## Loan #05-41778 M/T 7650 T'RUST DEED

## Vol. 19 Page ALAN L. LAIRD AND SHARON A. LAIRD, Husband and Wife

issues and grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the 2018 - C. 1

United States, as beneficiary, Beneficiary, Sectors of consections of the boules consuming the unit of some of some of beneficiary of consection of softwares of properties of the WIIPN BSSETH (consection) and and the consection of the consection A the pair were or the up rate of part that and and constants on data a constant of the property of the trustee, in trust, with power of sale, the property in 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:

That portion of Government Lot 15 of Section 8, Township 35 South, Range 7 East of the Willamette Meridian; Klamath County, Oregon, lying Westerly of State Highway No. 62, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. EXCEPTING all subsurface rights, except water, reserved in trust for the heirs of Millie Thilitate, deceased Klamath Allottee #648.

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which said described real property is not currently used for agricultural, timber or grazing purposes, Souther in together with all and singular the appurtenances, tonements, hereditaments, rents, issues, profits, water rights, essements or privileges now or hereafter belonging to, derived from or in enywise appertaining to the above described premises, and all plumbing, lighting, heating, entilating) arconditioning\_refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-wall carpeting and linoleum, shades and built in appliances now or hereafter installed in or used in connection covering in place such as well-to wall carpeting and lineleum, shades and built-in appliances now or hereatter installed in or used in connection with the above described premises, including all interest therein which the grantor has on may hereatter installed in or used in connection performance of each agreement of the grantor herein contained and the payment of the sim of **HUNDRED AND NO 100**, set TVE (\$ 56,500,000 ) Dollars, with interest thereon according to the terms of rank promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of 3 611.35 commercing 19 79

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to sche grantor or other is having an interest in the above described property, as may be evidenced by a note or notes. If the lidebtedness secured by this trust, deed is evidenced by a more than one note, the beneficiary may credit, payments received by it upon any of said-notes or part of, any payment on one, and part on, another, or as the beneficiary may elect.

against the claims of all percons whomoever. "The grantup coversation of all percons whomoever." The grantup coversatis and agrees to pay said note according to the terms thereof and, when disk little acces, assessments and other charges levied against and property its of keep and bares, assessments and other charges levied against and property its of keep and agrees within all mountrances having pre-cedence over this trust deed, to all permises within all mountrances having pre-reduces over this trust deed, to all permises within all mountrances having pre-sedence over this trust deed, to all permises within all mountrances having pre-promptly and in good workmanilies manue commenced; to repair and restore said property which may be damaged or deny bulked on pay. When due, all costs incurred therefor; to allow beneficiary to impass pay when due, all beneficiary within fifteen days after written notice from be unadialatory to said property which and be damaged or deny bulkings or improvements one work of matching construction; to repaire and restore ments and to commit-or lawfor fact; not to remove or destroy any building or improvements new of low and constructed on said premises; to keep all buildings property and improvements by for herafter erected on said premises continuously haured against los yn dro herafter erected on said premises in or the note or obligation to waste of said premises; to keep all buildings in correct or obligation approved these dates, in accompany, or companies acceptable to the beneficiary and improvements approved these payships have the hereford of a such are structed against hos approved these pays being and prove of the beneficiary withen insurance. If said proves the is not so to be affective as of the herefolary with insurance shall be anon-canceliable, by the grantor of the beneficiary which insurance. If said proves obtain insurance for the beneficiary which insurance is shall be anon-canceliable, by the grantor during the full term of the polery thus instructed of the

discretion obtain insurance for the penett of the full term of the polley thus shall be non-cancellable by the grantor during the full term of the polley thus obtained.

While the grantor is to pay any ind all taxes, assessments and other clarges leded or assessed signist shall property for any part thereof, before the same begin to bear interest, and also to pay premiums on all insurance policies upon said property, such pay-netists are to be made through the beneficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and induces assessments and other charges level of imposed against said, property in the amount's as shown by the statements, thereof, furnished by the collector of such taxes, assessment's of other charges, level of pay, the handraide, premiums resentations and the statements submitted by the the insurance strikers or the shown by the scalars, said property in the amount's as shown by the statements, thereof, turnished by the collector of such taxes, assessment's of other charges, and 'to', bay, the handraide, premitive resentatives and to withdraw the submitted by the insurance strikers of the property responsible for failure to have any insurance written or for any loss or damage growing out of a defect in any insurance policy, and the beneficiary bereby is authorized. In the amount of, the indebtedness for payment and satisfaction in full or upon said or other amount of, the indebtedness for payment and satisfaction in full or upon said or other

acquisition of the property by the beneficiary after default, any balance remaining in the reserve accounts shall be credited to the inderivations. If any authorized reserve account for taxes, assessments, insurances premiums and other charges is not sufficient at any time for the ingument, solvench 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, the isometicary may ab the options add the ramount of such deficit to the principal of the obligation secured hereby.

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The grantor, hereby covenants to and with the frustes (and they bhasficiary [5]) Should they grantor fail to keep any, of the foregoing covenants, then the fore and should be readed and the should be readed and and shall be required by the same, and all its expenditure there against the claims of all portors whomeover. The grantor on demand and shall be required by the list of the same and all the second by the same and all the second be readed the second be readed the second by the same and all the second be readed the second be saded the second be readed the second be readed to the second be r

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 like search, as well as the other vocats and expenses of the truster and attorney is connection with or in andorcing this obligation, and trustee's and attorney is fees actually incursion its appear on and defined any action or proceeding purporting to affect the secur-ity hereof or the drights or powers. Of whe trustee in any call attorney's fees in a reasonable sum. to be first by the court of like and attorney's fees in a reasonable sum. to be first by the court of in any suit brought by bene-ficiary to foreclose, this deed, and all sold, sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor annual statement of account but shall not be obligated or required to fur any further astements of account, such a more than the statement of account It' is mutually agreed that:

At the imputally agreed that this share of a sold property shall be taken under the right of, caninent domain.or, condemnation, the beneficiary shall have the right of, caninent domain.or, condemnation, the beneficiary shall have the right of, caninent domain.or, condemnation, the beneficiary shall have the right of, containent domain.or, contained or settlement in connection with such taking and, if, it so, elects, to require that all or settlement in connection with such taking and, if, it so, elects, to require that all or settlement in connection with auch taking and, if, it so, elects, to require that all or settlement in connection with auch taking and, if, it so, elects, to require that all or settlement in connection of the money's or incurred by the grator in such proceedings, shall be paid to: the beneficiary and applied by it first upon any reasonable costs and expense and attorney's fees necessarily paid or incurred by the beneficiary in such rescendings, and the balance applied upon the indebtedness secured hereby man struments as shall be necessary. In obtaining, such compensation, promptly upon the beneficiary and structure and stroney are set to be beneficiary in such the beneficiary be necessary in obtaining and any encount of the beneficiary in a shall be necessary in obtaining and a secure in the struments as shall be necessary in obtaining and a secure interview.

request comprises and sense responses in the upon written request of the beneficiary's 2. At any time and from time to time upon written request of the house fleiary, payman of its feel and presentation of this deed and the note for en-terms of the original presentation of this deed and the note for en-liability of any present full presentation of this deed and the note of the liability of any present prime of the indebtedness, the trustee may (a) any easement, or creating any map or plat of said property (b) join in granting or other arreement affecting the periods of the lien or charge hereof; (d) reconvey, without warranty, all or any part of or the lien or charge hereof; (d) reconvey, here recling the description of the periods of the services in this paragraph the frecting therein. Trusters (for any of the services in this paragraph deal be \$3.00.

fullifulines thereof. Trustee's fees for any of the services in this paragraph ball to \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these two and reads, issues, royalites and profits of the pro-perty inflected by this deed and from percent plocated thereon. Until the purformance of any agreement hereof, any indebtedness secured thereon. Until the purformance of any agreement herein profits and the read thereon. Until the purformance of any agreement herein profits and the read thereon. Until the purformance of any agreement herein profits rearred prior to default as they lock all work trents, issues, royalties and on the prior to default as they construct the trents, issues, royalties and without the person, by agrets or by a re-ceiver to be appointed by a court, and without person, by agrets or by a re-ceiver to be appointed by a court, and without person, by agrets or by a security for the indebidness hereby secured for the there possesion of all property, or any part thereof, in its own name upon and take possesion of all property, or any part thereof, in its own name upon and take possesion of all property, or any part thereof, in the own name upon and take possesion of all property, or any part thereof, in the own name upon and take possesion of all property, or any determine.



6. Thus is of the essence of this instrument and upon default by the grantor in payment any indetedness secured hereby or in performance of any mediately due angle, the beneficiary may declare all upon default by the spreament payment of the trust property, which notice trustsea notice of default duly filed for record the trust property, which notice trustsea notice to sell, notes and declarge with the truste state that state the beneficiary shall exame to be the beneficiary shall exp default with the trustes of the state of be beneficiary shall for the time and place of sale and size hereby in the trust promises rustees and documents evidence and place of sale and size notice thereof as the 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 furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary

5. The entering upon and taking possession of said property, the collection of sach rents, issues and profits or the proceeds of fire and other insurance pol-ficies or compensation or awards for any taking or damage of the property, and the application or relass thereof, as adoreadd, shall not cure or waive any de-such notice.

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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-rectification of the purchaser his deed in form as required by law, conveying the pro-rectification of the purchaser has been as the shall be conclusive implied. The irrithuiness thereof. Any parameters for facts shall be conclusive implied the grant the beneficiary may purchase at the sale. 9. When the Trustee sails purchase at the sale. 10. The same set of the sale including the granter instee shall apply the proceeds of trustee's as les as follows: (1) To reasonable charge by the stormey in conclusion of the trustee, and the expenses of the sale including the trustee as les as follows: (1) To reasonable charge by the stormey in the bollgation scoured by the interests of the trustee in the trust as the first subsequent to the creater of the trustee in the trust as the sale as follows: (1) the deed or to his successor in interest satisfies to the stored 10. For any reason permitted by Taw, the beneficiary may from time to

deed or to nis 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 successor trustes successor trustee, the latter shall be vested with all tille, power and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument excellent by the baneficiary, containing reference, to this trust deed and its place of the proper, suppointment of the property is situated, shall be conclusive proof of proper, appointment of the instruction of the suppoint of the proper appointment of the instruction and the property is situated.

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