MTC # 16910

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TRUST DEED

Vol. <u>M86 Page</u> 17127

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ATTENT FOR CONTRACT FOR AND A

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.....Daniel.J., Cayanaugh

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the tin orbi

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: and the second

The Southeasterly 50 feet of Lot 1 in Block 47 of First Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, being a parcel 50 feet wide along Fifth Street and 53.2 feet deep at right angles said Fifth Street.

Charles State

Grantor's performance under this trust deed and the note it secures may not be assigned the entire unnaid balance shall becau 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, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection

This trust deed shall further secure the payment of such additional money. If any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest is the above described property, as may be evidenced by and one notes. If the above described property, as may be evidenced by any of said notes or part of any payment on one note and part on another, as the beneficiary may eject.

The grantor hereby covenants to and with the trustee and the beneficiary erein that the said premises and property conveyed by this trust deed are tee and clear of all encuentrances and that the grantor will and his heirs, tecutors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsoever.

escutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms shald property; to keep said property free from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction bereof or the date construction is hereafter within six months from the date promptly and in good workmanike mainer commenced; to repair and reators and property; to keep and present or any building or improvement on bereof or the date construction is hereafter within six months from the date promptly and in good workmanike mainer commenced; to repair and restore and property which may be damaged or destroyed and pay, when due, and times during construction; to replace any building or improvement on costs incurred therefor; to allow beneficiary to inspect said property at all beneficiary within filteen days after written nor materias unsatisfactory of astrip on the restore any provide and pay when due, and theneficiary within filteen days after written nor materias unsatisfactory of astrip on to remove or destroy any building or improvements now or hereafter erected upon said property in good reims and to commit or suffice and ware hereafter erected on said premises conting property and improvements of the sufficient days in the beneficiary may finance digation to sup on a such other hazarda sait be beneficiary may fame to the time to time require, eccured by this trust deed, in a company or companies of the tatached and with lifteen days into the principal place of any such beneficiary at least set policy of insurance in favor of the beneficiary of insurance. In the any not hereafter deed, or any such policy of insurance approved lot paysible clause in favor of the beneficiary at least said policy of insurance is not so tendered, the beneficiary of insurance. The describin obtain finance is not so tendered, the beneficiary is like ow obtained. In order to provide

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance presidents, the grantor agrees to pay to the beneficiary, together with and in additions the grantor agrees to pay to principal and interest payable under the terms of the monthly payments of betroy, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said the taxes, assessments and payable with respect to said property within each succeed-payable the respect to said property within each succeed payable with respect to be addition premiums the town of the succeed of the taxes assessments and payable, and also one-thirty-size (1/36th) of the fourted beneficiary, the stude deed remains in effect, as estimated and directing three years while such sums to be credited to the principal of the loan of the principal of the loan; or, at the option of the beneficiary, the sums as one principal of the beneficiary in trust as a reserve account, without interest, to pay said and payable.

and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay prenums on all insurance policies upon said property, such payments are to be made through the ben-ging and all taxes, assessments and other charges levied or implay the said property in the amounts as shown by the statements thereof. Draw said property in the assessments and other charges levied or implay the pay and all taxes, assessments or other charges, and to pay the insurance premiums in the statements thereof. The pay the insurance carriers or the mounts shown on the statements thereof thermisted insurance premiums in the taxes, assessments or other charges, and to pay the interestry account if any, withfaw the sums which may be required from in no event to hold the benefic ary reponsible for failure to have any fing in-surance policy, and the benefic any insurance company and to saping any such insurance receipts upon the obligations secured by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premium and other charges is not sufficient at any time for the payment of such charge demand, and if not paid within ten days after such demand, the beneficiary upon may at its option add the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may as its option carry out the same, and all its expenditures there for shall draw interest at the rare specified in the note, shall be reparable by the grantor on demand and shall be secured by the iten of this trust deed. In this connection, the beneficiary shall have the right in its discretion 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.

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 tills search with or the other costs and expenses of the truster incurred in connections with or to appear in and defend any action or proceeding purporting to attually incurred: ity hereof or the rights appovers of the beneficiary or trustee; and to pay all reasonable sum to be fixed by the court, in any such action or proceeding in reasonable sum to be fixed by the court, in any such action or proceeding in ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The heneficiary will furnish to the grantor on written request therefor an annual 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: I. In the event that any portion or all of said property shall be taken under the right origination of a second second second second second second the right to commence, prosecute in its own name, appear in ordered any ac-tion or proceedings and, if it to make any compromise or actioners of the money's such taking and, if it so elects, to require that all or any portion connection with payable as compensation of the second second second second second guired to pay all reasonable such taking, which are in excess of of the money's or incurred by the grantor in sproceedings, shall be paid to the samely paid fees necessarily paid or incurred y reasonable costs and expenses and atteriary fees necessarily paid or incurred y reasonable costs and expenses and atteriary at its own expense, to take such actions purch instruments as shall request. 2. Al any time and from time to the such as the second s as shall eficiary's

2. At any time and from time to time upon written request of the beneficiary, r affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the makaffecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the make-ing of any map or plat of said property. (b) join in granning any easement or creating and restriction thereon. (c) join in any subordination or or other agreement affecting this deed or the lien or charge bered; (d) recornery without warranty, all or any part of the property. The stanteer in any resourcemance may be described as the present or persons legally entitled thereto" and the recitals therein of any matters or facts shall be concluser proof of the truthfutness thereof. Trustee's fees for any of the services in this paragraph shall be not less than 5 on

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalies and profits of the pro-perty affected by this deed and of any personal prices and profits of the pro-let all each of any agreement hereunder, grantor by located thereby, or is leet all such meets of any agreement hereunder, grantor binare the right to col-become due to the appoint these and portice as and price to default as they ficiary may at apsyable. Upon any default by the granter hereung, the base of the appoint moving the notice, either is person, bercunder, the base said property, or any endress hereview secured, enter upon and take your sub-the same, issues and profits, including those past due and unpaid, and uppy able attorney's fees, upon any determine.

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| THIS IS TO CERTIFY that on this <u>15th</u> do Notary Public in and for said county and state, public Dethild 1. | | | (SEA |
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| Notary Public in and for said county and state, public in and for said county and state, public in <u>Daniel</u> J. <u>Cavanaugh</u> | y ofSeptember | | |
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| st deed and to concel all evidences of inde directed, a | n pryment to by the foregoi | ing trust days | |
| The undersigned is the legal owner and holder of all inde resume been fully paid and artisfied. You hereby are directed a resume to statute, to cancel all evidences of indebtadness sec as deed, and to recover, without warranty, to the parties me. | ured by said trust dead (miking | owing to you under the | secured by said trust dead |
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the recordision of said notice of default and sing of said by law following the recordision of said notice of default and siving of said police of said, said, the frustee shall sell and another the time and place fired by hole of said, said, the of said, either as a whole or in separate persons, and in such order in said notice termine, at public as the time of said. Trustee may postpone said of all of any portion of said, property at public anonumenent at such time said said so are in time to time thereafter may postpone the said of all of all of the time to time thereafter may postpone the said of all of any postpone the said of the time thereafter may postpone the said of all of any postpone the said of the time thereafter may postpone the said of all of IN WITNESS WHEREOF, said granter has hereunto set his band and seal the pay and year first above written.

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 privileged may pay the entire amount then due under this trust deed and the obligations secured thereby finduding custs and expenses actually incurred in enforcing the terms of the obligations and trustee's and altorney's fees not exceeding the amount provided by law) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

a service charge. 6. Time is of the essence of this instrument and anall pay beneficiary agreed in payment of any indebiedness secured hereby of upon default by the service in payment of any indebiedness secured hereby of upon default by the medicary due and payable bunchedrary may declare all aums secured hereby any and elely due and payable bunchedrary may declare all aums secured hereby any and elely due and payable bunchedrary may declare all aums secured hereby any duly filed or seel the trust be delivery to the trustee and election to sell, the beneficary shall deposit with the stad notice of defaults of be notes and all promiseous trustees shall due time : and place of sale and give notice thereby, whereupon the required by law.

5. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish beneficiary on a supplied it with such personal furnishin concerning the purchaser as for charge. The supervision of a new loan applicant and shall pay beneficiary the charge of the supervision of the instrument and wron default by the 5. for

ante de deste a entre de de Valmatica Line (Disk): IDE Sichards Level of the second of the atering upon and taking pulsases and profile or the pulsation or awards for any or release thereof, as all of default hereunder or Ing possession of said property, the collec-the proceeds of fire and other humanos any taking of the and other humanos a storeadd shall not cure or waive any er or invalidate any act dose pairs any

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STATE OF OREGON

County of Klamath ss

Pt fpf pairty less Spec ento, pcl. 5 (5 nouncement at the time fixed by the proceeding postgeme deliver to the purchaser his itsed in form as required by perty so sold, but without any consait or warranty recitals in the deed of any matters and or warranty truthfulness thereof. Any person, excluding the trustes 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 basels, irustee shall apply the proceeds of the trustees as a follows: (1) the expenses apply the stormey, the compensation of the follows: (1) trust deed. (3) by the attorney, the compensation of the subsecured by interests of the trustee in the trust log recorded liens subsecured by order of their priority. (4) The surplus, fit any, to the grannor of the tr 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 to successor trustee successor or successors to any frustee named herein, or to any autoessor trustee successor to successors the such appointment and in, or to any successor trustee confirmed and the successor and the successor successor trustee, the latter hand to appointed heretule, powers such appointments and under typon the successor and the successor by the beneficiary, containing reference to they written instrument of the successor trustee, the office of the crust deed and its place the property is successor trustee, shall be vestured, shall be conclusive proof of the successor trustee. This deed, duit executed and acknow. It Trustee accepts this trust when this deed, duit executed and acknow.

proper appointment of the successor trustee. 11. 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 party unless such action or proceeding is brought by the trustee.

Litty unitess such action or proceeding is brought by the trustee shall be a 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess devisees, administrators, executors, successors and pledgee, of the note secured hereby, whether or not named as a beneficiary culleng sender inclung this deed and whenever the context so requires, the man-culleng sender includes the feminine and/or neuter, and the singular miner in-

el 1 Daniel J. Cavanaugh