Vol.m85 Page 46073 SECOND TO TRUST DEED 7 ्नर को क THIS TRUST DEED, made this \_\_\_\_\_5th \_\_\_\_\_day of \_\_\_\_\_February

MARK A. SEE

M. LOUISE SEE, a single woman

TRUST DEED (He restrictie a

## 78037

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## as Beneficiary,

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## WITNESSETH:

in vaug il couq: q Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregen, described as:

Last Louis arministic South one-half of Lot 9 in Block One of Home Acres, as shown by the duly recorded plat thereof in the office of the County Clerk of Klamath County, Oregon.

Subject to the contract and/or lien for irrigation and/or drainage and easements and rights of way of record and those ugic apparent on the land. Status and a

THIS SECOND TRUST DEED IS JUNIOR & SUBORDINATE TO A FIRST TRUST DEED DATED FEBRUARY 11, 1985, IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION, WHICH HAS BEEN PREVIOUSLY RECORDED

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto bulonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOK THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TWENTY THOUSAND DOLLARS (\$20,000.00)

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable February 15, ,XX 2001 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note us becomes due and payable. The above described rool property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor s grees: 1. To protect the security of this trust deed, grantor s grees: 1. To protect process and maintain said property in good condition repair; not to remose or demolish any building or improvement: thereon; to commute or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike mer any building or improvement which may be constructed, damaged or royed thereon, and pay when due all costs incurred therefor. 3. To comply with all law, ordinance, regulations, covenants, condi-ment emittions allocting said property: if the beneficiary so reguests, to imple officers, any well as the cost of all lien series made or public officers, any will as the cost of all lien series made thing officers or teaching agencies as may be deemed desirable by the ching officers or teaching agencies as may be deemed desirable by the

Call Code as the beneliciary may require and to pay for filing same in the proper public other or offices, as well as the cost of all lien searches made by filing difference or escarching dencies as may be deemed desirable by the beneliciary to provide and continuously maintain insurance on the buildings now or benalter exceed cyrite said premises against loss or damage by fire and such other hazards with the beneliciary may food time to time trajuite, in companies acceptable if the beneliciary, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers?, with loss payable to the latter; all the defineers? the same and you such insurance and to the finance encore the same and stantor's expense. The amount collected under any line or other insurance and to any be released to grantor. Such application or release shall be defineers? the same and the association or release shall act there of may be released to grantor. Such application or release shall act there on the same definition of latter any be released to grantor. Such application or release shall act does pursuant to such order as beneliciary any determine, or et option of beneliciary the anised or association or release shall be thered to grantor. Such application or release shall be thered to grantor, such application or release shall be thered to grantor that be able of any taxe, association or release shall be define any part of such application or release shall be thered to grantor the pay all fare, assessments and cher charges that may be level and to any taxe, association to beneliciary which the defineers with the defineers as and to pay all fare, associate any determines defineers with the defineers as the state of the t

ifections of the trial overt, grantor further agrees to pay such sum as the appellate court shaft adjustige reasonable as the beneliciary's or trustee's attor-ney's love on such appeals. It is irmutually upreed that: A 3s the event that any portion or all of said proparty shell be taken under the right of emission in condemnation, benchiclary shall have the right, if at so sects, to require that all or any portion of the monies, mysble is compensation for such taking, which or any portion of the monies, mysble is compensation for such taking, which are an excessed by all resumable costs, expenses and the paid to bendiciary and monter by grantor in such proceedings, subject as in extension to such taking and applied by it first upon any reasonable costs and spind to bendiciary and monter by grantor in such proceedings, subject as in attring's less both in the trial and appellate costs, and sensitivy so its is take such actions and evenute such instruments and the balance applied upon the such actions and evenute such instruments as shall be necessary in obtaining such corresting periation is the trans and presentation of this doed and the note for endorsement (in cose of full reconveyances, for cancellation), without a feeting endorsement (in cose of full reconveyances, for cancellation), without a feeting endorsement (in cose of full reconveyances, for cancellation), without a feeting the fashing of any person for the payment of the indebtedness, truste may

tural, simber er grazing purposes.
(a) consent to the making of any map or plat of said property? (b) join in the standing any essentiates of creating any resticition thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The granting any resentent allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The granting thereoi, (d) reconvey and may be described as the "person or persons be done in this paragraph shall be not less than \$5.
(b) Upon any delault by grantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adapt of the article as the "personable attorney". It is such and apply the arree, issues and profits, including those pixt due and unpuid, and apply the arree, issues and profits, including those scued hereby, and in such order as bene-flictary may determine.
11. The entering upon and taking possession of such property, whe collection or clease thereol is arry determine.
11. The entering upon and taking possession of such property, and the application or clease thereol as any delay determine.
11. The entering upon and taking possession of such property, and the arry determine.
11. The entering upon and taking possession of such property, and the arry determine.
12. Upon delault by grantor new stands for any taking or damage of the rent property, and the arry determine.

where any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any egreenent hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an equity as a mortgage or the test the trustee to loreclose this trust deed in equity as a mortgage of the test of the test of the test of the trustee shall be and the suid desaid his written notice of default and his election the trustee to loreclose this trust deed in equity as a mortgage or the latter event the boneliciary or the trustee shall excluse and cause to be proved this written notice of default and his election to sell the said desaid the and proceed to foreclose this trust deed in the latter event the boneliciary or the trustee shall for the said desaid real projecty to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, five notice the of the said desaid of the said desaid of the desaid desaids. The desaid desaid of the desaid of the trustee to foreclose this trust deed in the manner provided in ORS 85.740 to 86.755.
13. Should the beneliciary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby for y law and trustee's and attrustee's used the obligation to then by law of the beneliciary or the trustee, and the obligation the row of the obligation and trustee's and attrust deed and the obligation the vert all foreclosure proceeding islall be dismissed by the trustee.
14. Otherwise, the sele shall be held on the date and the terms.

the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the dite and at the time and place designated in the notice of sale or the time (5) which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall say till said property either shall deliver to the purchaser its deed in form as requiring by sale. Trustee shall deliver to the purchaser its deed in form as requiring by law converging the property so sold, but without any covenant or warend by law converging of the truthfulness the deliver of the purchaser is detered to the shall be conclusiver or the deliver to the purchaser is deed in the sale becomes and the truthfulness the deliver of the purchaser is detered to the shall be conclusiver of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein; trustee statorney, (2) to the obligation secured by the trust deed, (3) to sall pursue having recorded liens subsequent to the interest of the trustee in the trust attorney. (2) to the obligation secured by the trust deed, (3) to sall pursue having recorded liens subsequent to the interest of the priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficing may from time to

surplus, if any, to the granter or to his successor in interest entities to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any surplus. This association is a successor to any trustee named herein on to any converse at the successor trustee, the latter shall be vested with all title, permean and the spointed hereunder. Upon such appointment, and without converse at the successor trustee, the latter shall be vested with all title, hereunder Each such appointment and substitution shill be made by written instrument executed beneficiary, containing reference to this trust deed and its place of every which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deel, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to noith any party hereto of pending sale urder any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brught by trustee.

NOTE: The Trust Deed As provides that the trustee hereunder must be sittler on altamey, who is an active member of the Oregon. State Ban, a bank, trust company or savings and ban association authorized to business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CIRS 696.505 to 1997. 38

The grantor covenants and agrees to and w ly seized in fee simple of said described real pr	witt the beneficiary and those claiming under him, coperty and has a valid, unencumbered title thereto	2538 that he is law- c
[10] Andrew S.	(2) Service provide the service provide the service of the serv	in de la sur de se an internet de la sur de la
d that he will warrant and forever defend the	saine against all persons whomsoever.	
د داند بالای بید و بسید از باری این این این این این این این این این ای	ಾರ್ ಕೆಲೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಅದರ್ಶ್ಚು ಅದರ್ಶ್ಚು ಮತ್ತು ಅಂತಿಯಿಂದು ನಿಮ್ಮನ್ ಇತ್ತಿದ್ದ ಸಿಲ್ಲಾಂಗ್ರಾಮಿಸಿದ್ದಾರೆ. ಕ್ರಿತಿಗೆ ಸಂಗತ್ತೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಪ್ರಾಂತ್ರ ಪ್ರವಾಧಿಯ ಸಂದತ್ತಿದ್ದಾರೆ. ಇದರಿ ಬಿ. ಸ್ಪ್ರೀಯಿಸಿದ ಸಾರ್ವಹಿಸಿ ಕ್ರಿತಿಗೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸಾರ್ವಹಿಸಿದ್ದಾರೆ. ಇದರು ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೇಶ್ ಸ್ಪರಿಯಿ ಕ್ರಿತಿಗೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸಾರ್ವಹಿಸಿದ್ದಾರೆ. ಇದು ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೇಶ್ ಸ್ಪ್ರೀಯಿಸಿ ಕ್ರಿತಿಗೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸಾರ್ವಹಿಸಿದ್ದಾರೆ. ಇದು ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೇಶ್ ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೆಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೆಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೆಯಿಸಿ ಸಿರ್ವೆಯಿಸಿದ್ದಾರೆ. ಕ್ರಿತಿಗೆ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸಾರ್ವಹಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸ್ಪ್ರೀಯಿಸಿ ಸಿರ್ವೆಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಕ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ್ರೀಯಿಸಿ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ ಸಾರ್ವಹಿಸಿದ್ದಾನ್ಗಳ ಸ್ಪ್ರೀಯಿಸಿ ಸ್ಪ್ರೀಯಿಸಿದ್ದಾರೆ. ಸ್ಪ	<pre>cplications.c</pre>
(a)* primarily for grantor's personal, family, hous (b) - for an organization; or (even if grantor is a 12	n represented by the above described note and this trust do seho'd or agricultural purposes (see Important Notice belo zatural person) are for business or continercial purposes othe	Than gricultural
This deed applies to; inures to the benefit of and rs, personal representatives, successors and assigns. The ntract secured hereby, whether or not named as a benefit sculing dender includes the termining and the neuter, a	d binds all parties hereto, their heirs, legatees, devisees, ad e term heneficiary shall mean the holder and owner, includ ficiary herein. In construing this deed and whenever the cont and the singular number includes the plural.	text so requires, the
IN WITNESS WHEREOF, said grantor h	has hereunto set his hand the day and year first ab	ove written.
IMPORTANT NOTICE: Delete, by lining out, whichever warran of applicable; if warranty (a) is applicable and the beneficia is such word is defined in the Trutt-in-Lending Act and Re emeficiary MUST comply with the Act and Regulation by m	sgulction Z, the MARK A. SEE	
eventions more thank of the second se	S'or equivalent;	en in property for the second
f the signer of the above is a corporation.	R5 91,490)	
TATE OF OREGON,	STATE OF OREGON, County 51	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
County of Klamath ) February 5, 1985	Personally appeared	and being first
Personally appeared the above named	duly sworn, did say that the former is the	
	president and that the latter is the secretary of	
	a corporation, and that the seal attixed to the foregol corporate seal of said corporation and that the instru	Lieni was signou and
UT: De HIS roluntary act and deed.	sealed in behalf of said corporation by authority of it	r Doard Of unectors,
Belore me:	and deed, Before me:	The approve building to the second se
SEAL) Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL SEAL)
a second s	and the second control of the second second and the second s	We Berner and and the
My commission expires: 10 . 24-88	My commission expires:	int this her recorded th
(1) A second se Second second seco	CHEET FOR FULL RECONVEYANCE AND	ANY, INC: has recorded th an accommodation only, for regularity and sufficien the title to any real pro herein.
To:	QUELT FOR FULL RECONVEYANCE ad only when obligations have been paid. Trustee MCUNTAIN TITLE COMPA instrument by request as and has not examined it Gor as to its effect upon that may be described the advection of the foregoing trust deed. All a	ANY, INC: has recorded th an accommodation only, for regularity and sufficient the title to any real pro- terein.
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb	All indebtedness secured by the foregoing trust deed. All the parties designated by the terms	ANY, INC: has recorded th an accommodation only, for regularity and sufficient the utile to any real pro- terein. sums secured by said ou under the terms of are delivered to you of said trust deed the
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