TRUST DEED 79 14457 69268

ROSS CARIAGA and JEANNE CARIAGA, 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:

(see attached description)

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

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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 showe described property, as may be evidenced by a note or notes. If the indebtefness secured by this trust deed 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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The grantor hereby covenants to and with the trustee and the beneficiary 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 beirs, executors and administrators shall warrant and defend his said title thereto 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 level against provide the said property fire from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commerced; to repair and restor-porty and in sood workmanike manner any building or improvement on and property which may be damaged or destroyed and pay, when due, all iness during construction; to replace any work or materials unsitatactory to interactive restore the strue or destroyed and pay, when due, all iness during construction; to replace any work or materials unsitatactory to hereafter erected on said premises; to keep all buildings and inprovements now or hereafter or such premises; to keep all buildings, property and improvements now are or such other hazards as the beneficiary and improvements now or hereafter erected on said premises; to keep all buildings, property and improvements of 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 here-fight policy of insurance in favor of the beneficiary attached and with papproved loss payable clause in favor of the beneficiary material unsubation. If there here obligation is not so tendered, the beneficiary material insurance. If discretion oblas linearance is not so tendered, any such policy of insurance. If discretion betafter by the granter during the full term of the policy the insurance. If discretion oblas insurance is not so tendered, the beneficiary may in lis of insurance. If discretion betafter by the granter during the full term of the policy the insurance.

That for the purpose of probling regularity for the prompt payment of all taxes, assessments, and goerminital charges lexied or assessed against the above described parts 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 low 80%, of the bester of the original purchase price paid by the grantor at the time the beau was made, grantor will pay to the beneficiary in addition to the meathly payments of puncipal and interest payable under the trans of the note or obligation secured hereits on the date installments on principal and latterest are payable an amount equal to 1/12of the taxe, assessments, and other charge due and payable with respect to sold property within rach succeeding 12 months and also 1/36 of the insurance previous payable with respect to asid property within casic succeeding. Here yets within this that be be by the effect as achieved and directed by the beneficing. Bunderbury with this tax bed is by 1/2be brown on their open payshow accenter muss 3/4 of the 1/2, it such true is been 2/3, the rate of microst on sole amount, at a rate number 3/4 birther by 1/2 barder 1/2, where 1/2 be 1/2, the rate of microst path shale in the 1/2 barder the extend to be 1/2. The rate of microst path shale in the 1/2 barder the extend of the 1/2 barder the granter 1/2 barder 1/2 barder

While the granter is to pay any and all taxes, associately and effect charges leaded at a conditional property, or any part thereof, before the state begin to here index t and do not pay premiums on all instance policies used all projects, which are breached at a constraint of a fiber pay and and through the breached at a constraint all other charges, but the tendent pay and all taxes, a commute and other charges, but do not account of the granter bar being of the tendent pay and all taxes, a commute and other charges, but do not account of the strategies in the strategies of the strategies and the strategies and the strategies and the strategies are strategies and the strategies and the tendent pay and all taxes, a commute and on the strategies and to pay the incomme contrast shows on the strategies. But any account of the strategies are strategies and the taxes are account. If any set object for the purpose. The parameter particular taxes are account, the strategies and the strategies and the taxes are account of the taxes of the taxes are account. If any set object is the strategies are strategies and the taxes of the taxes are account. If a strategies the temperature all strates is the taxes are account. If any set of the taxes the comparise and settle with any horizance common and to any any and may and any account of the temperature taxes are taxes the taxes and may are state account. In the object taxes are the taxes are taxes are taxes and the taxes taxes are t

consistent of the property by the benching stret density, any follows remolectly in the reserve account shall be credited to the indedentees. If any autostical reserve account for travely associate, insufance premiums and other characters is not efficient at any time for the payrant of such density is they become does the granter shall ray the deficit to the brackfoldry used density or if not pud when the does other such density if the backgroup may at the option add the amount of a field of the children's the principal of the children's may at the option add the amount of a field of the deficit to the principal of the children's may at the option add the amount of the field of the children's the principal of the children's field of the strengtheness of t

(hight a secured breeze Should the granter faul to been any of the foregoing covenants, then the enforcing may at its option carry out the same, and all its expenditures there to shall draw intrest at the rate specified in the note, shall be repayable by be granter on demand and shall be secured by the first of this trust deed. In his connection, the benchristy shall have the right in its discretion to complete my improvements made on said premises and also to mise the repairs to said reperty as in its sole discretion if new deem necessary of advisable. the this prot

property as in its sole discretion it may down necessary of obligation that the property of the state of the

The heneficiary will furnish to the granter on written request therefor an an statement of account but shall not be oblighted or required to furnish further statements of account.

It is mutually agreed that:

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 to commence, provenue in its can name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it is elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's frees mecasarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary frees necessarily paid or incurred by the beneficienty in such proceedings, and its balance applied upon the indefendences secured bereby; and the printor arrive, at its own expense, to take such actions and exercise such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary request.

request. 2. At any time and from time to time upon written request of the bene-ficiar, payment of its free and presentation of this deal and the note for en-dars ment (in case of full reconvegance, for exaculation), without affecting the hadron any person for the payment of the indebtedness, the trustic may (a) and any ensure for the payment of the indebtedness, the trustic may (a) and a the maxime of any map or plut of said property 1.25 years in granding my ensure of the stating the deal or the lieu or charge berefit, (d) reconvey, without warranty, all or any part of the property. The grander may independent the dealthed is the "person or persons legitly entitled thereto" and the interfalls, theread, Turden's the site any of the sections the paragraphical had be \$500.

shall be \$5.00. 1 As additional security, grunter hereby assigns to beneficiary during the continuum of the structs all reals, tokins, relatives and profits of the pro-perty affected by this doed and of any percental property bacted thereas. Until granter shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereinder, granter shall have the right to col-lect all such rents, baues, royaltles and profits arguing hereby or in the performance of any agreement hereinder, granter shall have the right to col-lect all such rents, baues, royaltles and profits earned prior to default as they become due and payable. Upon any default by the granter hereinder, the bene-ficiary may at any time wither, molice, either in person, by agent or by a re-ceiver to the appointed by a court, and without regard to the adequacy of any security for the indebtedness in rely secured, enter upon and take possession of solid primerity, or any part thered, in its cose past due and unpaid, and apply the sum, hers costs and expenses of overlation and-collecting reason-able attorney's fees, upon any indebtedness secured hereby, and in such order as the 1 uncledary may determine

fault or notice of default hereunder or invalidate	anage of the property, and il not cure or waive any de any act done pursuant to	deliver to the pure perty so sold, but recitals in the dec truthfulness	time liked by the preced that has his dead in form as without any covenant or "d of any matters or fact f. Any person, excluding ti y, may purchase at the s Trustee sells pursuant t	ing postponement. The required by law, or, warranty, express	t trates
tract for sale of the above described property an form supplied it with such personal information of would ordinarily be required of a new total information of a service otherwise the service of a new total service of the service o	writing of any sale or con- ad furnish beneficiary on a	and the beneficiar	r. Any person, excluding the y, may purchase at the s Trustee sells purchase	ale.	e proof o log the gr
5. The grantor shall notify beneficiary in writing of any sale or content of sale of the above described property and furnish beneficiary on a service charge. 6. The is of the essence of this instrument and upon default by the service charge. 6. The is of the essence of this instrument and upon default by the service thereafter as service of any indebtediction to self. The is of the trust property, which notice that and shall pay because of any indebtediction to self. The trust by default and shall be the service of the trust property, which notice thereafter and payable by delivery of the trust estimation to self. The trust is of the trust is the trust to be notice the service shall deposit with the trust property, which notice trust to be the full promissory trusters and included and all promissory trusters and letting the self.		the expenses of the sale including the trustee's sale as follows: reasonable charge by the attorney. (2) compensation of the trustee (1) of trust deed (3) of all persons having To the obligation secured by interests of the trustee in the trust deed as the obligation secured by t order of their priority. (4) The survey deal as their interests action			
required by law.	ed hereby, whereupon the live notice thereof as then	veyance to the succe and duties conferred	pointed hereunder. Upon s	trustee named here	in, or to Without
by the Trustee for the Trustee's sale, the gran privileged may bay the entire amount of the gran	days before the date set	by the beneficiary, record, which, when	Serssor in interest entitle eason permitted by law, i eason or successors to any pointed hereunder. Upon s saor trustee, the latter sh upon any trustee herein m d substitution shall be ma containing reference to t recorded in the office of t	the by written instrum his trust doed of the	title, pow reunder, E.
in enforcing the terms of the obligation and trust not exceeding \$50.00 cach) other them the terms of the following the terms	ader this trust deed and expenses actually incurred	inoper appointment	of the property is site	lated shall be free	mider of t
7. After default and any time prior to five a privileged may pay the entire amount then due un in enforcing the terms of the obligation are recurred therein amount then due un in enforcing the terms of the obligation and trust on the obligation and the terms of the obligation and trust on the needed of the second second and there is a second the second s	of the principal as would by cure the default.	ledged is made a pub to notify any party h any action or provide	epts this trust when this lic record, as provided by ereto of pending sale und- ing in which the granter	deed, duly executed law. The trustee is n	and ackno
trustee shall sell said notice of default and giving of of sale, either as a whole or in separate parcels, and in termine, at public auction to its parate parcels, and in	required by law following	party unless such ac 12. This deed a	this trust when this lic record, as provided by tereto of pending sale und ing in which the grantor, tion or proceeding is bro- pplies to, inures to the 1	beneficiary or trustee ught by the trustee.	trust or shall be
any portion of said property by public announcement at sale and from time to time thereof.	b, in lawful money of the y postpone sale of all or	pledgee, of the note	eneficiary" shall mean th	ators, executors, such	all partie
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IN WITNESS WHEREOF, said gran	tor has hereunto se	t his hand and s	eal the day and		manaer in
				ear first above	written.
STATE OF OREGON		ROSS CA	RIAGE		(SEAL)
County of Klamath ss		- Ranne	· laser		
THIS IS TO CERTIFY that on this		U LEINNE	CACIAGA		(SEAL)
THIS IS TO CERTIFY that on this	personally appeared th	within named		e me, the undersi	
to me personally known to be the identical individu	NNE CARIAGA	husband and	l wife		gned, a
to me personally known to be the identical individu they executed the same freely and voluntarily IN TESTIMONY, WHEREOF, I have hereunto set	for the uses and purpo	ses therein exercise	going instrument and a	schnowledged to a	
IN TESTIMONY WHEREOF, I have hereunto set	my hand and affixed n	ny notarial seal the	day and ware t	in adjed to n	ne that
(SEAL)		ang S		ove written.	
	Notat My c	y Public for Oregon ommission expires:	NDacc	hi	
		expires:	10-25-82		
Loan No.					
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TO Grantor	SPACE: RESERVE FOR RECORDIN	at at	o'clock N	, 19 1., and recorde	a
KLAMATH FIRST FEDERAL SAVINGS	LABEL IN COUNTIES WHERE	. Reco	rd of Mortgages of		-
AND LOAN ASSOCIATION	USED.)	W	iness my hand and	County.	ľ
aff Recording Return To-		affixe	ed.	seal of County	r
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION			1		
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		and a second		Deputy	
REQUES	T FOR FULL RECO	NVEYANCE			
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the undersigned is the logal owner and holder of all is been fully paid and satisfied. You hereby are directed and to statute, to cancel all <i>ovidences</i> of indobtodness food) and to reconvey, without warranty, to the part	ndebtedness secured by i	he foregoing trust de	and the		
he undersigned is the logal owner and holder of all is been fully paid and satisfied. You hereby are directed int to statute, to cancel all evidences of indebtedness lead) and to reconvey, without warranty, to the part	secured by said trust de los designated by the	any sums owing to od (which are deliv	you under the terms of	by said trust deed said trust deed or	
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6. The entering upon and taking p leies or compensation or awards the the application or release fault or notice

All the following described real property situate in Klamath County, Oregon:

Lot 7 in Section 12, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, and

That portion of the SW 1/4 SE 1/4 of Section 12, Township 38 South, Range 8 East of the Willamette Meridian, described as follows:

Beginning at the South one-quarter corner of Section 12, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, which is the point of beginning; thence North 0°09' East 1306.9 feet to a point which point is the NW corner of the SW 1/4 of the SE 1/4 of Section 12; thence Southeasterly 1462.0 feet more or less to a point on the South line of Section 12; thence North 89° 54 1/2' West 662.82 feet along the South Section line of Section 12 to the point of beginning.

SAVING AND EXCEPTING, the Northerly 50 feet of Lot 7, and FURTHER SAVING AND EXCEPTING the following described parcel:

A parcel of land situated in the S 1/2 of Section 12, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the South quarter corner of Section 12; thence Easterly 662.82 feet along the/South Section line of section 12 to a point; thence North 26°31'58" West, 649.63 feet, more or less, to a 5/8" iron rod; thence South 82°30'46" West, 1300.84 feet to a 5/8" iron rod on the East shore line of Upper Klamath Lake; thence Southeasterly along the East shore line of Upper Klamath Lake to the Northwest corner of SUNSET BEACH, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon; thence running Northeasterly and Southeasterly along the Northerly and Easterly boundary lines of SUNSET BEACH, to a point at the intersection with the South section line of Section 12; thence Easterly along the South section line of Section 12 to the point of beginning.

TO ME OREGUN, COUNTY OF NERMATH, SA

and for record at request of <u>Remarks County Michaeles</u>.

is 20th day of June A. D. 19.72 38: Review M. on

) Vm D. MILNE, County Clerk Wy Demethand filoch

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