THIS TRUST DEED, made this 14thday of July

GLENE R. WHITE and SANDRA K. WHITE, 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 beneficiery; WITNESSETH

The statter irrevocably grents, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klarach County, Oregon, described es:

A tract of land situated in the ME% of Section 28, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

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Beginning at a 5/8 inch iron pin marking the Northeast corner of the NW4NE4 of said Section 28; thence South 890 54'41" East 10.70 feet; thence South 00° 19' 32" Wast 1537.06 feet; thence West 882.06 feet to a point marking the true point of beginning of this description; thence South 320.00 feet, more or less; thence West on a line passing over the center of a wall, 290.31 feat; thence North 21 52' 50" West 175.57 feet; thence North 01 58'00" Rast 157.18 feet; thence East 340.34 feet to the true point of beginning.

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

together with all and incular be apportagencis, tenements, hereditements, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in an wise appartaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventilablinds, floor covering in place such as well-to-well corporting and linoloum, shades and built-in appliances now or hereafter installed in or used in connection

This trust teed shall further secure the payment of such additional money, if any, as may be seamed hereafter by the heneficiary to the granter or others having an interest in the above described projecty, as may be evidenced by a sole or, notes. If the indebtedness secured by this frust deed is ovidenced by more distances size, this beneficiary may evoid; payments received by it upon any of said notes; or part of any payment on one note and part on another, at the beneficiary may since.

at the beneficiary may seen.

The grantor here's asymants to said with the timite this the beneficiary hereix that the said premises and property conveyed by this trust deed are free and clear of all sessembrances and that the prantor will and his heirs, executors and animistration all verrant and defeed his said title thereto against the dairs of all persons whomosever.

against has dissing of all persons whomsoever.

The granter covenints and agrees to pay add note according to the terms thereof and affect only add the charges levied against the distingtion of the control of the date control of the control of th

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and givenomental charges belief or assessed against the above described property and believable premium while the inchested method belief in excess of 80% of the losses of the designal purchase price said by the grantor at the time the loan was made or this benefits ye original appraisal value of the physicy at the time the loan was practic, and interest payable under the icross of the nets or collection resured best of yellocities are such interest payable and the control of the nets or collection resured best of the facts or collection resured best of the facts of the nets or collection resured to 1/12 of the large, excess entails and other charges due and payable with moment of add to 1/26 of the large excession and above the other consequence of the said property within said successful first pract while this true local to the separate interest and said property within said successful first practice. The said payable with successful and disperted by the securical property within the said that the large rate maintained to be practiced as said assessed as and as a rate not less that the large rate maintained to be granted to the control of the said of the control of the times that the said of the said of the control of the these days, the rate of the said of th

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, satesaments, insurance prominums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the default to be beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deflect to the principal of the obligation secured hereby.

Schills the spantor thirto keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there for shall they 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, it this connection, the beneficiary shall have the right in its discretion to complete any improvement; 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, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; tappear in and defend any action or proceeding purporting to affect the security hereof or the frights or powers of the hencilclary or trustee; and to pay all a reasonable, aim to be fixed by the court, in any such action or proceeding, which the beneficiary or trustee may appear and in any such action or proceeding. In the processing the process and the processing the processing the processing the processing the processing the processing the court, in any such action or proceeding the processing the pro

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:

- It is mutually agreed that:

 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 sommance, prosecute in its own name, appear in or defend any action or proceedings, or to make any compromise or settlement in connection with such a proceedings, or to make any compromise or settlement in connection with such proceedings, and if it so elects, to require that all or any portion of the mount reasonable course, expanses and attorney's fees necessarily paid or incurred by the first upon any reasonable costs and exposses and attorney's fees necessarily paid or incurred by the sentilication is such proceedings, and the proceedings, and the proceedings of the sentilication is such proceedings, and the balance applied upon the indebtedness secured hereby; and the grantor agrees, at the own exposes, to take such actions and execute such instruments as alter 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 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 liability of any person for the payment of the indebtedness, the truster may full existent to the gradient of any map or plat of said property; (b) join in granting contains the charge the restriction thereon, (c) Join in any subordination or other agreement selecting this deed or the lieu or charge hereof; (d) reconvey, without warranty, all only part of the property. The grantee in any reconvey, without warranty, all only part of the property for grantee in any reconvey and the recitate therein of any matters or facts said be conclusive proof of the studied lasers thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00.
- shall be \$5.00.

 3. As additional security, grantor hereby assigns to be efficient during the continuance of these trusts all rents, issues, royalizes and profits of the property affected by this deed and of any personal property located thereon. Until grantor shall default to the payment of any indictedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to collect all such rents, lastes, royalizes and profits carned prior to default as they become due, and payable. Upon any default by the grantor hereunder, the best ficiary may it any films without notice effect in person, by agent or by a receiver to be appointed by a court, and without regard to the assentacy of any security for the indebtedness hereby secured, enter upon and take possession and property, or any part thereof, in its own name aus for or otherwise collect the rents, issues and profits, including those part due and uppaid, and appy the same, less costs and expenses of operation and collection, including reasonable attorney's feet, upon any indebtedness secured hereby, and un such order as the beneficiary may determine.

- 5. The granter shall notify beneficiary in writing of any sais or contract for sais of the above described property and furnish beneficiary on sometime or the support of a furnish beneficiary on sometimes of the property of a beneficiary property of a beneficiary on the property of a beneficiary on the property of the property of a beneficiary of the property of the property of a beneficiary of the property of the property
- a. Three is of the execute of this instrument and more default by the spreads in payment of any indubtadness secured hereby or in performance of any indubtadness secured hereby or in performance of any industry during the payment of any payable by delivery to the trustee of written notice of default duly filed for record. Upon delivery of said solice of ideals and election to sell, the trust property, which notice trustee shall cause to be the beneficial half deposit with the synstee this trust deal election to sell, the trustee and the property of said solice of ideals? And deposit with the synstee this trust deal as promisery trustees and the said of the property of the prope
- 7. After default and any time prior to fire days before the date set the Trustee for the Trustee's sale, the grantor or other person so disgate may tay the entire amount them due under this trust deed and colligations accured thereby (including costs and expenses actually incurred exceeding \$50.00 arch) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.
- So, then oe one can no arisint occurred, and thereby cure the default.

 2. After the lapse of such time as may then be required by law following the recordation of said actice of coffinity and pring of said notice of saie, the of saie, shill sell said property at the limst parcels; and in such order at he may declare as a public such parcels; and in such order at he may determine, at public suching to the highest photos; and in such order at he may determine, at public such that the said said a said and property by public successments it such time and place and any portion of said property by public successments it such time and place of said and from the said the said the said said and said and from the said the said the said said and said and from the said the said

nouncement at the time fixed by the preceding postponement. The trustee the deliver to the purchaser his deed in form as required by law, coavering the precitary so sold, but without any covenant or warranty, express or implied. Trecitars in the deed of any matters or facts shall be conclusive proof of truthfulness thereof. Any person, excluding the trustee but including the grant and the beneficiary, may purchase at the sale.

- and the beneficiary, may purchase at the basic.

 2. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (i) To the expenses of the sale including three compensation of the trustee, and a reasonable charge by the attorney. To the obligation secured by the interests deed. (3) To all persons having recorded liens subsequent to this trustee of the trust deed as their interests appear in 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.
- 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor of auccessors to any trustee named herein, or to my successor trustee appointed hereinder, then the successor trustee the successor trustee, the inter shall be vested with all title, powers and duties conferred upon any trustee heater shall be vested with all title, powers and duties conferred upon any trustee here by written instrument executed by the beneficiary, containing reference to this trust deed and its place of sound, which, when recorded in the office of the county cierk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.
- It. 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 actify 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 trustee.
- 12. This deed applies to, incres to the benefit of, and binds all parties bersto, their heirs, legatees devisees, administrators, executors, aucoessors and assigns. The term "beneficiary" shall mean the holder and owner, tichading pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In constraing this deed and whenever the context so requires, the maxicaling gender includes the Jeminine and/or neuter, and the singular number Leduces the plural.

IN WITNESS WHEREOF, said argutor has hereunto set his hand and seal the day and year first above written. GLEWN R. WHITE STATE OF OREGON County of Klasmeth ss THIS IS TO SERVEY that on this 14TH Notary Public in cold for sold county and state personally appeared the within named.

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THE IS TO ENTIRY AND A SHAPPA AND A S Notary Public for Oregon My commission expires: I com No. _ Heritania. STATE OF OREGON TRUST DEED 88. County of Klamath I certify that the within instrument was received for record on the 14th day of July , 1978, mac 157.16 feet; therice bank KLAMATH FIRST FEDERAL SAVINGS OF STILL THE WARRENG OLD CHARLES IN SOME COUNTY.

KLAMATH FIRST FEDERAL SAVINGS OF STILL THE WARRENG OLD CHARLES IN HOLD COUNTY OF STILL THE WARRENGT OF STILL THE STI pregor, mare particulatly de cribes or follows: to bast of the will spice

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THE PRINCE TO COLL COMPLY

To be used only when obliquitions have been paid.

The understand is the laged owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed on payment to you of any same owing to you under the terms of said trust deed or trust deed and to recovery; without womanty, to the parties designated by the terms of said trust deed the estate now held by you under the Klamath First Federal Savings & Loan Association, Beneficiary

Column And Sandal K. Willy husband and