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TRUST DEED



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DescriptHIS TRUST DEED, made this 6th day of _____ March _____ 19.79., between MILUS R. MORRIS and GLADYS MARIE MORRIS, husband and wife

KLAMATH FIRST 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 Klamath. County, Oregon, described as:

UN PROPERT OF FULL SECONDEX LOS OF STREET

Lot 14, Block 10, Tract No. 1064, FIRST ADDITION TO GATEWOOD, in the County of Klamath, State of Oregon.

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Real Reality - AND LETAL ASSOCIATION KLAMATH FIRST FEBERAL SAMAGE

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이 나라는 것을 같은 것같은 것을 했다. which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the ar intenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

hereafter 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; logether 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 FIVE

This trust deed shall further secure the payment of such additional money, IL say, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be videnced by a note, or -no nee in the indeptedness secured by this trust deed the videnced by any of said, noted part of any payment on one note, and part on another, as the beneficiary may elect. 'n

The grantor hereby covenants to and with the trustee and the beneficiary berein 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, against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said 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 due, all taxes, assessments and other charges levied against they of the terms and the set of the terms and property is the set of the terms and property; to keep said property fire of rom all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said premiser more and property and in good workmanike manner murphaliding or improvement on said property; to keep and premise from the date hereof or the date construction is hereafter within six months from the date hereof or the date construction is hereafter within six months from the date hereof or the date construction is hereafter within six months from the date hereof or the date construction is hereafter to the set of the date and property which may be damaged or destroy and pay when due, all beneficiaring construction; to replace any work or material property at all beneficiaring construction; to keep all buildings of improvements now are now aste of said premises; to keep all buildings and improvements and such constructed on such other hazarda property in good repairs and improvements low or now on the saft that the origin beneficiary may from time; to time require secured by this trust deed, in a company companie acceptable to the beneficiary ficiary, and to deliver the original point; companies acceptable to the beam approved loss payable, clause in favor; of insurance in correct form and with approved loss payable, dause in favor; of insurance in correct form and with approved loss payable, dause in favor; of insurance in correct form and with approved loss payable, dause in favor; of insurance in correct form and with approved loss payable, dause in favor; of insurance in correct form and with approved loss payable, dause in favor; of insurance in correct form an

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against the above described pro-perty, and insurance premum while the indebtedness secured hereby is in access of 30 we of the lesser of the original purchase price paid by the grantor at the time the load way made or the beneficiary's original appraisal value of the property at the time the load was made, grantor will pay to the beneficiary in addition to the monthly measures of principal and interesting pay to the beneficiary in addition to the monthly measures of on the date installments while made the trans of the poles or 'addigation secured on 1/12 of the taxes, assessments, and that also interest are payable an amount equal to 1/12 within each succeeding 12 months where the trans with respect to said properly respect to said properly within and may 1/36 of the insurance preshum payable with inferct as 'estimated and directed by measures the trans while this trust Deel is the trates of her open passbook accounts minus g7/4 of 1%. If such rate is less than a 4%, the rate of interest paid shall be 4%, if the and quarterly to the grantor be resulting to the exceed and while be and quarterly to the grantor by crediting to the exceed and while be add quarterly to the grantor by crediting to the exceed account and while be add quarterly to the grantor by crediting to the exceed account of the interest ball.

While the grantor is to pay any and all taxes, assessments and other charges leided or assessed radiust stating property, or any part thereof, before the same begin to be and interest and also to pay premiums on all insurance publics uson said property, such ab-ents are to be made through all taxes, assessments and other charges level or impose the beneficiary to pay any and all taxes, assessments and other charges level or impose quainst said property, in the amounts as shown by the statements, thereof furnished by the collector of such taxes, assessments and other charges level or impose of the same statements are submitted by the insurance, premiums in the amounts shown on, the statements submitted by the insurance, carriers or their rep-resentatives and to withdraw the sum which may be required from the reserve account, france, established for that purpose. The grantor arrees in us event to hold the beneficiary responsibile for failure to have and the beneficiary hereby is authorized. In the event of any less, to compromise softer, and the beneficiary for any to and to apply and such insurance receipts upon the softer and satisfaction in full or upon sale or other amount of, the indebtedness 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 indebtedness. 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 ten days after such demand, obligation secured hereby.

"Bhould the grantor fail to keep any of the foregoing covenants, then the beneficiary indy at its option carry 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 demand and 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 grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as in enforcing this obligation, and trustee's and attorney's fees actually incurred; it appear in and defined any action or proceeding purporting to affect the secur-rests and expenses, including cost of evidence of title and attorney's fees actually incurred; ity hereof or the rights or powers of the beneficiary or trustee; and attorney's fees actually incurred; ity hereof archen eights or powers of the beneficiary or trustees in a storney's fees in a which the beneficiary or trustee may appear and in any suit brought by bene-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:

10 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 the right of eminent domain or condemnation, the beneficiary shall have the right of commence, prosecute in its own name, appear in or defend any any such taking and, if it so elects, to require that all or any portion of the money's quired to pay all reasonable costs, expenses and attorney's fees necessarily paid and applied by it first upon any reasonable costs and expenses and attorney's belance applied upon the inductance and excent and expenses and attorney's balance applied upon the inductance and excent and expenses and attorney's balance applied upon the inductance and excent and the granion agrees, be necessary in obtaining such accumpensation, promptiy upon the beneficiary's count.

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-dorsement (in case) is the presentation of this deed and the note for en-liability of any person fail reconveyance. for cancellation, without affecting the consent to the making any map or plat of sali property; (b) join in any subordination or other agreement affecting the effect of the identication for any subordination without warranty, all or any part each or the ilen or charge hereof; (d) reconvey ince may be described as the "present or present legally entitled thereto" and truthfulness thereof. Trustee's fees for any of the services in this paragraph

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in contractions accured thereby (including costs as manual expo- inc contracting the terms of the obligation and trusteed not exceeding \$50.00 each) other than such por brusteed not then be due had no default occurred and thoreby. a After the lapse of such time as may then be require the recordation of said notice of default and giving of said of said, eith said and the set of time and place first of said, eith said and the time of said. Trustee may furned states any able or in separate parcels, and in suc of said, eith said and the time of said. Trustee may pany portion of parable at the time of said. Trustee may para said and from time to time thereafter may postpone the interval of the said the time the said of the said of the interval of the said the time thereafter may postpone the interval of the said the time thereafter may postpone the interval of the said the said the said the said of the said interval of the said the time thereafter may postpone the interval of the said the said thereafter may postpone the interval of the said thereafter may postpone the said the said the said thereafter may postpone the said the said the said thereafter may postpone the said the said thereafter may postpone the said the said the said thereafter may postpone the said the said the said the said thereafter may postpone the said th	uired by law following party un ide notice of anic, the by him in satific the h order as he may low hereto, i a lawful money of the ostpone sale of all or hereia. I the time and place of e sale by public as the following comparison of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satification of the satification cullence as the satification of the satificati	Trustee accepts this trust when this deed, duly executed and acknow smade a public record, as provided by law. The trustee is not obligated on or proceeding in which the grantor, beneficiary or trustee shall be on or proceeding in which the grantor, beneficiary or trustee shall be a the such action or proceeding is brough by the trustee. This deed applies to, nurse to the benefit of, and binds all parties the bern 'beneficiary' shall mean the hold a and owner, including or on constructions are benefit of, and when the such a beneficiary of the secured hereby, whether or not aver a beneficiary neer includes the feminine and/or neuter, and the singular number in- ering the secured and whenever the context so requires, the mase of purel.
STATE OF OREGON	<u> </u>	Milus Morris (SEAL)
County of Klamath Ss	Χ.,	TADYS MARIE MORRIS (SEAL)
THIS IS TO CERTIFY that and ALL 7	w of March	
Notary Public in and for soid county and state	y of Plarch	1 normed, 19, before me, the undersigned, α
Notary Public in and for said county and state MILUS R. MORRIS and GLADYS	MARIE MORRIS, h	usband and wife
they executed the same training individual	S named in and who executed	usband and wife uted the foregoing instrument and acknowledged to me that rein expressed
they executed the some freely and voluntarily f	or the uses and purposes the	rein expressed.
NUTETINONY WHEREOF, I have hereunio set r	ny hand and affixed my noto	rial seal the day and year lass above, written
E C B L S SE	Alau	alalto All A
(SEAL)	Nolary Publ My commiss	ic for Oregon
Loan No.		an a
CONTRACTOR CONTRACTOR AND SECTOR		STATE OF OREGON
TRUST DEED		County of Klamath } ss.
	augita mengina panganangan panganangan panganangan pangan pangan pangan pangan pangan pangan pangan pangan pang	
		I certify that the within instrument
		was received for record on the 7th day of <u>March</u> , 1979,
	(DON'T USE THIS SPACE; RESERVED	
Grantor	FOR RECORDING LABEL IN COUN.	2000
KLAMATH FIRST FEDERAL SAVINGS	TIES WHERE	Record of Mortgages of said County.
AND LOAN ASSOCIATION	OJED.]	Witness my hand and seal of County affixed.
Beneficiary After Recording Return To:		affixed.
KLAMATH FIRST FEDERAL SAVINGS		
AND LOAN ASSOCIATION		County Clerk
		By Dernetha Speloch
17 - 578) CONFEY OF 1	state of	Deputy Deputy
e ver test espece , u		
REQUES	I FOR FULL RECONVE	YANCE

4. The entering upon and taking possession of said property, the collection of such rents, issues and profits of the proceeds of fire and other insurance policies or compensation or awards any taking or damage of the property, and tault or notice of default hereunder or invalidate any set done pursuant to such notice. 5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as a service charge.

6. Time is of the essence of this instrument and small pay benefidary grantor in payment of any indebtdeness secured hereby yor in performance of any mediately due under, the beneficiary may declare all sums performance of any mediately due under, the beneficiary may declare all sums performance of any mediately due under, the beneficiary may declare all sums end thereby im-and election to cellspace by delivery to the trustee of written ended duy filed for record. The trust property, which notice trustee shall cause to be the beneficiary shall doposidely dery of said notice of default and all counters to be notes and documents evidencing expenditures secure hereby, whisponissory trustees shall fix the time and place of sale and give notice thereof as then

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually included in anot exceeding \$50.00 each) other than such portion of the principal as would not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

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Wend of the paper bary (at shorter and or a denote the transfer optimized as a

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or warranty, express or implied. The rectais in the deed of any matters or facts shall be conclusive proof of the truthruineas thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale. and the concentrary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To reasonable charge by the stormey. (2) compensation of the trustee, and a trust deed. (3) To all persons having for the obligation secured by the interests of the trustee in the trust deed clens subsequent to the order of their priority. (4) The surplus, if any the grant 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 successors to any trustee named herein, or to any veyance to the successor trustee, the latter shall be vested with all title, powers and duits conferred upon any trustee herein named or appointed hereinder. Each by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the councy clerk or recorder of the proper appointment of the successor trustee.

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DATED

TO; William Sisemore,

REALENCE PROF NEW EAL SATERS AND LOAVE ASTERNOOM.

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KIIMA ST MOSEES ING CLUDER AND BY MANYTON MALINE

To be used only when obligations have been paid.

The undersigned is the logal 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 sums owing to you under the terms of said trust deed or burst deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same.

Tiexen. 1月12年前方至6月

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Klamath First Federal Savings & Loan Association, Beneficiary

B. C. Y

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