47861

TRUST DEED

THIS TRUST DEED, made this 9th.. day of May..... DONALD M. FUCKINGHAM and SHARON L. BUCKINGHAM, husband & wife

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

WITNESSETH:

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

A tract of land situated in Lot 11 of JUNCTION ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon:

Beginning at the Northeast corner of Lot 11; thence West along the Southerly boundary of Highway 140, 80 feet to the true point of heginning; thence South 435 feet; thence West 100 feet; thence North 435 feet to the South line of Highway 140; thence East along said line 100 feet to the point of beginning.

TOGETHER WITH a 15 foot wile road easement along the Northerly line of Lot 11, JUNCTION ACRES.

which said described real property is not currently used for agricultural, timber or grazing purposes,

ingether with all and singular the appurtenences, tenements hereditaments, rents, issues profits, water rights, easements or proregard to derived from or in anywise appartaining to the rhove described premises, and all plumbing lighting there is a substanting in the crossing in the crossing in the crossing and important substanting and built in appliances now or hereafter installed in crossing performance of each agreement of the grant reference and built in appliances now or hereafter installed in crossing performance of each agreement of the grant reference advantaged and the payment of the sum of the sum of the grant reference advantaged and the payment of the sum o

If any, as may be coned hereafter by the heneficiery to the gruntor or others having an interest in the above described property, as may be avidenced by a more than one path, site beneficiary may credit payment received by its more than one path, site beneficiary may credit payments received by its upon any of said motes (r part of any payment on one note and part on another, as the beneficiary may payment on one note and part on another,

The grantor hereby covenants to and with the trustee and the beneficiary herein that the sail premises and property conserved by this trust deed are free and clear of all ensumbrances and that the grantor will and his heles executors and somilistrators shall warrant and defend his sail title thereto against the claims of all persons who masoever.

executors and somilistrators shall varrant and driend his sail title thereto against the claims of all persons whomsoever.

The grantor covenants and agrees to pay said note according to the terms thereof and, when doe, all taxes, asseximents and other charges levied against and property. It was a said property free from all encumbrance in hering preventions that deed to complete all buildings in course of construction on said premises within six months from the date of the construction is hereafter commerced; to repair and endure the property and in onstruction is hereafter commerced; to repair and endure the property which may be damaged or destroyed and pay when due, it is a summary of the construction of the property which first the replace any work or materials unsatisfactory of such fact; not to remove or destroys after written notice from beneficiary of such fact; not to remove or destroy any building or improvements now or hereafter and premises; to keep all buildings and improvements now or hereafter exceed on as dipremises; to keep all buildings property and improvements now or hereafter exceed on as premises; to keep all buildings property and improvements now or hereafter exceed on said premises; to keep all buildings property and improvements now or hereafter exceed on as premises; to keep all buildings property and improvements now or hereafter exceed on as add premises continuously insurer against loss by fire or such other than the original principal sum of the note or obligation flux and the principal principal sum of the note or obligation flux and the principal principal sum of the note or obligation flux and the principal principal sum of the note or obligation flux and proposed oless pays he clause full policy of insurance for the self-time days principal principal

obtained. That for the jurious of providing regularly for the plompt payment of all tares, assessments, and governmental charges levid or assessed as institute short described property and incurance constraint while the indebtenders secured hereby in in xees of 80.0% and the insert of the reservoir to ordinal approximation by the granter at the time the loan was made on the leverifier is ordinal approximation in addition to the material to the property at the time the loan was made, granter will say to the beneficiary in addition to the military payments of principil and interest psychiae the terms of the notion of the interest of the property of the date installments on principal and laterest are payal a second in the property of the date installments on principal and laterest are payal a second in property of the course of the notion of the notion of the payal and payal and the payal and the payal and payal and the payal and the payal and payal and the payal payal and pay

While it, granters to may any and all tives, assessmins and other charges ledel assessed as not well content, or any part the red, before the same tegin to been interest and assessed as a second or all flow mere joiliers to now add property, such particle beneficiary to pay any and all takes near joiliers to now add property, such particle beneficiary to pay any and all takes, accessments and offer charges levely of improve assessed as months and offer charges levely of improve assessed in a month as all on the statements unfortiered by the laterest furthers in their red to the charge state of a pay the linear securities of their red only catalogues and to pay the linear securities on their red only catalogues and to say the linear securities on their red only catalogues of the allowers. The granter saries in the event to hold be beneficiarly compositioned of a first purpose. The granter saries in the event to hold be beneficiarly expensible for failure a case any insurance warders of for any lies of design event of any lies, to composite and active with any insurance company and to apply any such in propose of the indepte lasts for payment and catifaction in full or upon sale or other months.

sequilition of the property by the beneficiary after default, any balance remaining its the rearner account shall be credited to the indictedness. It any authorized excess account for taxes, assessments, insurance premiums and other charges is mor inflicted at any time for the payment of such charges as premiums and other charges is mor inflicted at any time for the payment of such charges as the ferome due, the granter shall not an observable to be thereficiary may at its option and if not not within the days after such derivant obligation secured hereby.

Should the granter fall to keep any of the foregoing covenants, then the cherificiary may at its option carry out the same, and all its expenditures the for shall gas interest at the rare aspecified in the note, shall be repayable by the granter days in the same and shall be accured by the lieu of this trust day in the same fictory hall have the right in its discretion to complete the granter made on and premises and also to make such repairs to said property as in its sole discretion it may deem necessars or advisable.

The granter further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this frust, including able to cost of title scarce, as well as connection, with or in enforcing thit onligation, and trusteels she costs of title scarce, as well as reasonable sum to be fixed by the court of side and attorney's fees in a reasonable sum to be fixed by the court in any such section or proceeding in which the beneficiary or trustee; and to pay all costs and expenses including cost of evidence of faile and attorney's fees in a reasonable sum to be fixed by the court in any such section or proceeding in which the beneficiary or trustee may appear and in any suit brought by beneficiary to forecome this deed, and all raids sums shall be accured by this Loust deed.

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

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 under the right to commensus, consecute in its own name, appear in or defend any action or proceedings, or to make any compromise or settlement in connection which such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for the capture that all or any portion of the money's payable as compensation for the capture to pay all reasonable outs taking, which are in excess of the amount or incurred by the greator in such proceedings, shall be paid to the beneficiar or finding the payable and applied upon the indebtody the hemicitary in such proceedings, and the grantor agrees to take such actions and exceute such instruments as well, at its own expense, to take such actions and exceute such instruments as well encousary in obtaining such compensation, promptly upon the beneficiary's request.

- request.

 2. At any time and from time to time upon written begins of the bene ficially, payment of its fees and presentation of this used and the more for endurances, the case of fair reasons for the payment of the fees of the payment of the more five of the payment of the payment of the more five concellation) without Streeting and payment of the finishing of any major paid of said projects, (b) join in granting or other agreement of creating this dead or the line or charge hereaf; (d) reconver, and the streeting this dead or the line or charge hereaf; (d) reconver, and may be described as the "person or persons legally entitled therew" and truthfulness therein of any matters or facts shall be conclusive proof of the shall be \$0.00.
- shall be \$5.00.

 An additional security, grantor bereiv satigns to beneficiary during the continuance of these trusts all reductions assume expects, and profits of the grantor trusts are profits of the grantor of the property affected by this deed and of any personal property located thereon the profit grantor shall default in the performance of any appearant hereon profits are reducted hereby or in this performance of any appearant hereby grantor shall have the right to contain the performance of any appearant hereby grantor shall have the right to contain the performance of any appearant hereby for a profit and any default of the profit of the performance of the perfo

- 5. The grantor shull notify beneficiary in writing of any sale or corfor sale of the alore described property and furnish beneficiary on a groupiled it with such personal information concerning the purchaser as a ropiled it with such personal information concerning the purchaser as a ropiled in the purchaser and ordinarily be required of a new loan applicant and shall pay beneficiary ryice charge.
- rvice tharge.

 6. Time is of the easence of this instrument and upon default by the for in payment of any indebtedness secured hereby or in parformance of any tendence of the secured hereby or in parformance of any tendence of the secured hereby to the trust perfectly to the trustee of writing and the clear of default intely due and parable by delivery to the trustee of writing the clear of default election to sell the trust property, which notice trustee shall cause to be election to sell the trust property of said notice of default and election to sell, filled for record. Up in delivery of said notice of default and all promisory shall teposit with the trustee this trust deed and all promisory is and documents evidencing expenditures secured hereby, whereupon the test shall that the time and place of sale and give notice thereof as then lived by law.
- 7. After default and any time prior to five days before the date set the Trustee's sale, the granter or other person so the Trustee's netter amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred obligations and trustee's and attirmey's fees enforcing the terms of the obligation and trustee's and attirmey's fees enforcing the terms of the obligation and trustee's and attirmey's fees enforcing the terms of the obligation and trustee's and attirmey's fees enforcing \$50.00 etch) other than such prition of the principal as would then be due had no default occurred and thereby cure the lefault.
- S. After the lapse of such time as may then be required by law following the recordation of saic notices of defaults and giving of said notice of saic, the trunces shall sell said roperty at the time and place fixed by him is said notice of saic, either as a whole or in separator precis, and in such order as he may of saic, either as a whole or in separator bidder for cash, in lawful money of the termine, at public action to the bime of saic. Trustees may postpose raise of all of United States, paysoir at the time of saic. Trustees may postpose raise of all or any portion of said property by public ausous cement at such time and place of any portion of said property by public ausous cement at such time and place ansair and from time to time thereafter may postpone the saic by public ansair and from time to time thereafter may postpone the saic by public ansair and from time to time thereafter may postpone the

DATED:

- 9. When the Trustee sells persuant to the powers provided herein, the future shall apply the proceeds of the trustee's sale as follows:

 (1) To trustee shall apply the proceeds of the trustee's sale as follows:

 the exponses of the sale insiduing the compensation of the trustee, and a treatment of the store of the compensation of the trustee and a store of the trust deed.

 (3) To all persuant having recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear to the interests of the trustee. In the surplus, if any, to the granto of the trust deed or to his successor in interest entitled to such surplus.
- deed or to his successor in interest entitled to such surplus.

 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor to any trustee named berein, or to any successor trustee appointed between the successor trustees. On any trustee the successor trustee, the latter shall be vested with at title, practice to the successor trustee, the latter shall be vested with at title, practice and duties conferred upon any trustee herein named or appointed hereunder such appointment and satisfication shall be made by written instrument executed by the beneficiary, containing affector to this trust deed and its place of the tendent of the country of counters in which the property is situated, shall be conclusive proof of pruper appointment of the successor trustee.
- 11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record, as provided by law "The trustee is not obligated
 to notify any party hereto of pending saie under any other deed of trust or
 any action or proceeding in which the grantor, beneficiary or trustee shall be a
 party unless such action or proceeding is brought by the trustee.
- 12. This deed applies to inures to the benefit of, and binds all parties, hereto, their heirs, legatees devisees, administrators, executors, successors and assigns. The term "boneficiary" shall mean the hoder and owner, including pledges, of the note secured hereby hereby the properties as a benefit of the note secured hereby hereby the countries of sources, the countries of the policy of the note secured hereby hereby the sources are a benefit, in constraing this deed and whenever the context to requires, the countries of the sources of the policy of the

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Lonald M. Bucking Kam (SEAL) HARON L. BUCKINGHAM County of Klarath ss

THIS IS TO CERTIFY that on this day of personally appeared the within named.

Notary Public n and for said county and state personally appeared the within named.

Notary Public n Cond for said county and state personally appeared the within named.

BUT KINGHEM and SHARON L. BUCKINGHAM, husband & wife STATE OF OREGON 19. 78, before me, the undersigned a County of Klanath ss me personally known to be the identical individual and mand who executed the foregoing instrument and acknowledged to me that they, executed the same treely and voluntarily for he uses and purposes therein expressed. TESTIMONY WHEREON, I have hereunto set my hand and affiled any notatial seal the day and year last above Notary Public for Cregon 120/8/ ICMIRE! to (12) SEAL PU 2 1 TO STATE OF OREGON County of Klamath Loan No. TRUST DEED I certify that the within instrument was received for record on the lûth , 19 7.8 , day of May at 10:22 o'clock A M., and recorded in book M78 on page 9511 FOR RECERPTED FOR RECERDING LAGEL IN COURTER WHERE USED.) in book Record of Mortgages of said County. Witness my hand and seal of County KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Wm. D. Milne Beneficiary County Clerk Airer Recording Return To-By Sernethan A heloch Dopary KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Fee \$6.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

To be	aved only when and and and and and and and and and an
The uncersigned is the legal owner and holder they been fully paid and satisfied. You hereby are sursuant to statute, to cancel all evidences of indebtard and to reconvey, without warranty, to it	of all indebtedness secured by the foregoing trust deed. All same secured by said trust deed directed, on payment to you of any sums owing to you under the terms of said trust deed a secured by said trust deed (which are delivered to you herewith together with emissions secured by said trust deed (which are delivered to you herewith together with emissions secured by the terms of said trust deed the estate now held by you under the parties designated by the terms of said trust deed the estate now held by you under the
some.	Viamath First Federal Savings & Loan Association of the Con-
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DATED:	