01-11187	No! 78 Page 9469
TRUST DEED	401. <u>78</u> 1039

KLAMATH FIFST 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 ...KlamathCounty, Oregon, described as:

> Lot 2 in Block 27 of Buena Vista 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.

together with all and singular the appulseeen is, tenomous, hareditements, roots, issues, profits, water rights, easements in private rice horoafter belonding to, derived from or in an wise appertaining to the above described premises, and ell plumbing lighting inecting vert hereafter beloncing to derived from or in an wise appertaining to the above described premises, and ell plumb to lighting here to vertilating, in-conditioning, refrigerating, wetering and irrigation appearatus, equipment and fixtures, together with all awnings, venetian birds, from covaring in place such as well-to-wall corpeting and lincieum, shades and built-in appliances new or hereafter installed in or used in conservation with the above discribed premises, including all interest therein which the grantor has or may hereafter acquire for the purpose of each agreement of the cranter herein contained and the payment of the sum of **AUDPED AND NOV 100** (**5.29.500.00**). Dollars, with interest thereon according to the terms of a promissory note of even outer the pay be activity payable in monthly installments of \$ 274.94

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This trust deed shall further secure the payment of such additional money, if any, as may be icaned hereafter by the beneficiary to the gratter or others having an interest in the above described property, as may be evidenced by a note or motes. If the indebtedness secured by this trust deed is evidenced by more than one nick 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 call.

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 encumbrances and that the grantor will and his heirs, executors and schulinstrators shall warract and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrate and defend his said title thereto against the claims of all persons whomsoever. The grantor co-renate and agrees to pay said note according; to the terms thereof and, wher dir, all taxes, assessments and other charges levied against aid property; to b ep said property free from all encumbranes having pre-cedence over this trut deed; to complete all buildings in course the construction or b-realter contruction is hereafter commenced; to repir and restore property in the deal; to complete all buildings in course the construction or b-realter contruction is hereafter commenced; to repir and restore property within filten days and or darp building or improvements on low beneficiary to the end of a said promises any work or materials unsatisfactory to beneficiary within filten days alter written notice from beneficiary of such last; not to remive or destroy say building or improvements now or hereafter constructed on said property in good repair and improvements low or hereafter erected up on said property in good repair, and improvements low by fire or such other bacards as the beneficiary may include to suffer no waste of said promises; to keep all buildings nom time to time require, in a sum bot leve than the original principal sum of the not, or obligation secured by this trus deed, in a company or compause acceptable to the bene-ficiary, and to deliver the original principal sum of the not, or obligation secured by this trus deed, in a company or compause acceptable bed and with performent here have a said bries of the beneficiary may in ite set ifteen days prior the effective date of any such policy of insurance. If and policy of insurance is not so tendered, the beneficiary may in ite set intered acy sprior the effective date of the beneficiary may in the insurance bactering on that insurance for the beneficiary may in the insurance intered days prior the effective date of the beneficiary may in the insurance bactering on than insurance for the beneficiary may in t

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, logither with and in addition to the unorthly payments of probips and interest paysble under the terms of the northly payments of hereby, an amount quai to one-twelfth (1/12th) of the taxes, as assessments, and other charges due ard paysble with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums payable with respect to said property within each succeeding the years while this trust d-ed r m does in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the loan until required for the everal purposes thereof and shall thereupon he charged to the jinicipal be held by the beneficiary is inter as a reserve account, without interest, to pay said premiums, taxes, a assuments or other therewise with they shall be been and payable

While the gractor is to may now and all tays, assessminate and papels While the gractor is to may now and all tays, assessminate and inter-charges levied or assessed against tabl property, or any part hiereof, before the same bright to hear interest and also to pay premiums or all insurance policies upon and property, such payments are to be taste through the ben-ficiary, as aforestid. The grantor hereby suthorities the beneficiary to pay any and all taste, assessments and other charges tarting through the ben-ficiary, as aforestid. The grantor hereby suthorities the beneficiary to pay any and all taste, assessments can other charges tard to pay the insurance premiums in the amounts shown on the statements threof turnished by the collector of such taste, assessments or other statements and to pay the insurance premiums in the amounts shown on the statements submitted by the insurance corriers or their representatives, and to charges stat sums to the principal of the loag or to withdraw the sums which may be required from the reserve account, if any, established for that proves. The grantor agrees in no evect to bid the beneficiary heatproving while of a derict in any in-surance policy, and the beneficiary heatproving while of a derict in any in-surance policy, and the beneficiary heatproving the statements to apply any such insurance -row pis upon the obligators secured by this irnist deed. In computing the amount of the indebtodness for private suits to apply any such insurance heat of the submit of the property by the baselidary siter full or upon asle or other acquisition of the property by the baselidary siter

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes assessments, insurance premums and other charges is not sufficient at cay time for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficienty ofmand, and if not paid within ten days after such derand, the beneficienty may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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Should the grantor fail to keep any of the for-going Governants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the north, shall be repayable by the grantor on demand and shall be secured by the line 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 under such reparts to said property as in its sole discretion it may down necessary or advisable.

property as in its sole discretion it may don't necessary or advisable. The grantor further agrees to comply with all lows, indicances, regulations correnants, conditions and restrictions affecting shall expert to the pay all mosts fees and expenses of this trust, including the event of this start, as we have the other costs and expenses of the trust memory in conclions with ar-in enforcing this obligation, and vustor's and attentions's fees actually incurred to appear in and defend any action or proceeding purporting to affect the second ity hereof or the rights or powers of the beneficiary of the start and starting the start resonable sum to be fixed by the court, in any such action or presenting it which the beneficiary to foreclose this deed, and all suid sums also is well former to be trust deed.

The beneficiary will furnish to the granter or worken 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 thet:

It is mutually agreed thet: 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, spiker in or defeed any ar-tion or proceedings, or is make any compromise or settlement in momention with such taking and, if it so elects, to require that all or any portion of the moment such taking and, if it so elects, to require that all or any portion of the moment payable as compensation for such taking, which are in secres of the amount re-guired to pay all reasonable socies, expenses and attorney's fees three starting raid or incurred by the grastor in such proceedings, shall be paid to the beneficingly fees necessarily paid or incurred by the beneficiary in such proceedings, and the salance applied upon the indebtones secure due to instruments as shell be necessarily in obtaining such contens and execute such instruments as shell request.

request. 2. At any time and from time to time upon written request of the be-ficiary, payment of its fees and presentation of this deed and the bare for dorsement (in case of full reconveyance, for cancelstinn), without afferting liability of any person for the payment of the indictedness, the trustee may consent to the making of any map or plat of and nonperity, the jubility of any any ensament or creating and restriction thereon, without assessment, and any person or other agreement affecting this deed or the indictedness the trustee may without warranty, all of any part of the propert. The grantee is any subordinat on the described as the "person or pensus legat there is any recover ather states thereas of any mailwis or facts shall be conclusive proof of truthfulness thereas, for any mailwis for any of the services in this paragr-shall to \$5.00.

Initivitives interest, around a transformer and any one and the solution solution of the providence of

d taking possession of said property, the collection is or the proceeds of fire and other insurance pol- is for any taking or damage of the property, and eof, as aforesaid, shall not extra or waive any de- reunder or invalidate any act done pursuant to	bouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, eccevering the pro- perty as sold, but without are governant or warranty, express or implied. The reditais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the truster but including the grantor and the beneficiary, may purchase at the sale.
billy beneficiary in writing of any sale or con- described property and firmish beneficiary on a ersonal information concerning the purchaser as if a new loan applicant and shall pay beneficiary ice of this instrument and upon default by the bledness secured hereby or in performance of any ficiary may declare all setma secured hereby im-	6. When the Trustee sells gursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follow: (1) the the expense of the sale including the compensation of the trustee, and as reasonable charge by the attorney. (2) To the obligation secured by the interests of the trustee on the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed surplus.
delivity to the trustee of written notice of default property, which notice trustee shall cause to be very of said notice of default and elect on to sell, it the trustee this trust deed rad all promissory ing expenditures secured hereby, whereupon the ad place of sale and give notice thereof as then	10. For any reason permitted oy law, the heneficiary may from time to time appoint a successor or successors to any trustee named herein, or is any successor trustee appointed hereinder. Upon such appointment non witchout con- revance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder back such appointment and substitution shall be made by written instrument exercised by the beneficiary, containing reference to this trust deed and its place of the county or counties in which the property is situated, while conclusive proof of the situation of the property is situated, while be conclusive proof of the situation of the situated situated with the situated situa
y time prior to five days before the date set uter's asie, the granter or other person as a mount then due under this trust deed and y (including costs and exiences actually incurred to obligation and truster's and storyer's fere- ter than such portion of the principal as would but occurred and thereby cure the default. th time as may then be required by law following	11. Triate accepts this trust when this deed, duty executed and acknow- ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the truster.
of default and gring of said notice of sale, the st the time and place fixed by him in aid notice separate parcels, and in such order as he may de- highest bidder for cash, in lawful money of the time of sale. Trustee may postpone sale of all or public announcement at such time and place of thereafter may postpone he sale by public an-	12. This deed applies to, inures to the benefit of, and hinds all partices thereto, their heirs, legatese devices, administrators, executors, successors and assigns. The berm "beneficiary" shall mean the holder and owner, including pickagee, of the note secured hereby, whether or not named as a beneficiary berein. In construing this deed and whenever the coulerst so requires, the use-cultor gender includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter.
EREOF, said grantor has hereunto s	et his hand and seal the day and year first above written.
	FRED L. RUECK
	(SEAL)
	May, 1978 , before me the undersigned of
said county one state, personally appeared	the within named. Fred L. Rueck
	who executed the foregoing institument and acknowledged to me that
ne freely and voluntarily for the uses and pu	-
OF, I have hereurito sot my hand and affin	ed my notarial seal the day and year last above stutten.
	Notry Public for Oregon

4. The entering upon and sch rent. issues and profil or compensation or award application or release ther t or notice of default he profile

5. The grantor shall no for sale of the shore -supplied it with such p i ordinarily be required o vice charge.

Time is of the 6. Time is or the cost tor in payment of any indetement hereinder, the bene ement hereinder, the bene iakely due and payshe by collection to sell the trust filled for record. Upon delibereficiary shall deposit with an documents evidence. shall fit the by law. 81 tine

7. After default and an the Trustee for the Tr leged may pay the entire obligations secured thereby aforcing the terris of thereby aforcing the terris of the seconding \$50.00 (soil) of then be due had to defa

8. After the lapse of suc the recordation of sail 1 other trustee shall sell said arcperty of sale, either as a while or in terraize, at public suction to th United States, payable at the t any portion of said property by sale and from time to time t

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IN WITNESS WH en.

• , Er. · · · STATE OF OREGON Courty of Klameth THIS IS TO CERT FY Notary Public in and for ---to me personally known to he executed the sam IN TESTIMONY WHERE SEAL 10-25-78 My commission expires: Loan No. STATE OF OREGON 1 County of Klamath SS. TRUST DEED I certify that the within instrument was received for record on the 9th day of May , 1978, at .3:420'clock P M. and recorded (DON'T URE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) in book M78 in page 9469 Grantor Record of Mortgages of said County. TO KLAMATH FIRST FEDERAL SAVINGS Witness my hand and seal of County AND LOAN ASSOCIATION affixed. Beneficiary Wm. D. Hilne Aper Recording Enturn To: AND LOAN ASSOCIATION Contro Clark ByBernecha & Letoch Ree \$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 some recured by suid trust deed have been fully paid and satisfied. You hereby an directed on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by suid trust deed (which are delivered to you herewith together way said trust deed) and to recovery, without warranty, to the parties designated by the terms of said trust deed the suide now held by you under the same

Klaniath First Federal Saving: & Low A.

DATED:

by.....

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