51624

TRUST DEED

01-11300 MIT 6683 ST DEED Vol. 78 Page 15074

JAMES F. INNAN JR., III and CLAUDETER S. INMAN, 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:

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## WITNESSETH:

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

> Lots 31 and 32 in Block 2, INDUSTRIAL 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 appurtenances, innoments, hereditaments, rents, issues, profits, water rights, easements or privilages now or hercafter belonging to, derived from ut in anywish appartaining to the above described premises, and all plumbing, lighting, heating, ventinorcation beionging to approach them be at anyway appartations to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and an punning, naming, realing, to the book described prenator, and the book described prenator. covering in place such as well-to-vial carpeting and linolaum shades and built-in appliances now or hereafter installed in or used in connection 

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This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the heneficiary to the granter or others having an interest in the indebtended property, as may be evidenced by a more or notes. If the indebtended by this trust deed is evidenced by more than one note, the heneficiary may credit payments received by it upon more than one note, the heneficiary may credit payments received by it upon any of said notes or part of any payment or one note and part on another, as the beneficiary may alect.

The grantor hereby covenants to and with the trustee and the beneficia herein that, the said premises and property conveyed by this trust deed a free and clear of all encumbrances and that the grantor will and bis hel securors and administrators aball warrant and defond his said title there against the claims of all persons whom over a said of the said title there thereto

executors and administrators shall warrant and dican his said title thereto signing the control of the second state of the sec

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and maurance premiums, the grantor agrees to pay to principal and interest payable under the terms of the monthly payments of hereby, an amount equal to one-twelfth. (1/12th) of the taxes, assessments and other sharges due and payable with respect to said property within each sub-marks or other charges due and any sole with respect to said property within each sub-marks of the respect to said property within each sub-marks the respect to said property within each sub-embrane with respect to said property within each sub-respect to said property within each sub-ths trust deed remains in effect, as estimated and the each until required for the several purposes thereof and shall likerupon a charged to the principal of the several purposes thereof and shall likerupon the sums so paid shall be held by the beneficiary in trust as a reactive account, without interest, to pay said and payable.

and payable. While the grantor is to pay any and all taxes, asterments and other charges levied or assessed against said property. or any part thereof, before the same begin to hear interest and also to pay premiums on sil mannars policies upon said property, such payments are to be made through the bene-policies upon said property, such payments are to be made through the bene-policies upon said property, such payments are to be made through the bene-policies upon said property and the same through the bene-policies upon said property and the payments are to be made through the bene-policies upon said property and the same through the three of any and all taxes, assessments and other charges tried or thereof turninged hy the collector of such taxes, assessments or other energies and to pay the principal of the loss or to withdraw the same when may be required by the issurance carriers or their representatives, and to charge be required from the reserve account, if any, established for that purpoler to have any finan-are or state to bold the beneficiary through is authorized in a set for any to account be been the oblight any fisuame compared in the event of any busing to compromise and settis with any fisuame compared in the satisfaction in required to be and the oblight of and the beneficiary through a submitted. In the event of any based is bold the beneficiary through is authorized in the statisfaction in computing the amount of the fischiedness for payment cod astification full or upon sale or other acquisition of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indeptedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become dur, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary 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 foregoing covenants, then the beneficiary may at its option arry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on dynamia 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.

property as in its sole discretion it may deem necessary or advisable.

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 mutuality agreed that: I. 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 mame, appear in or defend any ac-such 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 re-guired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beckney read applied upon the indebtedness security can be presented in the presented balance applied upon the indebtedness security and the grantor agrees, at its own expense, to take such actions and creents such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the ben-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), with trustee may (a) liability of any person for the payment of the indebtednetty; (b) join in granting conscat to the making of any may or plat of and poly and pay aubordination any easement, or creating and restriction threater are for en-granting any reservent affecting the deed or the ten or charge hereof; (d) reconvey, without warranty, all or any part even or persons legally entitled theretor and the recitals therein. Trustee's fees for any of the services in this paragraph shall be \$5.00.

shall be \$3.60. 3. As additional security, grantor hereby assigns to heneficiary during the continuance of these trusts all rents, issues, royalties and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebteomes secured hereby or in the performance of any agreement hereunder, grantor shall have the right study become due and payable. Upon any default by the grantor shall have the trust is they become due and payable. Upon any default by the grantor, but agreed to be appointed by a court, and without regardon, but adequay of by a re-ceiver to be appointed by a court, and without regardon, but adequay of by a re-perior to be appointed by a court, and without regardon take pointesion of a fill properly, or any part thereof. In its own mast sue for or otherwate collect able attorney of east upon any indebtedness secured hereby, and in such order as the bineficiary may determine.

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"" WIINEDS WHEREOF, said gra	ntor has hereunto set his har	nd and seat the day and year first above wr
	Lifes	JAMES F. INMAN JR. [11]
STATE OF OREGON County of Klamach	4	LAUDETTE S. INMAN Sumarus
THIS IS TO CERTIFY that on this 10-	day of	
Notary Public in and for said county and state JAMES F. INMAN JR.	THE MANUSTR	K S THERE SO
IN TESTIMONY, WHEREOF, I have hereunto a	duci S 'named in and who' erecute ily for the uses and purposes there	named <b>B</b> S. INMAN, husband and wife ed the foregoing instrument and acknowledged to me in oxpressed.
S WINNY -	iet my hand and affixed my notaric	al expressed.
Spart <sup>o</sup> Li a 110	NUQU	all the the
<b>STUTIT</b> S 2041	Notary Public My commission	n expires: 3/21/04
10 PGD8 00		7-987
Loan No.		
TRUST DEED		County of Klamath
		Certify that the
		I certify that the within instrument was received for record on the 13th
	(DON'T USE THIS SPACE: RESERVED	at 3:28, 9'clock P M
TO Grantor	TOR RECORDING	in book M78
AND LOAN ASSOCIATION	TIES WHERE USED.)	
Banafa		Witness my hand and seal of County affixed.
ter Recording Return To: CONUEA		
KLAMATH FIRST FEDERAL SANNES ITS AND LOAN ASSOCIATION TOWARD DOAN 35 SUG 35 Y	Fu the office of a	De Company Crossis pr. County Clerk
Lotu 31 and 32 4	n Block 2. INDUFFUL a Block 2. INDUFFUL a Block 2. INDUFFUL	-B? Demetha A thits, I
The second s		Fee \$6.00 Deputy
REQU	EST FOR FULL RECONVEY!	ANCE
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Tustee	2019년 - 1919년 1 1919년 - 1919년 1 1919년 - 1919년 1	
been fully paid and satisfied. You hereby are dire	Il indeh edness secured by the foreg	roing trust dead. All sums secured by said trust dead
	putties costignated by the terms of ac	going trust deed. All sums socured by said trust deed as owing to you under the terms of said trust deed or ich are deilvered to you herewith together with said and trust deed the estate now hold by you under the
ALLEN TOTAL STATES IN THE STATES INTER STAT		ederal Savings & Loan Association, Baneficiary
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not then be due had no default occurred and thereby cure the detaut. 8. After the lapse of such time as may than be required by law following the recordston of soid polyter and giving of said notice of sale, the of sale, sither as a whole or in separate parcels, and in such oder as he may de-termine by the such as a whole or in separate parcels, and in such oder as he may de-termine by the such as a whole or in separate parcels, and in such oder as he may de-termine by the such as a the lighest bidder for cash, in lawfol money of the apy portion of said property by public announcement at such time and place of saic and from time to time thereafter may postpone the sale by public an-

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7. After default and any time prior to five days before the date set by the Trustee for the Truste's sale, the grantor or other person so the obligations secured thereby amount then due under this trust deed and in enforcing the terms of the obligation and trustee's and stormey's fees not exceeding \$50.00 each), other than such portion of the primeral as would not the a be due had no default coursed and thereby cure the default.

a service charge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any mediately due and payle beneficiary may declare all some secured hereby im-and election to sell this by delivery to the traitee of written motice of default duy filed for record, the bound of any indebiedness in the motice and in the the beneficiary shall deposit with the trustee in the struct of the bound the secure of the secure of the secure of the secure of the secure and election to sell the trust property. which notice the struct secure of the secure the beneficiary shall deposit with the trustee this trust deed and all promissory trustees shall fix the time and place of sale and give notice thereof as then required by law.

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furniah beneficiary on a would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

4. The entering upon and taking possession of said property, the collection of such rents, issues and profile or the proceeds of the and other insurance policies options and and the splitched option of any taking or damage of the property, and feult or notice of default hereunder or invalidate any act done pursuant to such potice.

12. This deed applies to, inures to the benefit of, and blads all parties hereto, their heirs, logates devises, administrators, executors, successors and pledgee, of therm "beneficiary" shall mean strators, executors, successors and pledgee, of therm "beneficiary" shall mean strators, executors, including benefin, in constructs secured hereby, whether he holder and owner, including benefin, in constructs secured hereby, whether the context so requires, the mas-culate gender includes the femining and/or neuter, and the singular number in-cludes the plural.

11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustes is not obligated to notify any party hereto of under any other deed of trust or of party unless such action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

deed or to fins successor in interest entitled to such surpus. 10. For any reason permitted by law, the beneficiary may from time to successor trustes successor or successors to any trustee named herein, or to any versace to the suppointed hereinder. Upon such appointment and without con-and duties confiered upon any trustee herein named or appointed hereinder. Each such appointed hereinder. Those mode by written instrument excessed such appointed nerve index to this trust decd and its pince of the beneficiary, containing reference to the successor of the successor trustee, and the successor trustee of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

and the heneficiary, may purchase at the sale. 9. When the Trustee sells purnuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To reasonable the sale including the compensation of the trustee, and a trust deed, (3) To all persons having recorded liens subsequent to the order of their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

nonnocument at the time fixed by the preceding postponement. The trustee ahalf deliver to the purchaser his deed in form as required by law, conveying the pro-perty so solve the purchaser of a solve the pro-rectials in the best of any matters or facit ahalf be conductive proof of the and the beneficiary, may purchase at the sale.

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