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1997年1月1日日 1987年1月1日日 1987年1月1日日

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...... as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSCCIATION, 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:

> The South 60 feet of TRACT 1, YALITA GARDENS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

> > 10-55-5493

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 due and payable.

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

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together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter be orging to, derived from or in anywise appertaining to the above described premises and all plumbing, lighting, heating, ventilating, air-ocaditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection

This treat deed shall further secure the payment of such additional money, if, as may be leased hereafter by the beneficiary to the grantor or others as interest in the above described property, as may be evidenced by a of moizs. If the indebtedness secured by this truit deed is evidenced by than one mole, the beneficiary may credit payments received by it upon at said moises or part of any payment on one note and part on another, he beseficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary hereia that the said premises and property conveyed by this trust deed are free and clear of all encounbrances and that the grantor will and his heira, areculors and administrators shall warrant and defend his said title thereto against the claims of all pernovs whomosever.

executors and edministrators shall warrant and defend his said title ther to squinst the claims of all permose whomosever. The granty covenants and agrees to pay said note according to the terms thereof and, when due, all lazes, assessments and other charges levied against said property; to kare all permose the from all encumbrances having pre-sedence over this trust deed; to complete all buildings is course of construction server the constructed on asid premises within six months from the dite permotential construction and permises within all months from the dite permotential construction and permises within all months from the dite promptly and in pood working in manufacture any building or improvement on soid property which may be danked any building the property at all uner during construction; to replace any port of material property at a beneficiary within fifteen days after written notice from baseficiary to barsefice rected upon and buildings in duprovements now or constructed on said premises; to keep all buildings property and improvement as ow or hereafter erected on said property and to commit or such or or source of said premises; to keep all buildings property and improvements as worth erected in a said premises outbuously insured against his by firs or such other hazards as the beneficary may from time to time require, it a sum at hereafter erected in a side premise continuously insured against by this or such other hazards as the beneficary any the dime or oblightion secured by this trust deed, in a company or companies acceptable to the be re-finary, and to deliver the original principal sum of the note or oblight in a sum and the principal place of business of the beneficiary at least if these days prior to the effective date of any such policy of insurance. If said policy of insurance for the beneficiary, which insurance in all policy of insurance for the beneficiary, which insurance in all be and concritible by the grantor during the full iterm of the policy thus obtained.

That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and guernmental charges levied or assessed against the above described pro-perty and baurance promism while the indettedness secured hardy is in access of 80 % of the lesser of the ariginal purchase price paid by the grantor at the time the lean van-mante of the beneficiary's original appraisal value of the property at the time the lean was made, grantor will pay to the beneficiary in addition to the mouthly payments of principal and interest payable under the terms of the noise or obligation secured hereby at the date initial ments can arise grain and mouthly payments of within each secondary. If months and kine 1/3 of the instance prehum payable with respect to and generative within each succeeding three years while this Twast Beed is in affect as estimated and distret of ky the beneficiary fails with respect to said property within each successing. If months and kine 1/3 of the instance prehum payable with respect to and distret of ky the beneficiary shall pay to the grantor interest of used second and distret of ky the beneficiary shall pay to the grant interest of use was pasteous accounts side 1/4 of 1/8. If soft rate is less than 1/7, the noise of instance is and shall be 1/30. If soft rate is less than 1/7, the noise of instance is and shall be a figurative to the grantor by crediting to the second of the second as all shall be a figurative to the grantor by crediting to the second of the second of the interest dow.

While the granter is to pay any and all takes, assessments and other charges leviel or inserved against the property, or any part thereof, before the same begin to be interest and also to pay previous on all mounter policies upon said property, such pay-perts are to be raid every the beneficiary as aforesaid. The prator breeby authorities the beseficiary to pay any and all taxes, insersamins and other charges levied or injusted activity in the association of the answering the statements thereof-Simished by the molecture of early takes, inservents and other charges levied or injusted activity and the association of the statements thereof-Simished by the molecture of early takes, inservents admitted by the insurate corrects or their op-resentializes and the statements submitted by the insurate corrects or their op-resentializes and the statements admitted by the insurate corrects or their op-resentializes and the statements admitted by the insurate corrects or their op-resentializes and the statements admitted by the insurate corrects or their op-resentializes and the statements admitted by the insurate corrects or the state out of a defect is any insurance policy, and the beneficiary in the reserve provided. In the event of any loss, the composites and settle with any insurance company and to apply any out all adverted reserves the spone the advisations secured by this trust deed. In computing the associal barrance revents to be incomposites and settle with any insurance company and to apply any social line access revents the incomposite of public trust deed. In computing the associal of the independence of the insurance price of the states of the insurance of the states of the composites of the states of the insurance of the states of the insurance and the states of the insurance of the insurance of the states of the states of the states of the states of the insurance of the states of the states

acquisition of the property by the beneficiary-niter default, any bilance remaining in the reserve account shall be credited to the indebtedness. If any autorized reserve account for tarcs, 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 deficit to the beneficiary upon demand, and if not paid within ten cays after such demand, the beneficiary may at its option add the amount of such deficit to the period of the option add the amount of such deficit to the period of the option add the amount of such deficit to the period of the option add the amount of such deficit to the period of the option add the amount of such deficit to the period of the option of t

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Should be 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 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 shift 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 adicting said property; to pay all costs, fees and expenses of this trust, including the cost of tills search, as well as 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 detend any action or proceeding purporting to affect the secur-ity appear in and detend any action of proceeding purporting to affect the secu-ity hereof or the rights or powers of the baneficiary or trustee; and to pay all costs and to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any such brought by bene-ficiary 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 al statement of account but shall not be obligated or required to furnish further statements of account. สถาบลไ

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 domin or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear it or defend any ac-tion or proceedings, or to make any compromise or settlemen in connection with such taking and, if it so elects, to require that all or any portion of the mnours re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the granter in such proceedings, shall be paid to the beneficiary is belance satily paid or incurred by the heneficiary in such proceedings, and the such accessarily paid or incurred by the spenticiary in such proceedings, and the set are applied upon the indebtedness secured hereby; and the grantor agrees, at its orthard and a source such accessarily upon the sate of the section rest.

be necessary in obtaining such compensation, promptly upon the beneficiary arequest. 2. At any time and from time to time upon written isquest of the beneficiary symment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for onceins) without affecting the determined or the indebted of the indebte

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4. The existing upon and taking possession of suid property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or swards for any taking or dimension of the property, and the applications of ricease thereof, as aloresaid, shall not out or waite any such action of default thereunder or invalidate any act done pursuant to such action.

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5. The granter shall notify beneficiary is writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form support is with such personal information concerning the purchaser as would antisarily be required of a new ioan applicant and shall pay beneficiary a service charge.

6. This is of the essence of this instrument and upon default by the graunes in payments of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any mediately having a secured hereby in an estimately having a secured hereby and the trust exponent, which notice trustee shall cause to be the beneficiary and its trust property, which notice trustee shall cause to be due to be and decimate and any indebtedness secured hereby with any secure shall cause to be the beneficiary and the trust exponent, which notice trustee shall cause to be the beneficiary and its too a delivery of asid notice of default and election to be and decimate with the trustee this trust deed and all promissory rustees shall fin the time and place of asis and give notice thereof as then required by law.

Togethered by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the granter or other person so privilezed may pay the entrustee's sale, the granter or other person so the oblightons set red thereby the about there due under this trust deed and and enforting the terms of the third and there's and attorney's fees not score that any default could be and the start and the default. 4. After the layse of such time is any Dhovy ICHC D by the woll frames what set is all property at the time and place frames and no is and the set. A shift at the layse of default and there is and place of as and shift as the time of the set and the set of the set of a set. 4. After the layse of such time as may Dhovy ICHC D by I Haw) the results and there as may the set of the set of the set of the set of a set. 6 as a set of the set of the highest hidder for cash, is layed as may de-tany of sales, all property by public anouncement at such time and place of any portion of sale of the thereafter may portone the sale by public an-and time the layed the time thereafter may portone the sale by public an-any portion of sale of the thereafter may portone the sale by public an-and the time the to the thereafter may portone the sale by public an-and the sale set of the time thereafter may portone the sale by public an-and the time the to the time thereafter may portone the sale by public an-and the time the to the time thereafter may portone the sale by public an-time the time the time thereafter may portone the sale by public an-there and the sale sale property at the time thereafter may portone the sale by public an-time the time the tot time thereafter may portone the sale by public an-

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nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by, exarcying the pro-perty so sold, but without any covinant or warranty, expression insplied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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and the beneficiary, may purchase at the sale. 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 reasonable charge by the attorney. (2) The obligation secured by the atrust deed. (3) To all persons having recorded liens subscience by the attorney of their sale trust deed then subscience to the order of their priority. (4) The surplus, if any to the granmo of the trust deed or to bis successor in interest entitled to such surplut.

deed or to his successor in interest entitled to such surplut.
10. For any reason permitted by law, the beneficiary miy from time to time appoint a successor or successors to any trustee named herein, or to any veyance to the successor trustee, the latter shall be pointed herein and without consumption name of appointed herein and without consumption of the successor trustee, the latter shall be made by the beneficiary containing reference to the successor trustee herein the vertice in the vertice interest of the successor trustee herein the vertice interest of the successor trustee in the vertice interest vertice interest vertice interest vertice interest vertice interest vertice interest vertices interest vertices.
11. Trustee accepts this trust when this deed, duly executed and acknowing any action or proceeding in which the granter and by law. The trustee is not obligated any action or proceeding in which the granter and by law interest.
12. This deed applies to insure to the henefit of, and binds all parties

12. This deed applies to, inures to the henefit of, and binds all parties, hereto, their heirs, legates devises, administrators, executors, successors and pledgee, of the note secured hereby, whether or not named as a beneficiary using herein. In construing this deed and whenever the context so requires, the mas-culture guilar secured hereby, whether or not named as a beneficiary culture and rincludes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said granior has hereunto sot his hand and seal the day and year first above written. 1

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County of Klanath 15	n (* 1977) – Stand Blandsky, standard (* 1988) 1993 – Nather Bright, standard (* 1997) 1993 – Nather Standard (* 1997)		(SEAL
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Notary Public in and for said county and state.	day of February	in named	ə undərsiqned, c
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Grantor	FOR RECORDING	414 DOOK 110 J	tria 2447
KLAMATH FIRST FEDERAL SAVINGS	TIES WHERE	Record of Mortgages of said	County.
AND LOAN ASSOCIATION		Witness my hand and seal	of County
Beneficiary		curryed.	
After Recording Return To:		Evelyn Biehn, County	Clerk
AND LOAN ASSOCIATION		1 Cour	nty Clerk
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