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A-28952

## TRUST DEED

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..... 19 78 ... bei veen THIS TRUST DEED, made this 14th day of ..... February 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 proporty in Klamath . County, Oregon, described as:

All the following described real property situate in Klamath County, Oregon:

Beginning at an iron pin 37.4 feet westerly from on iron pin which marks the Southeast corner of Tract 20 of Junction Acres as filed in the County Clerk's Office of Klamath County, Oregon, and running thence West a distance of 150 feet along the south line of Tract 20, which line is also the North right of way line of the County Road, to an iron pin; thence Northerly parallel to the line between Tracts 20 and 21, a distance of 464,8 feet to an iron pin; thence Easterly parallel to the South'line of Tract 20 a distance of 150 feet to an iron pin; thence South along a line parallel to the line between Tracts 20 and 21, 464.8 feet, more or less, to the point of beginning, said tract containing 1.6 acres, more or less, and being a portion of Tract 20 of Junction Acres, situate in the SW4NW4 of Section 7, Township 39 South, Range 10 E.W.M.

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 or privileges now o 

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

The grantor hereby covenants to and with the trustee and the beneficiary ein that the said premises and property conveyed by this trust deed are a and clear of all encumbrances and that the grantor will and his heirs, cutors and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsoever.

ceutors and administrators shall warrant and defend his said tille thereto rainst the claims of all persons whonsover. The grantor covenants and agrees to pay said note according to the terms field and, when dur, all taxes, associate from all encombrances having pre-dence over this trust deed; to complete all buildings in course of construction hereafter constructed on asid premises within six months from the date reof or the date constructions in terrafter commenced; to repair and restore omptly and in good workmanike manner any building or improvement on id property which may be damaged or destroyed and pay, when due, all sats incurred therefor; to allow beneficiary to inspect said property at all sats incurred therefor; to allow beneficiary to inspect said property at all sats incurred therefor; to allow beneficiary to materials unsatisfactory to meridiary within may be damaged or destroyed and pay, when due, all sats incurred therefor; to allow beneficiary to inspect said property at all sats incurred therefor; to allow beneficiary to inspect said property at and all property in to replace any work or materials unsatisfactory to mendiary within filteen days after written notice from beneficiary of such be waste of asid promines; to keep all building, property and improvements or or hereafter erected on asid promites continuously insured against loss waste of asid promines; to keep all buildings property and improvements war on the less than the original principal sum of the note or obligation earred by this trust deed, in a company or companies acceptable to the bene-ciary, and to deliver the original principal sum of the inductor dawing remines payable clause in favor of the beneficiary mark in its own iscretion obtain insurance for the beneficiary in the insurance. In the policy of insurance is not so indered, the beneficiary, which insurance. Bit be non-anceliable by the grantor during the full term of the policy thus betained.

hincd. That for the purpose of providing regularly for the prompt payment sments, and overnmental charges letted or assessed against the above y and insurance premium while the indebtedness secured hereby is in 0 he lesser of the original purchase price paid by the granits the above made, grantor will pay to the heneficiary in addition to the month inde and interest payable under the terms of the note or obligation the date instalments on priceipal and interest are payable an amount in each successful 12 Months and also 1/30 of the insurance premu ic as similared and directed by the beneficiary. Beneficiary shall pay rest on said amounts at a rate not less than 0 he highest rate authoring any test on raid amounts at a rate not less than 0 he highest rate authoring any they had the head of the bad quarter shall be computed in the state of interest paid shall be 4%. Interest shall be computed her servow account the amount of the interest due.

c the granier is to pay any and all taxes, assessmit i against said property, or any part thereof, bef d also it pay premiums on all insurance collicies u to be made through the beneficiary, as a doresaid. J lary to pay any and all taxes, assessments and oit of property in the amounts as shown by the statem f such taxes, assessments or other charges, and to units shown on the statements submitted by the fin a and to withdraw the sums which may be require a listic or bay any insurance written or for effect in any insurance policy, and the beneficiary ny loss, to compromise and settle with any insurant or the receipt upon the obligations accured by this. assessments and other cla cof, before the same beg olicies upon said property, resaid. The grantor hereby and other charges letted acquisition of the property by the beneficiary after default, any has reserve account shall be credited to the indehedness. If any aut for taxes, assessments, insurance premiums and other charges is time for the payment of such charges as they become due, the deficit to the beneficiary upon denand, and if not paid within ten of the beneficiary may at its option and the amount of such deficit obligation secured hereby.

gation secured hereby. Should the grantor fail to keep any of the foregoing coven efficiary may at its option carry out the same, and all its expe shall draw interest at the rate specified in the note, shall be grantor on demand and shall be secured by the life of this connection, the beneficiary shall have the right in its discretic improvements made on said premises and also to make such perty as in its sole discrition it immy deem necessary or adu

propercy as in its sole discretion it may deem necessary of advisals The grantor further agrees to comply with all laws, orilinances, covenants, conditions and restrictions affecting asid propercy; to pa free and expenses of this trust, including the cost of title search, the other costs and expenses of the trustee incurred in connectli in enforcing this obligation, and trustee's and attorney's fees actual to appear in and defend any action or proceeding purporting to affect ity hereof or the rights or powers of the beneficiary or trustee; and costs and expenses, including cost of evidence of title and attorney' reasonable sum to be fixed by the court, in any such action or pr ficiary to foreclose this deed, and all said sums shall be secured by deed.

The heneficiary 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 truttually agreed that: 1. In the event that any portion or all of anid property shall be under the right of eminent domain or condemnation, the beneficiary and the right to commence, prosecute in its own name, appear in or defend tion or proceedings, or to make any compromise or actilement in connect such taking and, if it so elects, to require that all or any portion of the is payable as compensation for such taking, which are in excess of the ama quired to pay all reasonable costs, expenses and attorney's fees necessar or incurred by the grantor in such proceedings, shall be paid to the ben and applied up it fue upon any reasonable costs and expenses and at fees encessarily paid or incurred by the heneficiary in such proceedings, balance applied upon the indebtchmess secured hereby; and the grantor at its own expense, to take such actions of decritic choin networks to convert on obtaining such compensation, promptly upon the been encounted.

request. request. 2. At any time and from time to time upon written request ficiary, payment of its fees and presentation of this deed and the dorsement (in case of full recoveyance, for cancellation), without liability of any person for the payment of the indebtdenes; the tru consent to the making of any map or plat of said property; (b) joil any easement or creating and restriction thereon, (c) join in any or other agreement affecting this deed or the lien or charge hereof; without warranty, sli or any part of the property. The grantee in i ance may be described as the "person or persons legally entitled the recitais therein of any matters or facts help conclusive truthfulness thereof. Trustee's fees for any of the services in the shall be \$4.00.

3. As additional accurity, grantor hereby assigns to beneficiary continuance of these trusts all rents, issues, royalites and profits or perty affected by this deed and of nay personal property located the grantor shall default in the payment of any indebtedness secured h the performance of any agreement hereunder, grantor shall have the r lect all such rents, issues, royalites and profile estands and here the become due and newshire. The second performance of any second but the second but and here the rent of the second but the second b the indebtedne rty, or any part issues and prof less costs and

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After default and any Trustee for the Trus d may pay the entire gation secured thereby time. thi

may then ald prop whole auction able at eparate parcels, highest bidder me of. sale. Tru public appounce , and in a oudder for cash, ale. Trustee may innouncement at may postpone in in po e, at public auctio States, payable a rtion of said prop nd from time to erty i time any anic by public an thereafter

highness thereon. Any person, execute states the baselicity, any purchase at the sale. 9. When the Trustee sells pursuant to the powers provided the shall apply the proceeds of the trustee's sale as follow the shall apply the proceeds of the trustee's sale as follow the shall apply the proceeds of the trustee's sale and the trustee it deed. (3) To all persons, the To the obligation see or of their priority. (4) The surplus, if any, to the grantor of or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may it appoint a successor or successors to any trustee named here appoint a successor in the trust by law, the beneficiary may it duties conferred upon any trustee hall be verticed with all duties conferred upon any trustee hall be realled with the beneficiary, containing reference to this trust deed and the beneficiary, containing reference to this trust deed shall be conty or dut, which, when recorded in the office of the county clerk or re-nty or counties in which the property is situated, shall be concil. trustee

Trustee accepts this trust when this made a public record, as provided by any party hereto of pending and one

an vectory any party intrue of penaling and under any other deed of an vectory any party intrue of penaling and under any other deed of party units such action or proceeding is brought by the trustee, i.e. This deed applies to, junces to the benefit of, and binds hereto, their heirs, legatees devisees, administrators, executors, suc assigns. The term "beneficiary" shall mean the holder and owner pledgee, of the note secured hereby, whether or not named as a hereta. In construing this deed and whenever the context so requires cludes the plural.

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

TATE OF OREGON	X/2	DAVID D. WILSON
County of KLAMATH		JUDITH WILSON
THIS IS TO CERTIFY that on this 14 day		19.78 before me, the undersigned, a
Notary Public in and for said county and state, per	sonally appeared the within t	armed
o me personally known to be the identical individual	JUDITH WILSON, h	usband and wife ad the foregoing instrument and acknowledged to me that
they executed ilia's come freely and voluntarily for	the uses and purposes there	a the foregoing instrument and acknowledged to me that in expressed.
IN TESTIMONY WHEREOF, I have hereunto set my	hand and affixed my notari	al soci the day and year last above written.
		Al Bontal (the)
USUC S	Notary Public	for Oregon
SLAP,	My commissio	n expires: 3/30/8/
- the second sec		
Loan No		STATE OF OREGON
		County of Klastath ss.
TRUST DEED		
		I certify that the within instrument
		was received for record on the <b>17th</b> day of <b>February</b> 19 <b>78</b> ,
	DON'T USE THIS	at 3:50 o'clock P. M., and recorded
Grantor	SPACE: RESERVED For Recording	in book M78 on page 3145
ŤO	LABEL IN COUN- Ties where	Record of Mortgages of said County.
KLAMATH FIRST FEDERAL SAVINGS	USED.)	Witness my hand and seal of County
Beneficiary		affixed.
Aiter Recording Return To:		Wm. D. Milne
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION		County Clerk
		By Gernetha & Kelsich
		Fee \$6.00
BEOILES	T FOR FULL RECONVI	
	only when obligations have	
	only when opudations wave	been paid.
); William Sisemore,, Trustee		
the undersigned is the legal owner and holder of all two been fully paid and satisfied. You hereby are direc	indebiedness secured by the f led, on payment to you of any	oregoing trust deed. All sums secured by said trust deed sums owing to you under the terms of said trust deed or
ist dood) and to reconvey, without warranty, to the pa	a secured by said trust deed rtles designated by the terms	sums owing to you under the terms of said trust deed or (which are dolivered to you herewith together with said of said trust deed the estate now heid by you under the
me.		
	Klamath Fi	rst Federal Savings & Loan Association, Beneficiary
	by	
TED:	, 19	· · · · · · · · · · · · · · · · · · ·
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