01-11078

43442

United States, as beneficiary;

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TRUST DEED

Vol. 78 Fage 3248

THIS TRUST DEED, made this . 17thay of February

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

WITNESSETH

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in **KLAMATE**. County, Oregon, described as:

Lot 14 in Block 210 of MILLS SECOND 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, i any, as may be loaned hereafter by the beneficiary to the granutor or others having an interest in the above described property, as may be evidenced by a soles 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 nerein that the said premises and property conveyed by this trust deed are ree and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsover.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against determined and, when due, all taxes, assessments and other charges levied against thereof and, when due, all taxes, assessments and other charges levied against determined and to the taxes assessments and other charges levied against determined and the said to the taxes assessments and there of the transformation and person and the said to the taxes assessments and there are taxed promptly and in good workmanlike 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 all itmes during construction; to replace any work or materials unasitisatory to beneficiary within fifteen days after written notice from beneficiary of such fact; net to remove or destroy any building or improvements now or hereafter constructed on said premises; to keep all buildings and improvements now or bareafter now or hereafter erected on aaid premises continuously insured against hos by fire or said promises; to keep all buildings and improvements and now or hereafter erected on aaid premises continuously insured against by fire or said of the original policy of insurance in correct form and with premium paid, to the principal place of husiness in the to time equipre iliteen days prior to the effective date of any such policy of insurance. In discretion obtain itsures is book to chark at a such and the beneficiary may in itsures. The approved loss payable clause in favor of the beneficiary may in lise orm and the effective of the such and such princy of insurance. The approved hose bark is the affective date of any such policy of insurance. The approved hose bark is the such approved hose parts is the such and with premium paid, to the principa

obtained. That for the purpose of providing regularly for the prompt payment of all taxes accessments, and governmental charges levied or assess d gainst the advee described pro perty and insurance premium while the indebtedness accured hereby is in excess of 80 %of the lesser of use original purchase price paid by the grantor at the time the loan was made or the beneficiary's original appraisal value of the property at the time the loan was made grantor will pay to the beneficiary in addition to the monthly payments o principal and interest payable under the terms of the note or obligation secured hereby on the date installments on principal and interest are payable an amount equal to 1 /12 of the itsers, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and also 1 /36 of the linearcance premum payable with respect to asid amounts at a rate not less than the highest rate authorized to be paid by banks on their open passhook accounts minus 3/4 of 1%. If such rate is less than 4%, the cate of interest paid shall be paid quarteriy to the grantor by crediting to the excow account and shall be paid quarteriy to the grantor by crediting to the excow account of the interest due.

While the rantur is to pay any and all taxes, assessments and other charges lesic or ascessed against said property, or any part thereof, hefore the same begin to be interest and also to pay premiums on all insurance policies upon said property, such pay ments are the be made through the transferary, as aforesaid. The granter hereby authorize acting the property in the amounta as above by the and other charges letice of impose against said property in the amounta as above by the and other charges hered or impose against said property in the amounta as above by the property in the amounta as a low to the property in the amounta as above by the property in the amounta and collector of such taxe, assessments or other charges, and to pay the immuniced by it resentiatives and to withdraw the sums which may be required from the reserve account if any, established for that purpose. The grantor agrees in no even to hold the benefician responsibilities of railing to have any insurance written or for any loss or damage growin to any loss, to compromise and settle with any insurance company and to apply as which imputer receipts youn the obligations secured by this trait deed. In computing th acquisition of the property by the heneficiary after default, any halance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any line for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary poon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the emount of such deficit to the principal of the obligation securited hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures therefor shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In 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 in its sole discretion it may deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations, overanats, conditions and restrictions affecting said property; to pay all costs, tes and expenses of this frust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or apport in the default ony actions/sec a and altorney's frees actually locurred; to apport in the default ony actions of the beneficiary or trustee; and to pay all orsts and expenses, including the court, in any such actionery frees in a reasonable sum to be fixed by the court, in any such action or proceeding in the hereficient to trustee may appear and in any such be beneficienty to forcelose this deed, and all said sums shall be secured by this trust lead.

The beneficiary 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:

1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any action or proceedings, or to make any compromise or settlement in connection with usch taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expresses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary ind applied by it lifts upon any rensonable costs and expenses and attorney's fees necessarily paid or incurred by the beneficiary in such proceedings, and the salance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall on necessary in obtaining such compensation, prompty upon the beneficiary's on the salance applied or the such actions and executes with instruments as aballs on necessarily no bits and a such compensation prompty upon the beneficiary's and the processing the such actions and executes with instruments as aballs on eccessarily no bits and such compensations prompty upon the beneficiary's and and the such actions and executes with instruments applied to the beneficiary's and the beneficiary's and the beneficiary's and the beneficiary's and the such actions and executes with instruments as a ball and executes with instruments as a ball applied by the beneficiary's and the beneficing and th

2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the itability of any person for the payment of the indebtedness, the trustee may (a), consent to the making of any map or plat of said property; (b) join in granting any easement or creating and resiriction thereon, (c) join in any subordination or other agreement affecting this deed or the iten or charge hereoi; (d) reconvey, and the resiries therein of any matter or facts shall be conclusive proof of the truthfulness thereoi. Trustee's fees for any of the services in this paragraph shall be \$3.00.

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these truits all rents, issues, royalites and profits of the groot of the secure of the se

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Time is ayable by the trust Upon del tru shall fix by law. the

After default Trustee for d may pay t sations secured and any time the Trustee's the er the er default

time as default may th ty at the in separa: the high e time of or to th term Unit te parcels, est bidder . sale. Tru such order , in lawf y postpor such tir the sale uction ble at United States, payable is any portion of said prop sale and from time to at the time of sale. Trustee a perty by public announcement time thereafter may postpo

cluding at the

⁶ Denericiary, may purchase at the sale. When the Trustee sells pursuant to the powers shall apply the proceeds of the trustee's sale ' renses of the sale including the compensation of ble charge by the attorney, (2) To the obligat leed. (3) To all persons having recorded liens so the trustee in the trust deed as their inte f their priority. (4) The surplus, if any, to the s to his successor in interest emittled to such au . For any reeson permitted by law, the heneficiary point a successor or successors to any trustee name 10.

law, to a appointed hereunder. Upon appointed hereunder. Upon uccessor trustee, the latter s red upon any trustee herein duties confer.

record, which, which recorded an size of the control and the conclusi-county or counties in which the property is situated, shall be conclusi-proper appointment of the successor trustee. I. Trustee accepts this trust when this deed, duly executed a leaged is made a public record, as provided by law. The trustee is an to notify any provide the provided by law. The trustee is an any action or party hereto of pending sale under any other deed of any action or party hereto of pending sale under any other deed of any action or party hereto of pending sale under any other deed of any action or proceeding is brought by the trustee. 2. This deed applies to, nurves to the herefit of, and blinds hereto, their heirs, legatees devisees, administrators, exceeding a sale hereto, their heirs, legatees devisees, administrators, exceeding and owner, here the term "beneficiary" shall mean the context so requires being greader includes the feminine and/or neuter, and the singular i 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 ss		(SEAI
THIS IS TO CERTIFY that on this 17 -	day of February	named
VICKI RAF. I	personally appeared the within	named
to me personally known to be a		
SHE severated the same freely and voluntarily	for the uses and purposes there	ed the foregoing instrument and acknowledged to me that
IN TESTIMONY WHEREOF, I have hereunto set	my hand and affixed my notari	al seal the day and year last above written.
	Alo.	10 R A 1 A
SEALL OF USL	Notary Public	la Der Sanullan
the for the second second second	My commissio	n expires: 3/20/81
and the second		/ / /
Loan No.		STATE OF OREGON
TDI ICT DEED		County of Klamath
TRUST DEED		County of Alamacia
		I certify that the within instrument
		was received for record on the 21st
	DON'T USE THIS	day of February to 78
	SPACE: RESERVED FOR RECORDING	al 2 Ja O Clock M. and recorded
TO	LABEL IN COUN. TIES WHERE	in book M78 on page 3248 Record of Mortgages of said County.
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	USED.)	
Beneficiary '		Witness my hand and seal of County affixed.
titer Recording Return To:		- Wm. D. Milye
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION		County Clerk
LOAN ASSOCIATION		By Sernetha S felsch
		Deputy
		Fee \$6.00
REQUE	EST FOR FULL RECONVEY	YANCE
	ed only when obligations have i	been paid.
William Sisemore,, Trustee		
The undersigned is the legal owner and holder of a been jully paid and satisfied. You have hereby and the	ill indebtedness secured by the for	egoing trust doed. All sums secured by said trust deod
dant to statute, to cancel all evidences of indebtedne deed) and to reconvey, without was not indebtedne	ess secured by said trust deed (w	egoing trust doed. All sums secured by said trust deed ums owing to you under the terms of said trust deed or hich are delivered to you herewith logether with said said trust deed the said to say that
	parties designated by the terms of	ums owing to you under the terms of said trust deed or thich are delivered to you herewith together with said is said trust deed the estate now held by you under the
	Klamath Firs	t Federal Savings & Loan Association, Beneficiary
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