A SALAN THE REAL PLANE

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Loan 01-41475 M/T 6047

TRUST DEED

, as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary; WITNESSETH;

An The granter irrevecably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in .Klamath County, Oregon, described as:

HARREN COL SALE DERMARKE

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Lots 21 and 22 in Block 17, ELDORADO HEIGHTS ADDITION to the City of Klamath Falls, 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,

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all enzumburnees and that the grantor will and his here, executors and administrators shall warrant and defend his said title thereto gainst, the claims of all persons whomsover.

The grandor covenants and agrees to pay said note according to the terms hereof and, when due, all faxe, assessments and other charges levied against said property; to keep said property free from all encumbrances having presedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property; to keep said premises within six months from the date said prove the second second second second second second said property and in good workmanike manner any building or improvement on said prover therefore; to all anged or destroyed and pay, when due, all immes during construction; to replace any to introduce from herefildary within fifteen days after written notice from herefildary of auch act; not to remove or destroy say building or improvements now or hereafter constructed on said premise; to keep all buildings, uproperty and improvements now one hereafter erected on said premises continuously insured against loss ow on the other hazinfa as the herefildary and for the nois or obligation to use the other hazinfa as a the barefildary may from time to this thus deed, in a company or compaties accoptable to the benelidery, and a pression here of the sure of the more form and with the sure of insurance is not is charged or the banefildary with in the infildent days after or the banefildary may form time to the nois pressified of insurance is not is charged or the banefildary with in the infildent days prior to the effective days of the banefildary with intering a prior to the intering a prior the banefildary may in its own interior obtain insurances for the beneficiency with insurance. In this own is provide the barged the banefildary which insurance interior obtain insurances for the beneficiency in the full term of the policy of insurance.

In order to provide regularly for the prompt payment of said taxes, assessments or other charges and insure the prompt payment of said taxes, assessble beneficiary, together with and in additional to the monthly paid and the principal and interest payable under the iterms of the note or obligation secured hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and there charges due and payable with respect to said property within each succeed ag twelve months, and also one-thirty-sixth (1/25th) of the insurance promiums ayable with respect to said property within each succeeding there years while this trust deed remains in effect, as estimated and directed by the beneficiary, uch apuns to be credited to the principal of the losan until required for the every in purpose: thereof, and shall thereupon be charged to the principal of, the or boy control of the second, which are also and the same and the pay and on the same and and the same and the same and the same and the same and the control of the same and the same and the same and the same and the control of the same and the same and the same and the same and the control of the same and the control of the same and the same a

While the grantor is to pay any and all taxes, suscements and other charges levied or assessed, against said property, or any mark theread, before the same begin to bear interest and also to be made through the interace policies upon said property, such payments for be beneficiary to pay itelary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all iteses, assessments, and, other charges, teried or, iluposed against add yroperty in the amounts as abown by the statements thereof furnished by the collector of such taxes, assessments or other charges said upon the insurance premiums in the samounts shown, on the statements under the pay the insurance premiums in the samounts, shown, on the statements under the principal of the insurance carriers or their programs which may be required from the reserve account, if Any, estabilished for that, purpose. The grantor, agrees is no event to blot the beneficiary responsible for failure to have, any insusurance policy, and the beneficiary hereby is authorized, in the sevent of a soft, to compromise and satiful with any insurance company and to the state of principal uses, to compromise and satifue with any insurance company and to be apply any such insurance predicts upon the obligations secured by this truet deed. In computing the amount, of the inductive or payment and astigations default, any balance remaining in the reserve account shall be credited to the indebtcdness. If the reserve account for faxes, assessments, insurance premium and other charges is not sufficient at any time for the payment of such - jaxges as they become due, the grannor shall pay the deficit to the beneficier, upo demand, and if not paid within ten days after such demand, the beneficier, may at its option add the amount of such deficit to the principal of th obligation secured hereby.

Should the granicar fail to keep any of the foresoing covenants, then the sentileary may at its option carry out the same, and all its expenditures therefor shall draw interest at the rate gravited in the outs, shall be the start the grantor on demand and shall be secured by the lien of this trust which this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as it is is sole discretion it may deem necessary or a dvisable.

The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costa fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustees and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee may appear and in any suit brought by benetion for of corclese this deed, and all said sums shall be secured by this trust for a force in a feed.

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

It is mutually agreed that:

". L'In the event that any portion or all of said property shall be taken nader the right of aminent domain or condemnation, the beneficiary shall have he right to commence, protectule no its own name, appear in or definitary action or proceedings or to make any compromise or settlement in contriction with hypothese compensation for such rought shall be read to rany portion of the money's hypothese compensation for such rought shall be paid to the benify paid in incurred by the grantor in such proceedings, while be paid to the benify paid or any portion of the incurred by the beneficiary in such proceedings, and the estimated of the grantor in such proceedings and the paid to the bailton are can accusarily paid or incurred by the beneficiary in such proceedings, and the saince applied upon the indebtedness secured hereby; and the grantor agrees t is own expense, to lake such actions and excute such instruments as shall so necessary in obtaining such compensation, promptly upon the beneficiary's

.1. At any time and from time to time upon written request of the ben cirar, payment of its releas and pretentation of this deed and the note for enforment (ha case of full reconveyance, for cancellation), without affecting the dislity of any person for the payment of the indevice may (a case to the the making of any map or plat of and property; (b) join in granting on grant and festicicion thereon, (c) join in any subordination of realing and festicicion thereon, (c) join in any subordination endowed and the release of the property in the payment of the indevice the payment of the payment of the property. (b) join in granting the received and festicion thereon (c) join in any subordination endowed and the release of the payment of the payment of the payment of the release of the release of the payment of th

"33." As additional security; grantor hereby assigns to beneficiary during it alinuance of these trusts all rents, issues, royalitas and profits of the pr riy affected by this desciand of any personal property located thereon. Unit and or shall default in the "psymot of any indeficiences actured hereby, or a performance" of any agreement herebuder, grantor shall have the right to octall such rents, issues, royalites and profits acmod prior to default as the common due and psymbol. Upon any default by the grantor hereunder, the ben instring and the indeficience inthe two person, by agent or by a r iver to be appointed by "a court; and without regard to; the adequiry of a seurity" for the indeficiences hereby accured, enter upon and take possession : id property, or any mart thereof. In its of planms suc for or otherwise colleg a rents, issues and profits, though those past due and collection, including reaso to automer a fer, ber any act marks and appendent and collection, including reaso to actor are a person of operation and collection, including reason to automer a fer, upon any indeficience hereby and in such ord

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4. The entering upon and taking possession of said property, the collection of much rents, issues and prolita or the proceeds of fire and other insurance policies or rampensation or sevaries for any taking, or damage of the property, and the policing or release thereor, as a foresaid, shall not curs or white any default or notice.

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5. The grantor shall notify baneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a sarrise charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness source hereby or in performance of any arctites the beneficiary may declare all sums secured hereby in mediately due and payable by delivery to the trustee of written notice of default and election to 2:1 the trust property, which notice trustee shall cause to be dury filed for record. Upon delivery of and notice of default and election to sell, the beneficiary shah, deposit with the trustee this trust deed and all promissory notes and documents evidencing expenditures accured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other parson so privileged may pay the entire surrount then due under this trust deed and the obligations accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's feen not exceeding \$30.00 each) other than such portion of the principal as work of then be due had no default occurred and thereby cure the default.

 nouncoment at the line fixed by the precedus postpossment. The trustee shall deliver to the purchases his deed in form as required by law, conveying the property so sold, but without any covenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be coachuidre proof of the truthfulsess thereof, any person, assiuding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided haveln, the trustee shall apply the proceeder of the trustee's sale as follows: (1) To the expense of the sale including the compensation of the trustee, and e trustee deed. (3) To all persons having recorded likes appear to the trustee in the trust deed as their interests of the trustee in the trust deed as their priority. (4) The surplus, if any, to the grantor of the trustee appear in the order of their priority. (5) To the surplus, if any, to the grantor of the trustee appear.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to an, successor trustee appointed bereuder. Upon such appointment and without con veyance to the successor trustee, the latter shall be vested with all tills, power and duits conferred upon any trusten herein atmed or appointment and euclass such appointment and substitution shall be made by written instrument execute by the beneficiary, containing reference to this trust deed and its place o record, which, when recorded in the office of the county clerk or recorder of th county or counties in which the property is situated, shall be conclusive proof o 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 obligate 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, invest to the benefit of, and binds all particle horeto, their heits, legatess devises, administrators, executors, successors and saigna. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary shere or no nontruing this deed and whenever the context so requires, the musculing gender includes the feminine and/or neuter, and the singuisr number in cludes the plural.

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

County of Klamath	
THIS IS TO CERTIFY that on thisday o	February , 19.78., before me, the undersigned, a
Notary Public in and for said county and state, perso	nally appeared the within named
	OAN E. CRAWFORD, Husband and Wife named in and who executed the foregoing instrument and acknowledged to me that
b me personally thown to be the identical individual. S TRAY	the uses and purposes therein expressed.
IN TESTIMONY WHEREOF, I have hereunto set my	hand and affixed my notatal seal the day and year last above written.
PUBLIC	Sugalal . Scour
	Notary Public for Oregon 11-17-78
SEAD OF	My commission expires: //-/ 2- / d
Loan No	STATE OF OREGON
	County of Klamath
TRUST DEED	The second for the second state of the second
	I certify that the within instrument was received for record on the <u>10th</u>
	day of February 19 78
	(DON'T USE THIS BFACE, RESERVED FOR RECENTING IN book M78 on page 2540
Grantor	LABEL IN COUN. Record of Mortgages of said County.
TO KLAMATH FIRST FEDERAL SAVINGS	USED.) Witness my hand and seal of County
AND LOAN ASSOCIATION	affixed.
Boneficiary	Wm. D. Milne
After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS	County Clerk
AND LOAN ASSOCIATION	By Sernethand Beloch
	Fee \$6.00
DECIE	X - A CONVEYANCE
a li	only when obligations have been paid.
10 De 1860	CUIÀ AUGU COURTIONS NUAS peen burg.
O: William Sisemore,, Trustee	
	indebiedness secured by the foregoing trust deed. All sums secured by cald trust deed ted, on payment to you of any sums owing to you under the terms of sold trust deed or
rust deed) and to reconvey, without warranty, to the p	and by solid irust deed (which are delivered to you herewith together with solid arties designated by the terms of solid irust deed the estate now held by you under the
come.	(c) A set of the se
	Klamath First Federal Savings & Loan Association, Beneficiary
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