39-40183

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TRUST DEED Vol Mal Page KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the , as grantor, William Sisemore, as trustee, and

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Klamath. County, Oregon, described as:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Lot 5, Block 13, SIXTH ADDITION TO SUNSET VILLAGE, according to the official plat thereof on file in the office of the County Clerk of

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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,

together with all and singular the appurtenances, tenements, hereditements, 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 irrigetion apparatus, equipment and fixtures, together with all awnings, ventien blinds, floor covaring in place such as wall-to-wall corpeting and linoleum, shades and built-in appliances now or bareafter installed in or used in convertion lating, sir-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venation blinds, floor covaring in place such as wall-to-wall corpeting and linolaum, shades and built-in appliances now or hereafter installed in or used in connection with the above described promises including all interest therein which the constant her or matty hereafter begins for the purpose of comments covaring in place such as wall-to-wall corpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the greator has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of FIFTEEN THOUSAND AND NO/100 baneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 177.62 This trust deal easily earliers the sum of the sum of \$ 177.62 Commencing

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums as they become due, the grantor shall pay the deficit to the beneficiary pos-demand, and if option paid within ten days after such demand, the beneficiary pos-obligation secured hereby.

This trust deed shall further secure the payment of such additional money, if any, as may be leasted hereafter by the beneficiary to the grantor or others baying an interest in the above described property as may be cycle or others more than one note, the hereafter may credit his trust deed is evidenced by any of said a botte or pack call and part on one note and part on another, as the beneficiary may elect. as two occurringly may error. The grantify hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and idear of a combinances and that the grantor will and his heirs, against the claims of all persons whomsoever.

obligation accured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary and the grantor fail to keep any of the foregoing covenants, then the for shall draw interest at the ratio out the same, and all its expanditures there-the grantor domand and shall be accured by the lien of this trust deed. In the somection, the beneficiary shall have the right lien of this trust deed. In 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 hws, ordinances, regulations, conditions and restrictions affecting said property; to pay all cnais, fee other grants of this trust including the cost of tills each, as well are to appeare of this trust including the cost of tills each, as well are its appeare of the trust of t

The hendicitary will furnish to the granter on written request therefor an anousi statement of account but shall not be obligated or required to furnish further statements of account. It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken inder the right of orninent domain or condemnation, the beneficiary shall be taken the right to commence, prosecute in its own name, sphere in or defend any ac-auch taking and, if is or elects, for y compromise or settlement in connection withon quired to pay all reasonable costs that all on y portion of the movies and applied by the grantor in anch, expenses and atom access of the amount re-feres necessarily to find upon any protocoling, shall be paid to the beneficiary being and the upon the independence secure hereby and the granters and the accessary in obtaining such compensation, promptly upon the beneficiary at its constraining auch compensation, promptly upon the beneficiary's 2. At any time and from time to line accessing the security and the granters at the constraint time to line accessing the security and the granters at shall 2. At any time and from time to line accessing the security of the security and the security of the security time to line the security of the security and the security and the security in obtaining auch compensation, promptify upon the beneficiary's 2. At any time and from time to line to the security and the granters at shall the security and the security andi

obtained. In order to provide regularly for the prompt payment of said taxes, assess ments or other charges and insurance prenimpt payment of said taxes, assess the bar of the charges and insurance prenimpt have been only payments of the bar of the charges and insurance prenimpt have been only payments of hereby and interest paysible under the taxes of the most of the payments of the charges due and payable with respect to said property with each succeed ing wretwe mouths, and is one-thirty-sixth (1/30th) of the insurance prenimpt availe with respect to said property within each succeeding this turk deed remains in effect, as each succeeding by the bares with every purposes thereof and shall thereupon be charged to the principal of the premiums, taxes, assessments or other charges when they shall become due with the states of the charge when they shall become due

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and payable. While the grantor is to pay any and all taxes, assessments and other the same begin to beer instruction of the instruction of the second policies upon said property interest and also in 72. Of any part thereof, before policies upon said property for any part is provided by the final property in the amounts and other charortex. The beneficiant to be any and all taxes, assessment and there charortex the beneficiant to be provided and the amounts and other charortex. The beneficiant to be any and all taxes, assessment and there charortex the beneficiant to be provided and the amounts and other charortex. The beneficiant to be provided and the amounts and other charortex and to pay and provide any and the amounts and other that are all the states and to pay the reserve account, if any, established the sums which flatter a submitted the provided and the beneficiary here y is authorized, in defect in any in-sure policy, and the beneficiary here y is authorized. In defect in any in-such insurance receipt upon the obligations accurately of a flatter insurance policy, and the beneficiary here y is authorized in the same and surance policy and the beneficiary here y is authorized in the same and surance policy and the beneficiary here y is authorized in the same and the same and surance policy and the beneficiary here y is authorized. In the same and the same surance policy and the beneficiary here y is authorized in the same and any in-such insurance receipt upon the obligations are properly by the beastiliary after

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3. As additional security, grantor horehy assigns to beneficiary during the continuance of these trusts all recus, issues, noyatiles and profits of the pro-perty affected by this deer and of any personal profit located thereon. Until grantor shall default in the grant of any personal profit located thereon. Until become due and pay agreement hereunder, grantor healt have the hereby or in fice all such rents, issues, provides and profits at realis have the hereby or become due and pay agreement hereunder, grantor hereand thereon. Until become due and pay allow any default by the grantor hereand become due and pay and balle. Those any default by the grantor hereand ficiary may at any time without bolke, either grantor hereand or by a ecurity for the indebiedment bolke, without regard to the adequator of any each pay and thereof, is its own same same for or otherwise collect the sents, issues and profit and by the grant due and unpressed of any the sents, issues and profit debiedness secured hereby, and is such means as the becheficiary may determine.

4. The entoring upon and taking possession of said property, the collection of such result, issues and profile or the proceeds of fire and other insurance pol-icies or compensation or swards for any taking or demage of the property, and the application or release thereof, as storeasid, shall not curs or waive any de-such notice of default hereunder or invalidate any act doose pursuant to

5. The stantor shall notify baneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

6. Time is of the essence of this instrument and when datauit pay benefidary srantor in payment of any indefideas secured hereby or in performance of any mediately due and payable by delivery to the trustee of written mone of a secured hereby in-and elections and the secure of the secure of the secure of the secure dup filed for result inc trust property, which notice trustee shall cause to be the beneficiary shall deposit with the trustee this trust deed and all promissory trustees shall first the secure and place of sale and give notice thereof as the required by law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, 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 including costs and expenses actually incurred in enforcing the terms of the obligation secured thereby including costs and expenses actually incurred in enforcing the terms of the obligation secured thereby including costs and expenses actually incurred in enforcing the terms of the obligation secured thereby including costs and expenses actually incurred in enforcing the terms of the obligation secured and thereby cure the default.

5. After the lapse of such time as may then be required by law following the recording of said notice of default and giving of said notice of sele, the trustee shall sell said property at the time and place fixed by him in said notice of saie, the ermine, as public auction to the highest bidder for cash, in lawfill money of the or in sele, the any portion of said property by public announcement at such time and place fixed by him and not ce saie and from time to time thereafter may postpone the saie by public announcement as the saie of saie.

nouncement at the time fixed by the preceding postponement. The ter deliver to the purchaser his deed is form as required by law, conversi-perty so sold, but without any covenant or warranty, supress or im-recitals in the deed of any matters or facts shall be conclusive pro truthfuiness thereof. Any person, excluding the trustee but including th and the beneficiary, may purchase at the sale.

and the Deneziciary, may purchase at the sale. P. When the Trustee sells pursuant to the powers provided herein, the time exhall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the complexistics of the trustee, and a trustee the charge by the siterray. (2) To be the sale secured by the interesticat (3) To all persons having recorded bilgation secured by the interest appear in the surplus, if any, to the grantor of the trust 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 isw, the beneficiary may from time to time appoint a successor or auccessors to any truitee named herein, or to any successor trustee appointed hereinder. Upon such appointment and without con-and duties conferred upon any trustee herein and or appointed hereunder. Each by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office the county cirk or recorder of the property is situated. any

I. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by iaw. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, heerdidary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the hencit of, and binds all parties hereto, the term "beneficiary" shall mean the holds, executors, successors and pleagee, of the note secured hereby, whether or not named as a beneficiary evilue gender includes the feminine and/or neuter, and the singular number la-cludes the plural.

IN WITNESS WHEPPOP	states the plaral.
gran	tor has hereunto set his hand and seal the day and year first chove wr
	and fear first chove wr
	Teles called
	LESTER ROOKSTOOL
TATE OF OREGON	The yell of the
ounty of Klamath Sss	MARY MELLEN RASKelas (S
7	HALL HUCKSTOOL
THIS IS TO CERTIFY that on this LITTR	day of September
oldry Public in and for said county and state,	day of <u>September</u> , 19.86, before me, the undersign personally appeared the within named
Contracting some some freely and voluntaril	bon so homed in and what executed the foregoing instrument and acknowledged to me by for the uses and purposes therein expressed.
The destimote with BEOF, I have bereunio as	of the uses and purposes therein expressed.
P P	
	Sillee Maudler
KI) The Control of the second se	Notice Duit Hard
RECONTE M	My commission expires: 7-6-90
and the second s	
oan No 39-40183	
	STATE OF OREGON
TRUST DEED	County of Klamath ss.
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and the second	I certify that the multi-
	I certify that the within instrumer was received for record on the 7t
	and a constant of a constant o
	(DON'T USE THIS at 4:20 O'clock P M
Grantor	FOR RECORDING in book 185 on page 1832
TO	
LAMATH FIRST FEDERAL SAVINGS	Ties WHERE RECORD OF Mongages of said County.
AND LOAN ASSOCIATION	Witness my hand and seal of County
Beneficiary	affixed.
er Recording Return To:	77.00-7
KLAMATH FIRST FEDERAL SAVINGS	Evelyn Biehn, County Clerk
2943 S. 6th St.	Fee: \$9.00
Klamath Falls, OR 97601	By Itm In the
- Caller Paris, OR 97601	Deputy
REOU	EST FOR FULL RECONVEYANCE
The bar and	and ally when obligations have been paid.
	WI DRIF WERE Obligations have been with

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same

by.

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Klamath First Federal Savings & Loan Association, Beneficiary

DATED:___

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