03-11068 43398

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TRUST DEED

38-14034

Vol. 18 Page 3189

THIS TRUST DEED, made this .8TH day of February ELMER E. WALKER & GLADYS E. WALKER, husband and wife

....., 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:

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:

The N¹₂ of Lot 8 in Block 1 of PINE GROVE RANCHETTES, 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, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges new 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 apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-wall carpoting and linoleum, shades and built-in appliances new 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 performance of each agreement of the grantor herein contained and the payment of the sum of THIRTY HUNDRED AND (\$ 31.200.00.) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiery or order and made by the grantor, principal and interest being payable in monthly installments of \$ 251.78 March 25th

his trust deed shall further secure the payment of as may be loaned hereafter by the beneficiary to an Interest in the show described property, as a notes. If the indebtedness secured by this trus han one note, the beneficiary may credit payment said notes or part of any payment on one note beneficiary may elect.

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The granics hereby covenants to and with the trustee and the a that the said premises and property conveyed by this trust and clear of all encumbrances and that the granics will and tors and administrators shall warrant and defend his said tit si the claims of all persons whomeover.

ie grantor covenants and agrees to pay said and, when due, all takes, assessments and other operty; to keep and property free from all e over this trust deed; to complete all buildings after constructed on said premises within sis or the date construction is hereafter commence y and he good workmaniks meaning set privation of the set of the s ld premises continu the beneficiary may ginal principal sum company or compa-al policy of insuran

of providing Initialiments assessments and non-assessments and non-ald property within each succeedin imared and directed by the benef-scil amounts at a rate not less t) their open passbook accounts mut ate of interest paid shall be 4%, ance in the account and shall be """ the amount of the interes

the grantor is to pay any and all taxes acalinst solid property, or any part the also to pay premiums on all insurance to be made through the beneficiary, as ad ary to pay any and all taxes, assessment

a is not sufficient the grantor shall

Should the grantor fail to keep any of the fa ficiary may at its option carry out the same, a shall draw interest at the rate specified in the grantor on demand and shall be secured by th connection, the beneficiary shall have the right improvements made on said premises and also erty as in its sole discretion it may deem ne

Try as in its sole discretion it miny tream treasanty or array The grantor further agrees to comply with all laws, ordinances nants, conditions and restrictions affecting said property; to p and expenses of this trust, including the cost of tills exacts other costs and expenses of the truster incurred in connect iforcing this obligation, and trustee's and attorney's fees actua per an and defend any action or proceeding purporting to affe tereof or the rights or powers of the beneficiary or trustee; an and expenses, including cost of evidence of tills and attorney nable sum to be fixed by the court, in any such action or in the beneficiary or trustee may appear and in any suit brou and all said su

The beneficiary will furnish to the grantor on written request their al attacement of account but shall not be obligated or required to further statements of account.

It is mutually agreed that:

In the event that any portion or all of said pu he right of eminent domain or condemnation, the it to commence, prosents of the said of th e right of sminent domain or condemmation, the to commence, prosecute in its own name, apper to commence, prosecute in its own name, apper towards, or to make any compromise or settler as compensation for such taking, which are in ex-pay all reasonable costs, expenses and stiorney ed by the grantor in auch proceedings, shall be itsarily paid or incurred by the heneficiary in au upplied upon the indebtedness secured hereby; a n expense, to take such actions and acceute suc-ary in obtaining such compensation. provents

to time upon written requestation of this deed and nee, for cancellation), with nt of the indebtedness, the plat of said property; (b)

As additional security, grantor ance of these trusts all rents, I ifrected by this devi and of any shall default in the payment of formance of any agreement hereu guch rents, issues, royalties and hereby assigns to

3190

taking

i, The grantor shall notify beneficia for sale of the above described pro supplied 5 with such personal infor ordinarily c required of a new loan los charge. notify beneficiary

6. There is of the essence of this instrument and shall an applicant and shall be and of the sence of this instrument and upon an tor in payment of any indebtedness secured here and any indebtedness secured here a sence and enclare and payable by delivery to the truster of the angle of the trust property, which notice twitten by filled for each the trust property, which notice twitten and the angle of the angle of the secure thereas and document deposit with the truster this trust default and the same document deposit with the truster this trust default and the same document deposit with the truster this trust default and the same document deposit with the truster the trust default and the same document deposit with the truster of sale and give notice valued by law. default by

7. After default and any time prior to five days before the Trustee for the Trustee's sale, the granter or oth ligged may be determined by the difference of the obligations accurd thereby (including costs and trustee's and cost and trustee's of the obligation and trustee's and exceeding \$50,00 each; other than such portion of the prior then be due had no default occurred and thereby cure the date set

S. After the lapse of such time as may then be required by law follo recordation of such other of default and giving of said notice of said, the shall sell said property at the time and pring of asid notice of said, the ether as a whole or in separate parcels ance fixed by him in said and said seller as a whole or in separate bidder for an und order as he may all states, payable at the time of asid. Trustee cash, in lawid in more portion of said property by public announcement at such time and plac and from time to time thereafter may postpone the sale by public

time fixed by the preceding postponement aser his deed in form as required by iaw, without any covenant or warranty, expre-of any matters or facts shall be concl

and the henericiary, may purchase at the sate. 9. When the Trustee sells pursuant to the powers provided here rustee shall apply the proceed of the trustee's sale as follows: the expenses of the sale including the compensation of the trustee (trust deed, (3) Io all persons having recorded liens subsequent interests of the trustee in the trust are recorded liens subsequent order of their priority. (4) The surplus, if any, to the grantor of the deed or to his successor in interest entitled to such surplus.

to nis successor in interest entitled to such surplus. For any reason permitted by law, the beneficiary may from opint a successor or successor in any trustee named herein r trustee appointed hereunder. Under a such appointment and we conferred upon any trustee heater shall be vested with all t ontiment and substitution shall be vested with all t beneficiary, containing reference a made by writtee instrume herein recorded in the office of this trust deed and in r counties in which the property is situated, shall be control public and the successor trustee. veyance to and duties such appoi by the be nd with all titl

11. Trustee accepts this trust when this deed, duly executed and red L made a public record, as provided by law. The trustee is not orily any party here record, as a revided by law. The trustee is not action or proceeding in which the grantor, beneficiary or trustee an action or proceeding in which the grantor, beneficiary or trustee an y unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all hereto, their heirs, legatest devices, administrators, executors, success, pledgee, of the note sequence devices, administrators, executors, success, pledgee, of the note sequence hereby, whether or not named as a ben herein. In construing this deed and whenever the context so requires, the scaling gender includes the feminine and/or neuter, and the singular nur-cludes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. mer E. Fal ku (SEAL) California WALF STATE OF XXXXXXXX County of XXXXXXXX Sss San Diego WAI Ē (SEAL) THIS IS TO CERTIFY that on this 13th day of. February Notary Public in and for said county and state, personally appe ELMER E. WALKER & GLADY , 19.78 , before me, the undersigned, a S E, WALKER, husband and wife to me personally known to be the identical individual _____ named in and who executed the foregoing instrument and acknowledged to me that & GLADYS they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereinio set my hand and affixed my official scale seal the day and year POLLYANNA MARSH 10 NOTARY PUBLIC - CALIF.CANIA Notary Public for Site My commission expire (SEAL) California Principal Office, San Diego Co. Calif. April 7, 1981 ssion Exp. April 7, 1981 గు కారి సినిమాల్లో జాల్సి చిన్ని బోజిట్లి సినిమాలి పినిచాలి. కారి సినిమాలు Loan No. STATE OF OREGON TRUST DEED SS. County of Klamath I certify that the within instrument was received for record on the **21st** day of **February**, 19 **78**, at **10:49** o'clock **A**M., and recorded in book **M78** DON'T USE THIS PACEI RESERVED in book M78 ... On page 3189 RECORDING Granto TO L IN COUN. ES WHERE USED.) Record of Mortgages of said County. KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Witness my hand and seal of County affixed. Beneficiar After Recording Return To: Wm. D. Milne KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION County Clerk By Bernetha V feloch Pee \$6.00 · • • • . . REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Sisemore, . Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust de e 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 uant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under e. Klamath First Federal Savings & Loan Association, Beneficiary DATED: بيتجار فرجار 3323

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