Loan #04-41780 T/A 38-18239 TRUST DEED Vol. 79 Page. 7793 LARRY L. TODD AND ASTRID F. TODD, Husband and Wife as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the

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United States, as beneficiary; Enanced in solution is super relation of integrations of the same of any time, due to a super solution of the same Enanced in solution is super relation of integrations of WITTINESSETTHESE and solution of any to any the same so binacel in gropher is enough the 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:

Lots 7 and 8, Block 40, HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPTING THERE-FROM that portion described as follows:

Beginning at the Northwest corner of said Lot 8, Block 40; thence North 68° 46' East 10 feet to the true point of beginning; thence North 68° 46' East 89.70 feet; thence Southeasterly 80 feet; thence Southwesterly 89.70 feet; thence North 21° 14' West 80.00 feet to

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

togethers with all and singular, the appurtenances, 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, ar-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection covering in place such as wall-to-wall carpeting and linoleum, 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 or may hereafter again to the therein the payment of the sum of **BUNDRED AND NOTION THREE** (s.69, 300,00) Dollars, with interest therein according to the terms of lat promissory note of even date herewith, payable to the beneficiary of order and made by the grantor, principal and interest being payable in monthly installments of s.637.10. commencing

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

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As the beneficiary, may elect. The grantor hereby covenants to and, with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed ary free and clear of all encumbrances and that the grantor will and his heirs, acceutors and administrators shall warrant and defend his said title three against the claims of all persons whomsoever.

excutors and administrators that warrants and defaud his said title thereto against the claims of all persons whomsover.

obtained. That for, the purpose of providing regularly for the prompt payment of all takes, assessments, and governmental charges levied or assessed against. the above description of the lessing of th

While the granter is to pay any and all targs, assessmently and other charges leited or assessed, auginist stall property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficiary, as aforesaid. The grantor, hereby, such pay-interest, and also to pay any and all targs, assessments and other charges leited or imposed against said property in the amounts as shown by the statements, thereof, furnished by the collector of such targs, assessments or ot ther charges, said to pay, the linearance, premiums in the amounts shown on the statements submitted by the functionary carriers of their crem-resonatives and to withdraw the sum which may be required from the reserve account of a defect in any insurance policy, and the beneficiary hereby is anthorized, in the servent of a loss, to componing settle with any insurance company and to pay any such insurance receipts upon the obligations secared by this trust deed. In computing the amount of, the indebtedness for payment and satisfaction in full or upon sale or other second the indebtedness for payment and satisfaction in full or upon sale or other

acquilition 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 large, assessments, insurance premiums and other charges is not sufficient at any infinite payments of such charges as they become due, the grannet or shall pay infinite infinite the payments of such charges as they become due, the grannet of the due infinite the payments of such charges as they become due, the grannet of the due infinite the payment of such charges as they become due, the grannet of the due infinite the payment of such charges as they are such definite the payment of such demand, the benefit of the principal of the anomit of such deficit to the principal of the obligation secured hereby.

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obligation secured hereby. [j,i] Should the granton fail to like p any of the foregoing covenants, then the beneficiary may 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 domand 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 grantor further agrees to comply with all huws, ordinances, regulations, overnanis, 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 in other costs and expenses of the trustee incurred in connection with or in append hand defend any action or proceeding purporting to affect the secur-ity agreed or the rights or powers of the beneficiary or trustee; and to speak all erasonable sums to be fixed by the court, in any such brought by bene-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 ual statement of account but shall not be obligated or required to furnish further statements of account.

It 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 ornmence, prosecute in its own name, appear in or defend any ac-tion or proceeding and of its owner any compromise or settlement in connection with such taking and of its owner, how any compromise or settlement in connection with payable as compensation for such taking, which are in access of the amount re-quired to pay all reasons for such proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the grantonic action be paid to the beneficiary balance applied upon the indebtedness secured hereby; and the grantor actions, at one actions, at the such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

be necessary in obtaining such compensation, prompty open the benchtary -request. At any time and from time to time upon written request of the bene-ficinry, payment of its fees and presentation of this deed and the note for en-ficinry, payment of the fees and presentation of this deed and the note for en-ficinry, payment of the payment of the indebtedness, the trustee may (a), consent to the making of any map or plat of said property; (b) join in graniton any casement or creating and restriction thereon, (c) join in any subordination or other agreement affecting the deed or the present eline or charge hereof; (d) reconvey, without warranty; all or any part of the property. The grantee in any reconvey, without warranty, all or any matters or facts shall be conclusive proof of the truthfunces thereof. Trustees fees for any of the services in this paragraph and be \$3.00.

fruinfulness thereof. Trustee's fees for any of the services in this paragraph shall be \$3.0. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents issues, royalites and profits of the pro-perty affected by this deed and of any profits and thereon. Until the performance of any isgreement herein any indebtedness secured hereby or in the performance of any isgreement herein any indebtedness secured hereby or become due and 'payable. Upon any default by the performance and prior to default as they become due and 'payable. Upon any default by the performance and equary of any ceiver to be appointed by a court, and without reperformed at possible of the pro-security for the indebtedness hereby secured, enter possible of the second said property, or any part thereof, in its own name are for onlice tabe possible of the rents, issues and profits, including those past due and unitervise collect the same, issue costs and expenses of operation and collection is individed apply the same, issue, upon any indebtedness secured bereby, and its are the beneficiary may determine.

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of such rents, issues and profile or the proceeds of icits or compensation or awards for any taking or the application or release thereof, as aloresaid, sha foult or notice of default hereunder or invalidate such notice.	of said property, the collection of fire, and other insurance pol- ic damage of the property, and hall not cure or waive any de- ice, any act done number of the ded of the preceding postponement. The trustee sh perty so soid, but without any covenant or warranty, express of implied to recitals in the deed of any matter and or warranty, express of implied to
tract for sale of the above described property in w form supplied it with such personal information c would ordinarily be required of a new ioan applica a service charge.	writing of any sale or con- and furnish beneficiary on a concerning the purchaser as trustee shall apply the proceeds of the trustee sale are provided herein, the evaluation of the sponses of the trustee as all apply the proceeds of the trust
6. Time is of the essence of this instrument grantor in payment of any indebtedness secured here spreement hereunder, the beneficiary may doclare a mediately due and payable by delivery to the trustee and election. to sell the trust prorety to the trustee day filed for record. Upon delivery of a beneficiary shall deposite with the beneficiary shall deposite with the shart of the shart of the notes and documents avidencing expenditures secu trustees shall fit the time and place of sale and a required by law.	trust deed. (3) 'to' all we have a having recorded lies subsequent to the trust deed as their interests of the trust deed as their interests appear in the trust deed as their interests appear in the surplus, if any, to the surplus in the trust deed as their interest appear in the trust deed as theinterest appear in the trust
required by law.	trust ideed and all promissory revance to the successor trustee, and the vest ideed in the successor trustee and the vest ideed in the successor trustee is the latter shall be vested with an without con
7. After default, and any time prior, to five, by the Trustee, for the Trustee's sale, the gra privileged may pay, the entry amount, then due u the obligations secured thereby (highling costs and in enforcing the terms of the obligation and tru not, exceeding \$50.00 each) other thingation and tru not, here here and each ult occurred and there of the the due, had no default occurred and there of a After the lapse of such time as more the security.	Mays netore: the idate sat and or or other person so under, this trust deed and d expenses actually incurred ustees and attorneys fees a of the principal as would County or counties in which the property is attacted, shall be conclusive proof of 11. Trustee nacepts this trust when this deed, duly executed and acknow to notify any party herets of reactions at provided by law. The trustee is not obligate
towning the due had no default securred and there the 8. After the lapse of such time has may then be two recordation of said, notice, of default and giving - two recordation of said, notice, of default and giving - two records and property, st the time on a place i transfer, sither as a whole or in separate parcels and interaction of said property by public sale. Truckes m any portion of said property by public announcement als, and, from time, to, time thereafter-may postpon als, and, from time, to, time thereafter-may postpon	
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Notary Public in and for said county and store	Contraction (Contraction) (Con
lo, me personally toown to be the identical indivi-	Vidual S named in and who executed the foregoing instrument and acharacher
OCLOBEL 20	Diset my hand and affixed my notaties seel the day and year last above written.
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TO Grantor KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	LABEL IN COUN. TIES WHERE USED.)
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Lots 7 and 8, Block 10, 20, 20	ned publication of the second state of the sec
The undersigned is the legal owner and holder of a set of the set	of all indebiedness; secured by, the foregoing trust deed (All more
me	to parties designated by the terms of said trust deed the estate now held by you under the
TYBEA D. TODD JAD AD	Klamath First Federal Savings & Loan Association, Beneficiary 21211D E LODBy <u>10205000 500 MTE</u> S 19 VDETT
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