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TRUST DEED

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Vol. M8 Page

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husband and wife, KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

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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:

to be made the when adhyations have here when Lot 9 in Block 2, Tract 1145, Nob Hill, a resublivision of portions of Nob Hill, Irvington Heights, Mountain View Addition and Eldorado Heights, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Jugar: \$7.00

540 Main Street ANC LOAT ASSOCIATION K. WARK IN MERE SELECTOR AND REAL ADD ALL FOR DECK NEWED 30

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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,

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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, venti-lating, 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 involution opportories, equipment and involues regenered with on awinings, venerion onnection 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

The grantor hereby covenants to and with the trustee and the beneficiary berein 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, acceutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever:

Iterators and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover: The grantor corenants and agrees to pay said note according to the terms thereof and when due, all taxes, assessments and other charges levied against said property the due, all taxes, assessments and other charges levied against said property the said property free from all encumbrances having pre-cedence over this threap said property free from all encumbrances having pre-or hereafter constructed cit complete all buildings in course of construction promptly and in good workmanilie emagdence any building or improvement on said property which may be damaged nucle any building or improvement on costs incurred therefor; to allow beneficiary socyced and pay, when due, all times during construction; to replace any work ompress said property at all beneficiary within fifteen days after written notice fromains unsalisfactory to said property which in side premises; to keep all buildings and improvements now of areafter erected upon said property in good repair and to commits now on a recate the struct deed, in a company or companies acceptable to the bene-ficiary, and to deliver the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the bene-ficiary, and to deliver the original place of husiness of the beneficiary at least and to deliver the original place of an elicitary attached and with sprinter and to deliver the original place of a sufficiary attached and with sprinter and to deliver the original place of an elicitary with insurance. If all a sum and the principal blace of any such policy of insurance. If all predise by the put to the struct of any such policy of insurance. If all predise administer is not the beneficiary with the such as a such and the principal such of the beneficiary with the such as a such obtain the original principal the float principal such of the beneficiary with the such as the policy in such obtai

obtained. That for the purpose of protiding regularly for the prompt payment of all taxes, sessements, and governmental charges levied or assessed against the above described pro-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 appraish raise of the property at the time the loan was 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 within each succeeding 12 months and also 1/36 of the insurance premium payable with respect to said property within each succeeding three yeas while this Trust Deed is in effect as estimated and directed by the beneficiary. Beneficiary shall pay to the grantor interest on such amounts at a rate not less than the highest raise authorized to be paid by banks on their open passbook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 4%. Interest shall be computed on the area is an emotive banks on their open passbook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 4%. Interest shall be computed on the area monthly balance in the account and shall be paid quarterly to the grantor by crediting to the sector account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges level 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, such pay-ments are to be made through the beneficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges level or imposed eagainst said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments control to pay the insurance premiums in the amounts shown on the statements-submitted by the insurance carriers or their rep-resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that purpose. The grantor agrees in no event to hold the beneficiary out of a defect in any insurance written or for any loss or damage growing out of a defect in any insurance scitte with new jinsurance company and to apply in the amount is not be obligations secured by this trust deed. In computing the amount of, the indebtedness for payment and satisfaction in full or upon saie or other

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"A should the grantor 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 grantor on demand and shall be accured by the lien of this trust deed, 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.

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 well as in eacher costs and expenses of the trustee incurred in connection with or in eacher costs and carpenses of the trustee incurred in connection with or in appearing this obligation, and trustee's and attorney's fees actually incurred; if here the cost is and carpenses of the trustee incurred in connection with or in appearing and defined any action or proceeding purporting to affect the secur-ity hereof expenses including cost of evidence of title and attorney's fees in a sub-costs and expense of the security in any such action or proceeding in which the beneficiary or trustee may appear and in any such brought by beeding in ficiary to foreclose this deed, and all such sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an innual statement of account but shall not be obligated or required to furnish my 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, prosecute in its own name, appear in or defend any so-tion for the model of the say compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's put of the source of the saw quired to go the saw of the saw of the saw of the saw of the saw required to go the saw of the saw of the saw of the saw of the saw and applied upon the indebtedness secured hereby; and the grantor agrees, at its own expensive that actions and execute such instruments as shall request.

be necessary in obtaining such compensation, promptly upon the beneficiary request. 9. At any time and from time to time upon written request of the beneficiary payment of its fees and presentation of this deed and the note for endotry payment of the faces and presentation of this deed and the note for endotry payment of the payment of the indebtedness, the trustee may (a) and the matter of any period for the payment of the indebtedness, the trustee may (a) any easement or creating and restriction thereon, (c) join in any endotrination without affecting the payment of the making of any may or plat of said property; (b) join in grantation any easement or creating and restriction thereon, (c) join in any endotrination without warrenthal directing the period of said property; (b) join in any endotrination without warrenthal directing the deed or the present end and the property. The grantes in any rescontegration of the payment of the property. The grantes in any rescontegration of the the payment of any of the services in this paragraph without warrenthal security, grantor hereby asigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the property of the profits of the profits of any agreement hereunder, grantor hereinder hereby or in grantor hereinder, grantor hereinder hereby or in grantor hereinder ward of the agreement of the advanter of the section and any grante hereinder between the as they or its of the performance of any agreement hereunder, grantor hereinder hereing to complete the ordent as the pay and the any agreement hereinder, grantor hereinder between the as the proferent is deed and profits earned prior to definit to collect the performance of any default by the grant hereinder to definit to collect the performance of any default by the grant hereinder to definit to collect by the agreent default to collect the proferent by default of the performance of any default by the grant hereinder to default as they fies and profits, including those past d

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STATE OF OREGON	TANM. AMUCHASTEGUI	(SE
County of Klamath	(CDELIA M MATTINGLOCK	notone :
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	July appeared the within named, 19_84, before me	
to me paratitalis in	All AlluChastenii	, the undersigned
United the second marviaudi o n	amed in and who executed the	in sui
C IN TESTIMONY WHEREOF, I have hereunto set my ha	uses and purposes therein expressed. and and affixed my notarid seal the day and year last above y	wledged to me t
	and anixed my notarid seal the day and your last above 1	written.
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To be used only william Sixemore,, Trustee The undersigned is the legal owner and holder of all indebted been fully paid and satisfied. You hereby are directed on p suant to statute, to cancel all evidences of indebtedness secure is 200002 - point, without warranty, to the parties de all 200002 - point, without warranty, to the parties de is 200002 - point, without warranty, to the parties de is 200002 - point, without warranty, to the parties de is 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, to the parties de it 200002 - point, without warranty, the parties de it 200002 - point, without warran	dness secured by the foregoing trust deed. All sums secured by a payment to you'd any sums owing to you under the terms of said d by said trust deed (which are delivered to you herewith toget signated by the terms of said trust deed the estate now held by the literation of the terms of said trust deed the estate now held by the	

required by law. 7. After default and any time prior to five days before the date set by the cruster for the Trustee's sale, the grantor or other person so the obligation accurate the thereby (including costs and expenses actually incurred and enforcing the terms of, the obligation of the principal as would not exceeding way of the sale of the obligation of the principal as would and the due have of the sale of the sale portion of the principal as would and the due have of the sale of the sale portion of the principal as would and the due have of the sale of the sale portion of the principal as would be required by the sale of the sale portion of the principal as would and the recordistion of asid notice of default and them be required by the following trustee shall sale property at the time and ping of sale dotice of sale, the default, any default of the sale of such and as the sale by have do the termine, at public at the time of sale. Trustee cash, in lawful monger of the any portion of sale property by public announcement at such time sale dp is of and from time to time thereafter may postpone the sale by public anparty unreas such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parts horoto. The term 'beneficiary' shall initiatrators, executors, successors pledges. The term 'beneficiary' shall be holder and owner, inder heroin. In othe note secured hereby, whether or not named as a benefit endowner in the secured hereby. The term of the holder and owner, inder heroin. In othe note secured hereby, whether or not named as a benefit culture genders inder the feminine and/or neuter, and the singular number cludes the plural.

6. Time is of the essence of this instrument and whall pay beneficiary approximation of any indebtedness secured hereby or in performance of any mediately duscunder, the beneficiary may declinereby or in performance of any mediately duscunder, the beneficiary may declinereby of the sums secured hereby mediately duscunder, the beneficiary may declinereby of written notice of default duly filed for result in trut property, which notice of written and is and the the beneficiary shall the truty property, which notice of all cause to be the beneficiary shall deposit with the truttee this trust, decd and all promisers rustees shall fix the time and place of sale and give notice thereof as them required by law. promissory reupon the of as then

5. The grantor shall notify baneficiary in writing of any sale or con-tract for sale of the above described property and furnish baneficiary on a would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

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nouncoment at the time fixed by the preceding postposement. deliver to the purchaser his deed in form as required by law, perty so the purchaser his deed in form as required by law, rectals in the out without any covenant or warranty, supre-truthfulness thereof. Any person, excluding the shall be coasis and the beneficiary, may purchase at the sale. and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provide trustee star apply the proceeds of the trustee's sale as folk the expenses, of the sale including the compensation of the ti-truste dead. (3) To all persons having recorded liens subsec interests of the trustee in trust deed as their interests i deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time successor trustes auccessor or successors to any trustee named herein, or to successor trustes, the latter shall be vested with all title, po-and duties conferred upon any trustee herein named or appointed hereinder T successor trustes, the latter shall be vested with all title, po-successor trustes, the latter shall be vested with all title, po-successor trustes the successor trustee herein as and of the successor and duties conferred upon any trustee herein as and or appointed hereinder T by the baneficiary containing reference to this trust deed and its piece county or counties in which the property is situated, shall be conclusive proof proper appointment of the successor trustee.

1. 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.

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