TRUST DEED

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26358 THIS TRUST DEED, made this 19th day of

ROBERT P. KINGZETT and WENDY B. KINGZETT, husband and wife, ...... 19 . .8.3 ., between

....., as grantor, William Sisemore, as trustee, and 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, Oregen, described as:

> to be used only when obligation, have been a REQUEST FOR FULL RECORDERANCE

Lot 11 in Block 36, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.

PAST COLN ASSOCIATION The second point in AND LOAN ASSOCIATION

KLALAKTH HISSE FEDERAL SAVINGS Grantor's performance under this trust deed and the note it secures may not be assigned to or be assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance shall become immediately due and payable.

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 irrigation apparatus, equipment and fixtures, together 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 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 with the above described premises, including all interest therein which the grantor has or may hereafter, expure for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of NNO NOTION FIVE HUNDRED (\$.9.500.00). Dollars, with interest thereon according to the terms of a 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 \$.136.23 commencing

This trust deed shall further secure the payment of such additional money, as may be loaned hereafter by the beneficiary to the grantor or others are account shall be credited to the indebtedness. If any authorized reserve account shall be credited to the indebtedness. If any authorized reserve account shall be credited to the indebtedness. If any authorized reserve account shall be credited to the hereficiary may acquisition of the property by the beneficiary and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the beneficiary may elect.

The granter hereby covenants to and with the trustee and the beneficiar in that the said premises and property conveyed by this trust deed are accessed and administrators shall warrant and defend his said title theret is the claims of all persons whomsoever.

The sammentances and summers and surers to pay said note according to the terms of all persons whomsoever.

The grantor covenants and agrees to pay said note according to the terms differed and, when due, all taxes, assessments and other charges levied against each property free from all encumbrances having present each property free from all encumbrances having present each property and the property free from all encumbrances having present or bereafter constructed and premises within six months from the date hereof or the date construction and premises within six months from the date hereof or the date construction that the property of the date construction and premises and property and in good workmanks manner any building or improvement on said property which may be suggested or destroyed and pay, when due, all costs incurred therefor; to allow speed or destroyed and pay, when due, all costs incurred therefor; to allow speed or destroyed and pay, when due, all costs incurred therefor; to allow speed or destroyed and pay, when due, all costs incurred therefor; to allow speed or materials unsatisfactory to beneficiary within fifteen days after ritter of the property and improvements now or hereafter exceeded upon and property in good repair of more beneficiary or sufficiently and improvements now or hereafter exceeded upon and property in good repair and improvements now or hereafter exceeded upon and property in good repair and improvements now or hereafter exceeded upon and property in good repair and improvement against the sum of the note or obligation in a sum such soft of the property of the pro

That for the purpose of providing regularly for the prompt payment of all tares, assessments, and governmental charges levied or assessed against the above described property and insurance premium while the indebtedness secured hereby is in cross of 80% of the lesser of the original purchase price paid by the grantor at the time the lean was made or the beneficiary's original appraisal value of the property at the time the lean was asside, grantor will pay to the beneficiary in addition to the monthly payments of practical and interest payable under the terms of the note or obligation sectured hereby on the described payable and interest are payable an assistance count to 1/12 of the taxes, ascessments, and other charges due and payable with respect to said property within each secreeding three years while this Truet Darble with effect the secretary of the control of the secretary of the secretary of the secretary secretary shall pay to the grantor streament of the payable with respect to a substitute of the secretary of the control of the secretary of the secretary of the secretary shall be to the payable with respect to the grant of the payable with the payable of the secretary of

While the grantor is to pay any and all taxes, assessments and other clurges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property and the payments are to be made through the beneficiary, as aforesaid. The trantor benefit authorized the payment are to be made through the benefitiary as aforesaid. The trantor benefit authorized the payment in the amounts as shown by the statements thereof tornuland collection and the statements submitted by the insurance premiums in the amounts shown on the statements submitted by the insurance territors or taker resentiatives and statement of the payment and satisfaction in full or upon sale or other the payment of the payment and satisfaction in full or upon sale or other

Should the grantor fail to keep any of the foregoing covenanta, the beneficiary may at its option carry out the same, and all its expenditures for shall draw interest at the rate specified in the note, shall be repayal the grantor on demand and shall be secured by the lieu of this trust de this connection, the beneficiary shall have the right in its discretion to cos any improvements made on said premises and also to make such repairs to property as in its sole discretion it may deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations, coremants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title scarch as well as the other costs and expenses of the truste incurred in connection with or on entercing this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the security before the rights or powers of the beneficiary or trustee; and to be costs and expenses, including cost of evidence of title and attorney's few accounts and expenses, including cost of evidence of title and attorney's few accounts and expenses, including cost of evidence of title and attorney's few accounts of the control of the cost of the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brought by beneficiary 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 all statement of account but shall not be obligated 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 take under the right of eminent domain or condemastion, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any at the right to commence, prosecute in its own name, appear in or defend any at the right to commence, prosecute in the own provided of the consection with the property of the property of the property of the summary such taking and, if it so elects, to require that all or any portion of the money aparable as compensation for such taking, which are in excess of the amount required to pay all reasonable coats, expenses and attorney's fees necessarily part of the grant of such proceedings, shall be paid to the beneficiar and applied by it first upon any reasonable costs and expenses and attorney fees necessarily paid or incurred by the beneficiary in such proceedings, and the plant of the prantor agree at its own expense, to take such actions and execute such instruments as size be necessary in obtaining such compensation, promptly upon the beneficiary request.

be necessary in obtaining such compensation, promptly upon the beneficiar request.

2. At any time and from time to time upon written request of the history payment of its frees and presentation of this deed and the note for dictary, payment of the free of full recoveryance, for cancellation, without affecting itshilly of the person for the payment of the indebtedness, the trustee may consent to the meteon for the payment of the indebtedness, the trustee may consent to the meteon for the payment of the indebtedness, the trustee may consent to the mind of the property; (b) join in grass and cancellation of the property of the property; (b) join in grass or other agreement selecting this deed or the lien or charge hereof; (d) reconstance may be described as the "person or persons legally entitled theretor interesting thereof. In any matters or facts shall be conclusive proof of truthfulness, thereof. Trustee's fees for any of the services in this paragreconting the property of the property of the property affect of the property of the deed and of any personal property coated thereon. Uprantor shall default in the payment of any indebtedness are hereby here property of the personance of any agreement hereunder, grastore hereby called the property of the property of the personance of any agreement hereunder, grastore here hereby on the property of the property of the property of the property of the personance of the property of the pr

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- 7. After default and any time prior to five by the Trustee for the Trustee's sale, the graphic street amount then due the obligations secured there amount then due the obligations secured the prior the obligation and the second secured the secured the second secured and the second secured secured and the second secured secured and the second secured se

- or to his successor in interest entitled to such surp.

  10. For any reason permitted by law, the beneficiary of the suppoint a successor or successors to any trustee named appoint as a successor trustee, the latter shall be vested with ducts conferred upon any trustee herein named or appointment and substitution she herein named or appoint he beneficiary, containing reference to this trust deed divide, when recorded in the office of the county derk of countries in which the property is situated, shall be of appointment of the successor trustee.
- 12. This deed applies to, inures to the benefit of, and bit assigns. The term "beneficiary" shall mean the heirs, legates devises, administrators, executors, assigns. The term "beneficiary" shall mean the heider and on herein. In order the note secured hereby, whether or not named as culine gender includes the feminine and/or neuter, and the singul cludes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

7 Plan planting 1 to 1 t	has necessarily set his hand and seal the day and year first above w
OTAR	ROPPER L- 9E
PIATE OF OREGON	KINGZETT
Gounty of Klamath ss 257	Wenty Down out
Motory Public CERTIFY that on this 19th do	B. (KINGZETA) 6 V (S
Robert D for said county and state	y of July
Money Public in and for said county and state, ps Robert P. Kingzett and Wei to me personally known to be the identical individual	resonally appeared the within named 1983, before me, the undersign ndy B. Kingzett
The state of the s	- Bulled in and -1
IN TESTIMONY WHEREOF	m the uses and purposes therein
a nove bereinto est m	ly hand and affired my notared seel at
	or the uses and purposes therein expressed.  by hand and affixed my notarial seal the day and year last above written.
(SPAI)	
	Notary Public for Oregon My commission expires: 4/24/65
	4104165
Lean No. 39-01080	
TDI IO	STATE OF OREGON
TRUST DEED	County of Klamath ss.
Charles and Charle	
	I certify the at
11922 TO 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	was received for record on the 29
- Planting and Style	day of July 1983,
KLAMATH SIRST FRANCE GUIDEL PUTE LA	in book M 82 and recorded
The state of the s	Record of Mortgages of page 1249
LONIN ASSOCIATION	Usen.) With-
Lier Recording Return To:	Witness my hand and seal of County offixed.
KLAMATH FIRST FEDERAL CANALA	(1) 발생하는 1 전 1 전 1 전 1 전 1 전 1 전 1 전 1 전 1 전 1
AND LOAN ASSOCIATION	Evelyn Biehn County Clerk
한 분이 말했다고요. 전반, 2002년 12 <b>2 2 2 2 2 2</b> 2 2 2 2	County Clerk
	e see side allowed dweet a <b>Bythic</b> X
	8.00 fee Deputy

TO: William Sisemore	Trustee	And oppositions pass		
pursuant to statute.	d is the legal owner and holder of a dind satisfied. You hereby are din to cancel all evidences of indebtedn secondary, without womanty, to the	all indebtedness secured by the fore	agoing to the same of the same	
same and to r	to cancel all evidences of indebtons or indebtons of inde	ess secured by said trust deed (w	ims owing to you under the terr	med by said trust deed
KLAMATH FIRST		putues designated by the issues of	acid trust deed the setate	with together with soid
	And Alike	ASYAROUNTINIA	200	held by you under the
ikoppie		Klamath First	Federal Savings & Loan A-	n and an analysis of the second
DATED:	CIECULE SUQ MEED	b7	2- Coail Vesc	Ciation, Beneficiary
26350				

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