the primeroid

poligation secticd hereby. Bhould the grantor fail to keep any of the foregoing covenants, the beneficiary may at its option carry out the same, and all its expenditures for shall draw interest at the rate specified in the note, shall be repay the grantor on demand such abail be secured by the lien of this trust de-this connection, the beneficiary shall have the right in its discretion to co any improvements made on said permises and also to make such repairs property as in its sole discretion, it may deem necessary or advisable.

The grantor further graves to comply with 211 laws, ordinance, regulation venants, conditions and restrictions alfecting said property; to pay all cor-ct and expenses of this trust, incidending the cost of title scarch, as well to enter costs and expenses of the trustee incurred in connection with entercing this obligation, and trustes's and attorney's fees actually incurr-appear in and defend any action or proceeding purporting to affect the sec y hereof or the rights or powers of the beneficiary or trustee; and to pay ats and expenses, including cost of vidence of title and attorney's fees anonable sum to be fixed by the court, in any such action or proceeding block the beneficiary or trustee may appear and in any suit brought by be end. to forciose this deed, and all said sums shall be secured by this tr

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

It is mutually acreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken r he right of eminent domain or condemnation, the beneficiary shall have ight to commence, prosecute in its own mame, appear in or defend any ac-or proceedings, or to make any compromise or stillement in connection with be as compensation for such taking, which are in y praid of the monory at compensation for such taking, which are in y praid of the monory be as compensation for such taking, which are in y pression of the providence of the proved of the gravitor in such proceedings, shall be paid to the beneficiary applied by it first upon any reasonable costs and expenses and attorney's accessarily paid or incurred by the beneficiary in such proceedings, and the sown expense, to take such actions and acceute such instruments as shall seesaary in inductain condensation, prompty you the beneficiary's attracts.

be necessary in obtaining such compensation, promptly upon the beneficies request. 1. At any time and from time to time upon written request of the b fulary, by the such and the such as the such as the such as the such as the donardine time such as the donardine time such as the donardine such as the donardine such as the such as the

- be \$5.00. 3. As additional security, grantor hereby asigns to be inuance of these trusts all rents, issues, royalies and of affected by this deed and of any personal property lo bor shall default in the payment of any indebteness? performance of any agreement hereunder, grantor shall h all such rents, issues, royalies and profile sented prior me due and payable. Upon any default by the grantor if to be sponted by a sented by the sented by the sented prior if to be sponted by a sented by the the perfilect all

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ne gran for sale of upplied it w ordinarily be w charge, Time is of in payment it hereum ; due eficiary

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I by law. After default and any time prior Trustec for the Truster's alle, ed may pay the entire amount th gations secured thereby (including et reing the terms of the obligation seeding \$4000 each) other than such a be due had no default occurred After the lapse of such time as ma relation of add notice of default as that sell said property at the time set there as a Whole of the meanagen parts a days before the state of the

sell said proper r as a whole or public auction to s, payable at th of same, since the public suction to the highest brown to United States, payable at the time of sais. Trustee any portion of said property by public announceme sale and from time to time thereafter may post the

sells

pursuant to the appr of the sale ... (3) Fo all persons the trustee in the successor in lat To the oblige any.

A successor or successors to i a successor or successors to i sites appointed hereunder, Upon is auccessor trustes, the latter uterrod upon any trustes herein ment and substitution shill be r liciary, containing reference to when recorded in the office of nites in which the property is timent of the successor For any retson permitted by law, the benefician

proper appointment of the successor frustee. 11. Trustee accepts this trust when this deed, duly executed a ledged is made a public record, as provided by law. The trustee is no to notify any party hereto of public sale under any other deed of any action or proceeding in which the grantor, bunefidary or trustee 12. This deed applies to, inures to the binefit of, and binds hereto, their heirs, legates devices, administrators, executors, suc assigns. The term "beneficiary" shall mean the holder and owner pledgee, of the note scured hereby, whether or not name as a hereto, their heirs, legates devices, administrators, executors, suc assigns. The term "beneficiary" shall mean the holder and owner pledgee, of the note scured hereby, whether or not name as a herein. In construing this deed and whenever the context so requires culues gender includes the feminine and/or neuter, and the singular culues the plural.

× Martin & Odam (SEIL)

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

tary Public in and for said county and state, personality Filowing to be the identical individual. The personality form to be the identical individual. The personality for the same freely and voluntarily for THE THE PROPERTY WHETHOF, I have here unto set my	named in and who executed the uses and purposes therein	the foregoing instrument and acknowledged to me that expressed. seal the day and year last above written. NOLD H H A A
TRUST DEED TRUST DEED TO Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary iter Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	My commission (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL. IN COUN- TIES WHERE USED.)	
To be used William Sisemore, Trustee The undersigned is the legal owner and holder of all been fully paid and satisfied. You hereby are direc and to statule, to cancel all evidences of indebtednes deed) and to reconvey, without warranty, to the pa	ST FOR FULL RECONVE only when obligations have indebiedness secured by the fo- ted, on payment to you of any r is secured by sold frust deed (or atles designated by the terms of Klamath First	VAORO VONTALON IO VANCE