Voi. M78 Page 28300

..... 19 ....**78**, between

JAMES H. FLETCHER and MONA G. VONSTEIN ..... as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

December .....

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

Klamath<sub>County, Oregon, described as:</sub> A parcel of land situated in Block 11, ELDORADO, and additon to Klamath Falls, Oregon, being a replat of vacated portions of Eldorado Heights, and Sunnyside Addition; in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a 2" iron pin from which the Northwest corner of Lot 2, Block 11 of said Eldorado bears North 89° 47'00" West 73.47 feet; thence from said point of beginning South 00° 13"00" West 100.05 feet to a ½" iron pin on the South line of Lot 3 of said Block 11; thence South 890 47'00" East on the South line of Lot 3 and Lot 4 of said Block 11, 62.00 feet to a  $\frac{1}{2}$ " iron pin; thence North 01° 56' 48" East 100.10 feet to a  $\frac{1}{2}$ " iron pin; thence North 01° 56' 48" East 100.10 feet to a  $\frac{1}{2}$ " iron pin on the North line of said Lot 4; thence North 89° 47' 00" West along the North line of said Lot 3 and Lot 4, 65.00 feet to the point of beginning.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or bereafter belonging to, derived from or in anywise appertaining 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, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection 

This trujt deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the show's described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced more than one note, this beneficiary may credit payments received by it upon more than one 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 heneficiary, 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, accutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

obtained. That for the purpose of providing regularly for the promet payment of all taxes, assessments, and governmental charges level or assessed ngainst the above described pro-perty and insurance prenum while the indebtedness secured hereby is in excess of 80% provided the beneficiary's original appraisal value of the property at the time the loan was made of the beneficiary's original appraisal value of the property at the time the loan vas-made and interest payable under the terms of the note or obligation secured, hereby principal and interest payable under the terms of the note or obligation secured, hereby of the taxes, assessments, and other charges due and payable with respect to said property of the taxes, assessments, and other charges due and payable with respect to said property of the taxes, assessments, and other charges due and payable with respect to said property of the taxes, assessments at a rate heartes due and payable with respect to said property interest to add property within each succeeding three years while this Trust Deed is the refect as or said amounts at a rate not its that the buckiest and by to the granitor at by hanks on their open passbok accounts minus 3/4 of 1%. If such rate is hows 4%, the rate of interest paids that be 4%. Interest shall be computed on the average 4%, the state of the second and shall be paid quartery to the granitor by crediting to the escent account the amount of the interest due.

While the granter is to pay any and all taxes, assessments and other charges leaved or assessed against said property, or any part thereof, before the same bedn to bear-interest and alios to pay premiums on all instrume policies upon said property, such pay-interest and alios to pay and all taxes, assessments and other they authorize the beneficiary to pay any and all taxes, assessments and other the trantor benchy authorize against said such taxes, assessments or other clarges, and to pay the instrume or the instru-outer of auch taxes, assessments or other clarges, and to pay the instrume or the taxes collector of auch taxes, assessments or other clarges, and to pay the instrume or the reserve arcond-resontaities and to withdraw the summitted by the instance corrects or their sec-resontaities of a failure to have any instrume written or for any loss or dame clarge graving responsibile for failure to have any instrume written or for any loss or damed graving even of any loss, to compromise and settle with any instrume company and to apply any erent of any loss, to compromise and settle with any instrume events. In computing the amount of the indecidences for payment and satisfaction in full or upon sale or other amount of the indecidences for payment and satisfaction in full or upon sale or other amount of the indecidences for payment and satisfaction in 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 inductedness. If any authorized 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 due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within the days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may sortiate option carry out the same, and all is expenditures there beneficiary may sortiate option carry out the same, and all is expenditures there here for any interest at the rate specified in the note, shall be repayable by for arantor on deman and shall be secured by the ise discriming the trust deed. In this connection, the beneficiary shall have the right to make such repairs to said any improvements made on said premises and also to make such repairs to said approperty as in its sole discretion it may deem necessary or advisable.

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 tile search, as well as fees and expenses of the trustee incurred; in connection with or the other costs and expenses of the trustee and attorney's fees actually incurred; in andorcing and defend any action or proceeding purporting to affect the secur-to appearing the order of the restrictions of the beneficiary or trustee; and to pay all ity hereof of the rights of powers of the isometicary or trustee; and to pay all reasonable sum to be fixed by the court, in any such action or proceeding in reasonable sum to be fixed by the court, in any such action or proceeding in reasonable sum to be fixed by the court, in any such action or by this trust ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

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 commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if its oelects, to require that are in access of the amount re-gined to any all reasonable costs, expenses and shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's net necessarily paid or incurred by the beneficiare and the present and the grantor agrees, balance applied upon the indebtedness secure altor hereby; and the grantor agrees, balance applied upon the idebtedness secure and expenses and shall be to own expense, to take such actions and execute 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 bene-ficiary, payment of its fees and presentation of this deed and the note for en-ficiary, payment of its fees and presentation of this deed and the note for en-ficiary payment of its fees and presentation of this deed and the note for en-ficiary payment of the payment of the indebated on the interest of the second its bill to the thatking of any map or plat of said preparty (b) join in granite consecution of the payment of the indebated on the interest of the second any there are a second of the second of the second of the second of the second any there are a second of the second of the second of the second of the second without warranty, all of any part of the property (b) join in granited thereto" and the construction is there of any malters of facts shall be conclusive proof of the bill full bill beto. and the second of the second of the services in this paragraph shall be \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all retus, issues, coyalites and profits of the pro-perty affected by this deed and of any pernal property located thereon. Until perty affected by this deed and of any pernal property located thereon. Until perty affected by this deed and of any pernal property located thereon. Until perty affected by this deed and of any pernal property located thereon. Until perty affected by this deed and of any pernal property located thereon. Until the performance of any agreement be and profits earned prior to default as become due and payable. Until the the payment of the the performance of any agreement, the sec-become due and payable. Until out, and without registration thereunder, the bear-become due and payable. Until and without registration to the adequary ed any setter to the appoint whether the set of or of all and point setter to the appoint of the period. In the own name sue for or of all and apping the same least and expenses of operation and collection, including reason-the setter terms, least on any indebtedness secured hereby, and in such order as the beneficiary may determine. S 203

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been fully poid and satisfied. You hereby and folder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed and to statute, to cancel all ovidences of indebtedness secured by and trust deed (which are delivered to you under the tores of said trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new hold by you under the trust deed the estate new hold by the trust deed the estate new hold by you under the trust deed the estate new hold by the trust deed the e	alls, Create Additions BEOCE	SE LOTTCAS: ST. FOR FULL RECOMMEND
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	이야한 전체에서 이 가장 가지가 가려진 관계가 가려고 있는 것이다. 같은 것은 것이 아이들은 것을 것 같은 것이 가지 않는 것이 가지?	
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trustees shall fix the time and place of sale and give notice thereof as then required by law. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the granter or other person so the obligations secured thereby function and trustee attain the date set of exercise the terms of the function and trustee attain the date set of exercise thereby the date of the trust deed and not exceeding the terms of the function and trustee the default. After the lapse of such than such portion of the principal as would not exceeding and notice of default occurred and thereby cure the default. After the lapse of such than such portion of a sale attain only and of all property at the sum and place fixed by law following of sale, either as whole or in separate parcels, and in such point in sale of sale. Turnies attain and property by public sale. Trustee may postpone the sale of all or sale and from time to the thereatter may postpone the sale by public sale. IN UNIVERSECT TAUERDED

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a service charge. 6. Thme is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or upon default by the secured hereby due and payable by delivery may declare all sums secured hereby im-and election to sell the trust profit of the truste of default and election to sell the trust profit of the trust endities and election to sell deposit with of said notice of default and election to sell construments and election to sell any state by delivery of a said notice of default and election to sell the beneficiar ball deposit with the truste the trust endities and election to selly trustees shall fix the time and place of sale and give notice thereof as then

such notice. 5. The grantor shall notify beneficiary in writing of any sale or con-form supplied of the above described property and formats beneficiary on a form supplied with such personal information concerning the purchaser as a service charge.

4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and fault or notice or ideas thereon and foresaid, shall not one waits end of such notice.

aparty unless such action or proceeding is brought by the trustee shall be a 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, at the belefit of, and binds all parties assigns. The term, beneficiary, shall mean the holder and owner, including pledgee, of the mote secured hereby, whether or not mead as a beneficiary culling gender includes this deed and whenever the context so requires, the mas, culles site plural.

Proper appointment of the successor instee. II, Trinstee accepts this trust when this deed, duly executed and acknow-ledged is may a public record, as provided by law. The trustee is not obligated to notify and, party liceto of pending sale under any other deed of trusts 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.

deed or to his successor in interest entitled to such surplus.
10: For any reason permitted by law, the beneficiary may from time to successor in the successor of the successor in the successor in the successor in the successor interest appointent and substitutions in the successor interest appointent and substitution shall be readed by written instrument executed by the beneficiary countries of the successor in the office of the sound substitution shall be readed by written instrument executed readed is proper appointment of the successor in the office of the sound substitution shall be the successor of the successor in the office of the sound is proper distance of the successor in the office of the sound is place of proper appointment of the successor instance.
11. Trustee accessitions this trust when this deed, duly executed and acknow-

nouncement at the time flied by the preceding postponement. The trustee shall deliver to sold, but without any concentration of warranty law, conveying the pro-perty so sold, but without any concentration of warranty express or implied. The precision of the deed of any matters of facts shall be conclustre proof of the rectision of the deed of any matters of facts shall be been been truthfulness thereof. Any person solution is a solution of the solution of the and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall sail the proceeds of the trustee's sale as follows: (1) To reasonable charge the sale including the trustee's sale as follows: (1) To reasonable charge the proceeds of the trustee's sale as follows: (1) to an a the expression of the sale. (3) to all persons have free on personable and the trustee, and ta interests of the proceeds of the surgits of the trustee is and the deed or to his successor in interest entitled to such surgius. 10: For any reason permitted by law, the beneficiary may from time to

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