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TRUST DEED

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THIS TRUST DEED, made this .11th day of January... Edward W. KYNISTON and Frances E. KYNISTON

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....., as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAM ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH:

The granter irrevocably grants, bargains, sells and conveys to the trustee in trust, with power of sale, the property in .KLamath. . County. Oregon, described as:

That portion of Lot 11 and that portion of the S 1/2 of Lot 12, Block 6, ALFAMONT ACRES, 8 in said County and State, lying East of the Governmental Canal as now located, all being tract of land, Klamath County, Oregon.

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, and a

together with all and slogular the apportenances, tenaments, horeditaments, rents, issues, profits, water rights, easements or priviliges now or hersafter belonging to, derived from or is only-ise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning retrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor exertion in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection and made by the granter, principal and interest being payable in monthly installments of \$..... February 10 19_85

This trust deel shall further secure the payment of such additional money, if say, as may be loaned hareafter by the beneficiary to the grantor or others having at interest in the above described property, as may be evidenced by a note or notes. If the indebtements secure by this trust deed is evidenced by wors thus 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 Seneficiary may credit.

The grantor hereby covenents to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and thear of all encombrances and that the grantor will and his heirs, security and administrators shall warrant and defend his said title thereto against the chains of all persons whomsoever.

statistical and administrators shall warrant and defend his said title thereto squarat the classes of all persons whomeover. The grantor covenants and agrees to pay said note according to the terms thereoft and, when due, all takes, assessments and other charges levied against thereoft and, when due, all takes, assessments and other charges levied against thereoft is the said property free from all encounterances having pre-or descriptions that deed, is complete all buildings is course of construction mereof or the date construction of premises within as its months from the date optimized and the date of the construction of premises within as its months from the date optimized and premises of the construction of persons within a statement of the date existing pre-tiplity and in good workmanities manner may hold to repair and existore pretiplity and in good workmanities manner may hold to repair and existore optimized therefor; to allow bacelicary to inspect and pay whom metting costs incorred therefor; to allow bacelicary to inspect and property sit all times disting construction; to explace any work or materials unaitifactory of such fact; such a remove of destroy any building or imployements now or hereafter constructed on said premises; to keep all buildings property and improvements ons or treatfer erected on and property and to compare against loss by for or such other hazards as the thereforing may from time to time require, it a sum not less than the original principal sum of the note or chilgation secured by this trust deed, in a company or companies acceptable to the bene-ficary, and to deliver the over all policy of insurance in correct form and with approximate paysable clasure a favor of the beneficary at least tifteem hay prior to the chine is done as an any more distant property at the policy of insurance. If ead policy of insurance is not so the beneficiary, which insurance shall be non-canceliable by the grantor during the full term of the policy thus obtained. In order to provide legislary fo

obtained. In order to provide logislarly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the granter sprees to pay to the beauticiary, together with and in addition to the monthly payments of principal and interest payshie under the terms of the induce of lightion secured here ty, an amount equal to one-swifth 11/12th) of the taxes, assessments and other sharges due and payshie with respect to said property within each succeed-ing twelve months, and also care-therty sixth (1/35th) of the insurance preniums payable wills respect to said priority within each succeed-ing twelve months, and also care-therty sixth (1/35th) of the insurance preniums payable with respect to said priority within each succeeding three years will this truct deed remains in effect, as restimated and firected by the benchicary, such sums to be credited to the principal of the loss upit required for the sever D purposes thereof and shall thereuson be charged to the principal of the losan er at the option of the benchicary, the sums to paid shall be held of the premuma, taxes, assessments in o their charges when shey shall become due and payshie.

and payable. While the grantor is to tay any and all taxes, samessments and other charges level or samess-d against said property, or any part thereof, before the same begin to bear interest and size to pay premients on all insurance pointers ipped and property, such against are to be made through the bene-licitary, as aforesaid. The grantor hereby authorizes the beneficiary to pay said said all targes assessments and other charges leveled or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance carriers or their thereins, and to charge said sums to the principal of the loss or to withdraw the sum which may be required from the reserve account, if any, established for failure to have any insu-sing and state of the reflector is an indicating in the state is no wheat to hold the beneficiary maponable for failure to have any insu-sing and sumption and benefic with a subort of a defect in any in-surance compares and there is bare to all of a subort of any such instruct or boy the other sum suborts do any the sum out instruct reserves to the other instruct of any default reserves to boilt the beneficiary is allowing out of a defect in any in-surance receipts upon the other sum and to apply any out instruct reserves and to other any loss on the other and to apply any out instruct reserves upon the other any other and a substation in full or upon asle or other acquisition of the property by the beneficiary after

default, any beliance remaining in the reserve account shall be credited to the indebicidness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they became due, the grannor shall pay the deficit to the beneficiary upon demond and if not paid within ten days after such demand, the beneficiary mention, secured hereby.

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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 secured by the line of this trust deed. In this connection, die beneficiary shall have the right in its discretion to complete any improvements marke 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, covenant, 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 the other costs and expenses of the truster incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; tappear in and defend any action or proceeding purporting to affect the secur-ity service or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses to the diverse of action or proceeding in the same to be fixed by the court, in any such action or proceeding in which beneficiary to forcelose this deed, and all such such as shall be secured by this trust decd.

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:

It is mutually agreed that:

In the event thist 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, possecute in its swints are, appear in or defend any ac-tion or proceedings, or to make any compromite on exitement in connection with such thing and, if it is o elects, to require thing or any portion of the amount re-quired to pay all resuorable costs, expenses and aftor excess of the amount re-duction by all resuorable costs, expenses and expense and expense and beneficiary fees necessarily paid or incurred by the beneficiary in such proceedings, shall be received any and the labour the indepted costs and expenses and shall behave explicit or incurred by the beneficiary in such proceedings, shall be accessarily paid or incurred by the beneficiary in such proceedings, and applied upon the indeptedness secure dereby; and the print are main and at its own expense, to take such act instant excert a beneficiary's request.

request. 2. At any time and from time to time upon written request of the benchicary, payment of its feen and presentation of this deed and the note for endorsement (in case of full recorveyance, for cancellation), without affecting the liability of any person for the payment of the indebteches, the trustee may (a) consent to the making of any map or plat of and property; (b) join in granting any extended the trust of the indebteches, the trustee may (a) consent to the making of any map or plat of any charge hereof; (d) recorvey, where may wantly, all or any part of the property; the grante in any reconvey, where may wantly of the person or perions legally entitled theretof" and the recitlis thereof. Trustee's fees for any of the services in this paragraph shall be **SMX**.

truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be **SNK not less than** 55.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all retox, issues, royalites and profits of the pro-perty affected by this deviation of the services in the performance of any agreement hereunder, grantor shall default in the payment of any laddetdeness secured hereby or here performed to the services of the service of the service of the services of the service 54.44 4. The entering upon and taking possession of said property, the collection sets runa, issues and profile or the proceeds of fire and other insurance pol-or compensation or awards for any taking or damage of the property, and upplications or release thereof, as alcreasid, shall not cure or waive any do-l or notice of default hereupder or invalidate any net done pursuant to a solice.

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5. The granter shall notify beneficiary in writing of any sale or con-for sale of the above described property and farmish beneficiary on a surplied it with such personal information concerning the purchaser as a signal be required of a new loan applicant and shall pay beneficiary rice charge.

6. Time is of the ensuice of this instrument and upon default by the 6. Time is of the ensuice of this instrument and upon default by the instant of any indebtedness secured hereby or in performance of any interment hereunder, the institution y definite and is an assessment hereby in-install due and payshie by defivery to the truste of written notice of default intelly due and payshie by defivery to the truste of written notice of default intelly due and payshie by defivery to skin notice of default and election to sell, when the trust property, which notice of default and election to sell, when the trust event is a structure theretay, where you have the is and documents excidencing expenditures secured hereby, where you have there shall fix the sums and place of sale and give notice thereof as then wired by law. and a duig to the b tottes truste

required by jaw. 7. After default and any time proof to five days before the date set by the Trastee for the Trusters said, the granter or other person so by the Trastee for the Trusters said, the granter or other person so by the Trastee for the trusters said, the granter or other person so by the Trastee for the trusters said, the dender this trust deed and the obligations secured thereby Exclusion and trusters and attorney's fees a caloring the terms of the chan such portion of the principal as work so: exceeding **Stars May** of the the other the trust deed and by the due had on default occurred and thereby cure the disfault. So then by due had on default occurred and thereby cure the disfault. In the recordston of and active poperty at the time and place fixed by him to said onlice of said with er is a the other the other truster as he may def-termine, at public active to the bighest bidder for cash, in inwith mone said of the United States, property by public anonenent at such time and place of a said from time to the bighest terms at such time and place of a said from time to the bighest may postpone the said the of all of the said from time to the therefore may postpone the said by public an-

souncement at the time fixed by the preceding postponement. The trustee deliver to the purchaser his dead in form as required by law, convering the perty so pold but without any covenant or warranty, express or implied reclais in the dead thay multicar or facts shall be conclusive proof o truthulaness the dead. Any person, excluding the trustee but including the gr and the beneficiary, may purchase at the sale.

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and the benchtary, may purchase at the sale. 9. When the fruntee selis 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 reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (5) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the interests of the trustee 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 to time appoint is successor or successors to any trustee named herein, or to any successor trustee appointed hereinder. Upon such appointment and without con-successor trustee the successor trustee, the latter shall be vested with all tille, power verance to this successor trustee, the latter shall be vested with all tille, power such appointment and subsilizion shall be made by written instrument execution by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county elerk or recorder of the proper appointment of the successor trustee.

proper appointment on the success interact. 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 to notify any party hereto of pending sale under any other deed of trust or of any action as proceeding in which the grantor, heneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, hures to the benefit of, and binds all parties herelo, their heirs, legatees devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owns, herelo herelo, their heirs, legatees devises, administrators, executors, successors and signal. The term "beneficiary" shall mean the holder and owns, hereliciary herein. In construing this deed and whenever the context so requires, the mas-cultor gener includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

	B Polycond W (Connon (SEAL)
	Edward W. Kyniston
	Frances E. Kyniston
STATE OF OREGON	
County of Klamath 725	January , 1985 , before me, the undersigned, a
	of January
Materia Doblin in and for said county and state, pers	The second second
Notary Public is and for said county and said, por	<u>FTANCES E. NULLS for</u> <u>S</u> named in and who executed the integoing instrument and acknowledged to me that the uses and purposes therein expressed.
is me bereating income to be the identical individual	5 named in and who executed the totagoing instrument
the personally known to be the internet individual	the uses and purposes therein expressed.
The mercernanty WHEREOF. I have hereunic set m	y hand and affixed my notarial seal the day and year last above written.
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Contraction of the second s	Notary Public for Oregon
	My commission expires: 4/24/-05
SEAD .	. ,/ ,/ 55
	STATE OF OREGON
Loan No. 40-00204	County of <u>Klamath</u>
1 5	County of
TRUST DEED	I certify that the within instrument
INCO-	a certify that the within hist difference of the 14th
	day of January 19 85,
and the second	(DON'T USE THIS at 10.03 O CLOCK AND, ON Page 732 SPACE, RESERVED in book M85 on page 732
	FOR RECORDING
Grentor	LABEL IN COUNT RECOID OF MORIGAGES OF STAT COULTY.
TO	Witness my hand and seal of County
KLAMATH FIRST FEDERAL SAVINGS	offixed.
AND LOAN ASSOCIATION	Evelyn Biehn, County Clerk
Beneficiory	County Clerk
Alter Recording Return Tor	
RLAMATH FIRST FELERAL SAVINGS	. tAm Amith
AND LOAN ASSOCIATION	Fee: \$9.00
6401000	Fee: 57.00
1970 97601	
	UEST FOR FULL RECONVEYANCE
To be	ased only when obligations have been puid.
and the second	an a
TO: William Sisemo	the lite descent of the foregoing trust deed. All sums secured by said trust deed
The undersigned is the legal owner and holder	of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed directed, on payment to you of any sums owing to you under the terms of said trust deed or redaest secured by said trust deed (which are delivered to you herewith together with said todaest secured by said trust deed (which are delivered to you herewith together with said
have been fully price and satisfied. You hereby the	of all indepletities solutions of any sums owing to you under the terms of shill that deed of directed, on payment to you of any sums owing to you under the terms of shill that deed of ischass socured by said trust deed (which are delivered to you herewith together with said the parties designated by the terms of said trust deed the estate now held by you under the the parties designated by the terms of said trust deed the estate now held by you under the
pursuant to statute, a convey, without warranty, to t	arrected of payment to be a solid trust deed (which are delivered to you herewith together with together with the terms of said trust deed the estate now held by you under the the parties designated by the terms of said trust deed the estate now held by you under the
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	Klameth First Federal Savings & Loan Association, Beneficiary
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DATED:

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