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Vol. 78 Page 2524. TRUST DEED

THIS TRUST DEED, made this ...,9thlay ofFebruary..... NIELS L. BREDAHL & DONNA J. BREDAHL, 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 granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in . Klamath County, Oregon, described as:

> The Southeasterly one-half of Lots 1 and 2 in Block 19 of FIRST ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

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

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privilages now or hereafter 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 apportus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as wall-to-well carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter acquire, for the purpose of securing (s. 20, 800,00,) Dollars, with interest therein contained and the payment of the sum of <u>TWENTY THOUSAND EICHT</u> beneficient or order and made by the grantor, principal and interest being payable in monthly installments of s. <u>174.72</u> <u>reference</u>.

is trust deed shall further socure the payment of such additional money, as may be loaned hereafter by the beneficiary to the granter or others an interest in the above described property, na may be evidenced by notes. If the indextedness secured by this trust deed is evidenced by and none note, the hereificary may redit payments received by it upon sail potes or part of any payment on one note and part on another, omenicary may elect.

The grantor hereby covenants to and with the trustee and it that the said premises and property conveyed by this tr ind clear of all encumbrances and that the grantor will a tors and administrators shall warrant and defend his said it the claims of all persons whomesover.

putors and administrators shall warrant and defend his said title i inst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the reof and, when due, all taxes, assessments and other charges levied i poperty; to keep said property free from all encumbrances havin hereafter combracted on said premises within six monthe from the boration onstructed on said premises within six monthe from the other ine date construction is hereafter commenced; to repair and i property is good workmanike manner any building or inproveme property ine date construction is hereafter commenced; to repair and i property and therefore the date on the same said the same said the same a incurred therefore any said the any work or materials unsatisfact i, not to remove or desirey any building or place from beneficiary of itructed on said premises; to keep all buildings, property and import auffer erected upon and property in good repair and in the one of a same not easi that said the beneficiary may from time to time to again if or or such other hazards as the beneficiary may from time to time or audity from the state in favor of the beneficiary attached and ing any this trust deed, in a company or companies acceptable to then and days infort to principal place of buildes of the beneficiary and use instate in favor of the beneficiary attached and instates and the instate in favor of the beneficiary attached and instates of the instants of the the beneficiary attached and instates and the instate in favor of the beneficiary attached and is and approved place to builtes of the beneficiary at the beneficiary and days infort to principal place of builtes of the beneficiary at the policy of insurance of the beneficiary. which he is a days infort to principal place of builtes of the beneficiary in fit is denoted in haurance of the beneficiary in the beneficiary in the beneficiary in the beneficiary.

That for the purpose of providing regularly for the prompt payment of all taxes ments, and governmental charges levied or assessed against the above described pro-main invaries premium while the inductions secured hereby is in access of 80% lectr of the original purchase pice paid by the grantor pice to the the lean way or the beneficiary's original appraisal ratios of the property is thus the blan way and and invaries premium while the invaries of the property is the list of the purchase pice paid by the grantor of obligations and invaries the paylo the beneficiary is addition to the mine the lean way date installments on prioripal and interest are payable an amount basis and invaries the paylo the beneficiary. Beneficiary shile this Trunt Date with a set installements, and other the terms of the proper basis the installer on said amounts at a rate one i weeter the the insurance premium basis is not bler open passhout accounts minus 3/4 of 1%. If with rate is is a sing is rate as a set one is not the interest date is paralle and interest is be rate of interest paid ball be 4%. Interest shall be computed on the average / balance in the account and shall be paid quarterly to the grantor by credition the rate of interest paid ball be 4%. Interest shall be computed on the average / balance in the account of the interest date. That for the pu

While the grantor is to pay any and all tates, assessments and other charges levied assessed against and property, or any part thereof, before the asses begin to bear sti and also to pay premiums on all insurance spolicies upon add property, such pay-a are to be made through the Lenfelctry, as aforeable. The pranto-party, such pay-beneficiary to pay any and all tates, assessments and other charges levied imposed at add property in the annumia as shown by the statements thereof numbers pro-tication of the statements when by the statements thereof much a pay-tatives and to sithfars the suma which may be required from the reserve account tatives and to sithfars the suma which may be required from the reserve account interest of the target and the beneficiary hereby is authorized, in the of a defect in any finsurance policy, and the beneficiary hereby is authorized, in the of a defect in any finsurance policy and the brunch trust of a company and to apply any insurance receipts for on the foligations accured by this trust deed, in computing the

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uisition of the property by the beneficiary after default, any balance ren pressecount shall be credited to the indebiedness, if any authorized in large, assessments, insurance premiums and other charges is not suff of the payment of such charges as they become due, the granter eff to the beneficiary most educand, and if not paid within iten days after beneficiary may at its option add the amount of such deficit to the prisition security hereby. at any pay the

alion scored hereby. Bhould the grantor fail to keep any of the foregoing covenants, then then efficiary may at its option carry out the same and all its expenditures there shall draw interest at the rate specified in the note, shall be repayable by grantor on demnad and shall be secured by the lies of this brans deed. In portenction, the beneficiary shall have the right in its discretion to complete improvements made on said premises and also make such repairs to said perform as in the said premises and also the scheme or discretion to complete hereby as in its soid, discretion it may deem necessary or advisable.

perfy as in its sole discretion it may deem necessary or advisable The grantor further agrees to comply with all laws, ordinances, re-remants, conditions and restrictions all folding the poperty: to pay a and expenses of this trust, including the cost of litle search, a so ther costs and expense of the trustee incurred in connection enforcing this obligation, and trustee's and altorney's foces actually hereof or the rights or powers of the beneficiary or trustee; and it is and expenses, including cost of evidence of title and extorney's monshie sum to be fixed by the court, in any such action or pro-cial the beneficiary or trustee may appear and in any suit brought tary, to foreclose this deed, and all said sums shall be secured by d.

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

1. In the event that any portion or all of said property shall be take for the right of eminent domain or condemnation, the bunchiclary shall has right to commence, prosecute in its own name, appear in or defend any and b or proceedings, or to make any compromise or settlement in connection with able or said of the set of the said or any portion of the amount r red to pay all means for such taking, which are in access of the amount r incurred by the grantor notic transment and express and proceedings, and the applied by it first upon any proceedings, shall be paid to the beneficiary incore applied upon the indebtedness secured havins and proceedings, and the is own acpeace, to take such actions and expressed in instruments as shall rest.

De necessary in obtaining: such compensation, promptly upon the vertex. 3. At any time and from time to time upon written request itery, payment of its frees and presentation of this deed and the iterary, bayment of the inductory in written to the payment of the inductory without shilly of any period for the payment of the inductory is written to the inductory iterary is a superior for the payment of the inductory is any any early and restrictions thereon, (c) join in any rother agreement affecting this deed or the lies or charge hereof; without warranty, all or any matter a or facts affail. See one of the early be described as the "period or fact and be described as the "period or facts affail be conclusive interfuence thereof. Trustee's fees for any of the services in the start of the start." e pro

1.00 source. 1.00 source. Inturnee of these trusts all rents, issues, royalites ar "affected by this deed and of any personal property, for shall default in the partners of any indebtedness performance of any agreement hereunder, grantes shall all such rents. Issues: royalites and brofils expred or beneficiary de per lect all such rents, become due and p ficiary may at any ceiver to be appoin security for the in and profits, incu and profits, incu sis and expenses upon any inc

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Time is of th payment or any hereunder, the t due and payable i in to sell the tri ents ev the tip and place li fix law,

After default and any time p Trustee for the Trustee's an d may pay the entire amount gations secured thereby (including five days th (Int obl. th the en red then th

8. After the lapse of such time as may then the recordation of said notice of default and givin trustee shall soil said property as it of default and givin of said, either as a whole or in separate most plat farmine, at public suction to the bighest biddee for United States, payable at the time of said. Trustee any portion of said property by public announcement said and from time to time thereafter may post; in la may postpour t at such tim one the sale of

When the Trustee sails shall apply the proceed cuses of the sale includ pursuant to the of the truste ble ble i of the to inclu alto pers charge by the (3) Fo all the trustee orney. (2) To the ons having records to trust deed as " hie

For any reason permitted by law, the a successor ites appoint mierree upoi a id su trustee, the latter shall any trustee herein nam balifution

11. Trustee accepts this trust when d is made a public record, as provide ight by

to notify any party hereto of particular by law any action or proceeding in which the grantor, here party unless such action or proceeding is brough 12. This deed applies to innres to the benchereto, their heirs, legatess dynamissras, the term "beneficary" shall mean the pledgee, of the nots ecoured hereby, whicher or herein. In construing this deed and whenever the or culles gender includes the feminine and/or neuter, cludes the plural. and context so rec. and the sing

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

THIS IS TO CERTIFY that on this	day of February 1978, before me, the understand
my Public in and for said county and state	parsonally annound the still
personally known to be the identical individ	DAHL & DONNA J. BREDAHL, husband and wife lucis named in and who executed the foregoing instrument and acknowledged to me the
CONTRACTINON WIDDLOF, I have hereunic a	et my hand and affixed my notarial seel the day and year lost above written.
	Nouvella Bert Stamulton
	Notary Public for Oregon My commission expires: $3/20/81$
and the second	Prove and the second s second second se second second s
an No	STATE OF OREGON
TRUST DEED	County of <u>Klamath</u> Ss.
	I certify that the within instrument
	was received for record on the 10th
	day of <u>February</u> 1978
Grantor	FOR RECORDING in book
TO	THE WHERE RECORD OF Mortgages of said County.
AND LOAN ASSOCIATION	Witness my hand and seal of County
Beneficiary	cunxea.
Recording Return To: KLAMATH FIRST FEDERAL SAVINGS	Wm. D. Milne County Clerk
	BUSE BUSE AND
	Fee \$6.00 Deputy
REQ	UEST FOR FULL RECONVEYANCE
	used only when obligations have been paid.
lliam Sisemore,, Trustee	
e undersigned is the logal owner and holder o sen fully paid and satisfied. You hereby are a	f all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed
	f all indebidedness secured by the foregoing trust deed. All sums secured by said trust deed inceted, on payment to you of any sums owing to you under the terms of said trust deed or dness secured by said trust deed (which are dolivered to you herewith together with said a parties designated by the terms of said trust deed the estate now hold by you under the
	the solid now not by you under the
an a	Klamath First Federal Sovings'& Loan Association, Beneficiary
ELERPER E™ THERE AND	Бу <u>та в разволя в разво На верстве разволя в ра</u>
45013	g data Sebelah Butasa karini da berangkari da da karangkari da data Sebelah Butaber (1997). Butaber (1997) Berang sebelah berang menangkari da dari dari dari dari dari dari dar
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