..... 19 .7.9 ... between ROGER L, FINNEY AND LYNDA P. FINNEY, Husband and Wife KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

TRUST DEED

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:

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Lot 1, Block 13, SIXTH ADDITION TO SUNSET VILLAGE, in the County of Klamath State of Oregon.

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 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 irrivation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor 

11.07.00.0 13-2019-3 2010-3-2019 F/28-2-10-0-2-1-2 3-362-2010-2019 8-362-2019-2019 8-42-2-2019-2019 8-1-2019-2019

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

Loan #04-41789 T/A#38-18408

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The grantor hereby covenants to and with the trustee and the beneficiary, havin 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, erecutors and administrators shall warrants and defend his said title thereto against the claims of all persons whomsoever.

spainst the claims of all persons whomoever. The grantor covenants and agrees to pay said note according to the terms inder the claims of all persons whomoever. The grantor covenants and agrees to pay said note according to the terms inder the said according to the terms of the neumbrances having pre-cedence over this trust data of non-terms and other charges levied against add property; to keep all competes free from all encumbrances having pre-or hereafter constructed of the competes free from all encumbrances having pre-or the date construct and premises within six months from the date promptly and in good work unlike terms and united and property at all beneficiary within fifteen days after written note materials unsatisfactory to fact; not to remove or destroy any buildings or improvement on now as to result premises; to keep all buildings normore the saiter to result prometry and in all premises continues in a sum of the note or events as a start of said premises; to keep all buildings normore the saiter no waste of said premises; to keep all buildings property and impovements now no waste of said premises; to keep all buildings property and impoves the sum to the that contaid premises according in the to time services as a sum not less than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the been-ficiary, as to deliver the original principal sum of the note or obligation secured by this trust deed, in a so the metericiary at less tritteen derid to deliver the original principal sum of the note or obligation the sum to the stifteen the so to the seneliciary at termise. It and to be the principal piece of the interliciary at terms the sheal to be and the principal as the beneficiary which insurance. It adder be obtain may be a three frame the so the beneficiary which insurance sheal to be appressive for the beneficiary which insurance that he non-cancellable by the principal second the beneficiary which

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, perty and insurance premium while the indebtedness secured hereby is in excess of 80 % of the lesser of the original purchase price paid by the grantor at the time the loan was made or the beneficiary's original apprisal relate of the property at the time the hoan was made or the beneficiary's original apprisal relate of the property at the time the hoan was made or the beneficiary's original apprisal relate of the property at the time the hoan was made, grantor will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby or the date installments on principal and interest are payable an amount equal to 1/12 of the taxet, assessments, and other charges due and payable with respect to said properly within each succeeding 12 months and also 1/36 of the insurance premium payable with respect to said grometry within each succeeding three yous while this Trut Deel is a rais of the taxet of interest payable while the terms of 10% of 10%. If such rate b less than affort, the said of the start payable while be 40%. Interest that by chowe can be average monthly balance in the account and shall be paid quarterly to the grantor by crediting to the exercow account the amount of the interest due.

While the grantor is to pay any and all fare, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and alto to pay premiums on all mance policies upon said property, such pay-ments are to be made through the beneficiary, as aforeaaid. The grantor hereby authorizes against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges levied or imposed to be made that a statements substituted from the resteres atoms in the amounts shown on the statements substituted from the resteres atoms in the amounts shown on the statements substituted from the resteres atoms in the amounts shown on the statements substituted from the resteres atoms in the amounts shown on the statements substitute of nor syste in substance predictary 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 hereby is authorized. In the 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 inhall be credited to the indebtedness. If any authorized reserve account for targe, 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 deflect to the 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 colligation secured hereby.

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Colligation secures neresy. Should the granicor fail to keep 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 grane on demand 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 anvisable. 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 wells, 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; to appear in and defend any action or proceeding purporting to affect the secur-ity harcof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in micrary to forcelose 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:

I. 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 any compromise or settlement in connection with such taking and if its own taking, which are in excess of the amount re-such taking and if its cost taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary fees necessarily pairs upon any reasonable costs and expenses and attorney's balance applied upon the indettedness secured hereby; and the grantor agrees, at fao own expense, to take such actions and exceus cuch instruments as shall request.

request. 2. At any time and from time to time upon written request of the beneficiary's Pictory payment of its fees and presentation of this deed and the note for ea-dorsement of the person for the payment of the indebtedness, the trustee may (a) any easement or the person for the payment of the indebtedness, the trustee may (a) any easement or the person for the payment of the indebtedness, the trustee may (a) any easement or the person for the payment of the indebtedness, the trustee may (a) any easement or the of the deed or the lien or charge hereof; (d) resonrey, any easement or the total of the deed or the lien or charge hereof; (d) resonrey, enter may be described as the stot the poperty. The frantes in any resonrey, the recitais therein of any matters or facts shall be conclusive proof of the shall be \$3.00.

shall be \$4,00. 3. As additional security, grantor hereby assigns to hereficiary during the continuance of these trusts all rents, issues, royalites and profiles of the pro-perty affected by this deed and of any personal property locate and thereon. Until grantor shall delault in the payment of any indebtedness cated thereon. Until the performance of any agreement hereunder, grantor shall here right to col-lect all such rents, issues, royalities and profiles earned prior to default as they become due and payable. Upon any default by the grantor brind the bence ceiver to be appointed by a court, and without regard to the adequany of a re-ceiver to be appointed by a court, and without regard to the tabequant of by a re-ceiver to be appointed by a court, and without regard to the bence the rents, issues and profits, including those past due for or otherwise collect the rents, issues and profits, including those past due stranged a stypy the same, iess costs and expenses of operation and collegetary, and in such order as the beneficiary may determine.

WINTESTERANT WITTERAT	Ior the uses and purposes ther	Husband and Wife ited the foregoing instrument and acknowledged to me to be expressed.
1 designation which or, I have hereunto set	uci 8 named in and who execut y for the uses and purposes there it my hand and affixed my notari	tein expressed.
	· · · · · · · · · · · · · · · · · · ·	a sear the day and year last above written.
PUBLING SA	Notary Public	nald V. Brown
2.000 g : 9.5	My commissio	c for Oregon 11-12-82
and a state of the		20\100
Loan No.		
		STATE OF OREGON County of Klamath } ss.
TKO2T DEFD	<sup>40</sup> States and a state of the states of	County of Klemath
	an na sana an an ana ana ana an	the set of setting base
		I certify that the within instrument was received for record on the 25th
	(DON'T USE THIS	advot ADrii
Grantor	FOR RECORDING	
TO Grantor KLAMATH FIRST FEDERAL SAVINGS	LABEL IN COUN- TIES WHERE	in book <u>M79</u> on page <u>9363</u> Record of Mortgages of said County.
AND LOAN ASSOCIATION	USED.)	
Beneficiary	1.	Witness my hand and seal of County affixed.
KLAMATH FIRST SEDERAL SAME	n tean I	Wn. D. Milne
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION	n de la construcción de la constru La construcción de la construcción d	/ / County Clerk
)		Buternotha Shol th
		Deputy
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111 414- COURTS SAREOUT		
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filliam Sisemare,	19: ANGLIM BARY OCHIGANONS: SICLE 1	Aber paid. A state of the
been fully paid and satisfied. You hereby are dire- mit to statute, to cancel all evidences of indebia	i indebiedness secured by the for cied, on payment to you of any r	regoing trust deed. All sums recured by said trust deed sums owing to you under the terms of said trust deed or which are delivered to you berswith treather with the
to the p	parties designated by the terms of	and the delivered to you herewith together with and
and the second secon	Klamath First	1 Federal Saving of the state o
BOUCH P. ELMANA VAD	The state of the state of the	, econal Savings, a Loan Association, Beneficiary
BODER P. ELEVER VAD	- 19 yhr ry	lavong and wrys
La Ca M C /hud	B PRUST DIFF)	

8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the states shall sell asid property at the time and place fixed by him in said notice of saie, either as a whole or in separate parade parade into default and in such order as he may be before a such as the said of the said of the said of the said of the termine, as public suction to the bighest bidder for cash, is lawful money of the any portion of said property by public announcement as such is and place fail or saie and from time to time thereafter may postpone the sale by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

THIS IS TO CERTIFY that on this 20th

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STATE OF OREGON County of Klamath Ss

4. The entering upon and taking possession of said property, the collection of each rents, issues and profits or the proceeds of fire and other innurance points of the proceeds of the said other innurance point the application or events for any taking or damage of the property, and fault or notice of default hereunder or invalidate any act 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 formlah 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 upon default by the sgreenent herward of any indebtedness secured hereby or in performance of any mediacid use and payable by delivery to the trustes of written notice of default duy due and payable by delivery to the trustes of written notice of default duy diction to sell the trust property, which notice of trustes shall cause to be based of the trustes of the trustes that and election to sell, be trustes shall cause to be and the trustes and election to sell, be trustes which motice of the said cause to be and the trustes with the trustes the of the said cause to be trustes shall cause to be trustes shall the trustes of the trustes second here and all promises the trustes while the trustes of the trustes of the trustes and there and place of sale and give notice there of the trust and the trust and place of sale and give notice there and the trust and the trust and place of sale and give notice there and the trust and the trust and the trust and place of sale and give notice the trust and true and the trust and t

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so vileged may pay the entire amount then due under this trust deed and enforcing the terms of the obligation and trustee and attorney's fees i, exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

.....day of....

\_April

12. This deed applies to, inures to the beuefit of, and binds all parties assigns their heirs, logates dorises, administrators, executors, successors and piedge. I the note secured hereby, whethe his holder and owner, including herein. In construing this deed and whenever the context so requires, the ma-culus the splural.

prola tinney (SEAL)

Kogerd Finney

11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated 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 aurplus. 10. For any reason parmitted by law, the beneficiary may from time time appoint a successor or successor to any trustee named herein, or to successor trustee appointed parcessors to any trustee named herein, or to successor trustee appointed parcessor to any trustee named herein, or to and as to the successor trustee, the latter successor any trustee in the successor trustee appoints in a successor trustee herein named or suppointed with all title, pow such appoints in a substitution shall be made by written instrument execut record, which, when recorded in the office of the county tiers or recorder of 1 proper appointment of the successor trustee.

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 the expenses of the sale including the compensation of the trustee, and a trust deed. (3) To all persons having recorded liess 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.

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 as sold, but without any covenant or warrance for implied. The rectical the deed of any matters or facts shall be consistive proof of the and the beneficiary, may purchase at the sale.

S CHA BENELIGEL INDE COMPANY

.....(SEAL)

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