81551

TRUST DEED

Vol. M&1 Page 20617

THIS TRUST DEED, made this .9th . day of

the states

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary, pur person of the states of

10 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:

PARCEL 2:

PARCEL 1:

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A Tract of land situated in the MET SET of Section 9, Township 39 South, Barge 10 East of the Willsmotte Heridian, more particularly described as follows: Beginning at a one-half inch iron pin on the East line of said Section 9, said point being South 00'00' Hest a distance of 30:00 feet from the 3/8 inch irons pin marking the East ince-fourth corner of said Section 9; thence South 00'08! Hest along the East line of said Section 9 as distance of 20:71 feet to a com-half inch iron pin; thence Horth 00'08! East parallel with the East line of said Section 9 a distance of 20:53 feet to a com-half inch iron pin; thences South 09'52! East a compared of said Section 9; the East line for add Section 9 a distance of 20:53 feet to a com-half inch iron pin; thences South 09'53! East a distance of 20:71 feet to the point of beginning.

A DECRUZE

AND LOAN ASSOCIATION KLANAATH THEST FEDERAL SAYINGS 500

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PARCL 2: A Tract of land situated in the MCA SEA of Section 9, Township 39 South, Rame 10 East of the Willametts Meridian, Eleanth County, Oragon, more particularly described as follows: Beginning at a point on the East section line of mild Section 9 which is South COVCE West a distance of 238.71 Sect from the 5/8 inch iron pin marking the East one-fourth corner of said Section 9 and said pinth being the Southeast corner of that cartain tract of 1 and described as Farcel 1 in the deed recorded April 28, 1966 in Volume M66 at page 3768 of Himmath County, Oregon Deed Records; thence South COVCE West along said East line of Section 9 a distance of 160.83 fort, soure or lass, to a point which is then Southy Oregon that cartain tract of Land conveyed to Ethalds Coult by described are corded in Volume M66 at page 500 of Klasmath County, Oregon Deed Records thences. North 50° 52° West along the Borth line of said Groft tract a distance we 200.71 feet, more or less, to the Mortheest corner of and Count tracts liness How the South South South Count of East in a distance we 160.83 foet, more or less, to the Southeast corner of and Count tracts distance 160.83 foet, more or less, to the Southeast corner of and Count tracts liness How the South South South South South South South South Count is distance we 160.83 foet, more or less, to the Southeast corner of and Count tracts liness How the South S

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, 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, vent-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor string, air-conditioning, retrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as wall-to-wall carpeting and lindeum, 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 grantor has or may hereafter equire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of Four thousand five hundred and (s.4,500:00 =). Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.....\$149.46... commencing

behavior or order and made by the grantor, principal and interest being the property is a single sector of the payment of such additional money, if any, as may be isoland hereafter by the beneficiary to the grantor or othera, in the indebtedness secured by this trust deed is evidenced by a mote or notes. If the indebtedness secure to y this trust deed is evidenced by a mote or notes. If the indebtedness secure to y this trust deed is evidenced by a mote or notes. If the indebtedness secure or othera, as the beneficiary may credit payments areceived by it upon any of said potes or part of any payment on one note and part or another. The grantor hereby covenants to and with the trustee and the beneficiary may evident the said promises and properly conveyed by this trust deed are received and of all enumbrances and that the grantor will and his here, secures and of all the said promises within any if said the said the said promet is a said promet. The grantor overants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against and inference having or the data construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said promises to keep all promety in good work or materials unsatisfactory to see the form be date on the data prometer; to allow beneficiarly to materials unsatisfactory to see the said property which may be damaged or destroyed and pay, when due, all intes during construction; to replace any work or materials unsatisfactory to said and the the premises and improvements now or hereafter event of said promises to keep all buildings and improvements now or hereafter within filteen days after written notice from beneficiary to again the said property which may be damaged or destroyed and pay, when due, all intes during construction; to replace any work or materials unsatisfactory to be sector to the been said property in good repair and improvements now or hereafter

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured bereby, an amount equal to one-twelfth (1/12th) of the taxes; assessments and other charges due and payable with, respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/32th) of the insurance premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the joan until required for the several purposes thereof and shall thereupon be charged to the principal of the loan; or, at the option of the beneficiary, the sums so paid shall be beld by 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 level or assessed against said property, or any part thereof, before the same begin to bear interest and slop to pay premiums on all insurance policies upon said property, such payments are to be made through the ben-ficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges level or imposed against said property. In the amounts as shown by the statements thereof, turnished by the collector of such taxes, assessments or other, charges, and to pay the insurance premiums in the amounts whom on the statements submitted by the insurance carriers or their representatives, and to charge said sums to the principal of the loan or to withdraw the sums which may be required from the reserve account, if any, isstabilished ifor that purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have any insur-sons to polynomias the beneficiary increase is authorized, in the event of any to bold the beneficiary increas for any and to apply any ruch insurance carcients upon the oblighted agrees in the amount of the beneficiary is authorized. The grantor agrees is no event to hold the beneficiary increased of a defect in any increa-sons to polynomias the beneficiary increase is authorized. In the event of any the oblighted by a property is authorized, in the event of any computing the amount of the indebidenes for pay rest the adjust of any to polynomias and some account is apply any the oblighted as any company and to apply any the beneficiary agrees of pay rest the adjust and apply any the beneficiary atter

default, any balance remaining in the reserve account shall be credited to the indebtedness. 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 become due, the grannor shall pay the deficit to the beneficiary upon demand, and if not pail within ten days after such demand, the beneficiary mount, its option add the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fall 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 form interest at the rate specified in the note, shall be repayable by the grantor on demand shall be secured by the lies of this trust deed. In this connection, the beneficiary shall have the right in its discretion to 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 title search, as well as the other costs and expenses of the trustee incurred in connection with or in and, defend any action or proceeding purporting to affect the secur-ity hereof or the trights or powers of the beneficiary or trustee; and to per all costs and expenses, including cost of evidence of title and attorney's fees in reasonable sum to be fixed by the court, in any such oronght by ben-ficiary to foreclose 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 annual statement of account but shall not be obligated or required to furnish ury further statements of account.

It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quered to pay all reasonable costs, expenses and attorney's frees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by the first upon any reasonable costs and expenses and attorney's solations of incurred by the beneficiary in such proceedings, and the such action applied the take such actions and excerve such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance. for cancellation), without affecting the liability of any person for the payment of the indebtedness. the trustee may (a) consent to the mak-ing of any may or plat of said property. (b) join in granting any easement or creating and restriction therem. (c) is the same advertication or other advertication this deed on the lien or charge berefit (d) reconvey rdination or other agreement affecting this deed or the lien or charge hereof; (d) reco for it any accountances or other appendent ancung time sees or one new or charge record, or theorem, without variantic, all or any part of the property. The grantee in any reconverance may be described as the Terran or persons legally exhibited thereto's and the recitals therein of any matters or facts shall be conclusive proof of the trathibitiest thereof. Trustee's fees for any of the services in this paragraph shall be not less than

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royaliles and profite of the pro-perty affected by this deed and of any personal property located thereon. Ustil grantor shall default in the payment of any indebtedness secured hereby or the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalities and profits earned prior to default as they become due and payable. Upon any default by the grantor shall have the right is one ficiary may at any time without notice, either in persons, by agent or by a ceiver to be appointed by a court, and without regard to the adequest of any security for the indebtedness hereby secured, enter upon and take possession of said property, or any part thereof. In its own ame use for or otherwise sales the rents, issues and profits, including those past due and mpsid, and apply the same, less costs and expenses of operation and collection, howing masses as the beneficiary may determine.

duly filed for record the trust property, which notice the beneficiary shall deposit with the trustee this to notes and document deposit with the trustee this to trustees aball firs the 'time and' place of 'sale and' ''. After default and any time prior to first days before the date as the granter or other person so printiged may pay the entire amount it obligations secured thereby including costs and are as a the trustee of trustees and above first or an entire amount it obligations secured thereby including to solve and the secure and and to an ad trustees and altomey's fees not creeeding the amount provided principal as well on the person so privileged may pay the entire amount it of the secure of the secure of the secure and the secure and the secure of the	to the first of the product scale. be due materials trusted scale. be due materials trust deed and the proof spectrum of the scale scale. be due materials trust deed and the proof spectrum of the scale sca
8. After the lapse of such time an advant occurred and thrench is the second	to notify any party hereto of pending sile under any other this deed, duly exceeded and acknown on the second any action or proceeding in which the grantor, beneficiary or trustee and beneficiary or trustee and beneficiary or trustee. This deed applies to inners to the benefit of, and binds all partialy inclusions. Their heirs, legatest devices, administrators, executors, successors as a such inclusion of the note secured hereit any share the bodder sectors, successors as a such and on the secured hereit any other the notes and binds all partialy prospone sale of all or the interm "beneficiary" shall mean the bodder secured hereits. This includity and the secured hereits of the note secured hereits of the bodder secured and the secured hereits of the secured hereits and binds all partials and the bodder secured hereits. The includity where or bodd and the secured hereits and be the secured hereits and the bodder secured hereits. The includity and the secured hereits and be the secured hereits and the bodder secured hereits and the bodder secured hereits and hereits and hereits and hereits and be benefit of the index secured hereits and hereits and be and the bodder secured hereits and he
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they secured the same freely and voluntari M TESTIMONY WHEREOF, I have beteunio's	dual S. named in and who executed the foregoing instrument and acknowledged to me that ly for the uses and purposes therein expressed. et my hand and affired my notated to acknowledged to me that
TRUST DEED	STATE OF OREGON Independent states and the State of OREGON Independent of the space of the states Description of Klamath States of the space of
Contract C. SLorayner Duryee (1) processing the second states of the sec	Letuily module addreamine instrument in certify that the within instrument inst
Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION P. O. BOX 5270 Klamath Falls, OR 97601	offized. Individual sed of County Evelyn Biehn, County Clerk. County Clerk Fee: \$10.00
REQUE	Deputy ST FOR FULL RECONVEYANCE d only when obligations have been paid.
The undersigned is the legal owner and holder of all have been fully paid and satisfied. You hereby are direct jurstant to statute, to cancel all evidences of indebtedner must deed; and to recover, without warranty, to the pr ame.	The such converse to (DS Antalson in (DST M)) I indebtedness secured by the foregoing trust deed. All sums secured by sold trust deed ted, on payment to you of any sums owing to you under the terms of sold trust deed or as secured by sold trust deed (which are delivered to you herewith together with sold atting designated by the terms of sold trust deed the solate now held by you under the
PATSS (TELS TRUET DEED meder this . STITL day of TELS TRUET DEED meder this . STITL day of	CITABLE ALL EL Klamath First Federal Savings & Loan Association, Beneficiary

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auch modice i the part at a property with any set done pursuant to the provide the part of the tract for sale of the alway of the part of the part of the part of the form supplied it with such described property and furming of any sale of the form supplied it with such described property and furming the purshase as a service charge. South of the essence of this instrument and upon default by the formement hereunder, the beneficiary may declare all sums secured formings of any mediate in any indebedness secured hereby or in performance of any mediate in the runter, the beneficiary may declare all sums secured before the part of the mediate in the runter, the beneficiary of the trustee of written notice of the duty filed the runter of the trust property. which notice trustee shall ensure default of the duty filed to wood the trust property. Which notice trustee shall ensure the duty filed to wood the trust property.

DATED:

20618 nonncement at the time. fired by the preceding postponen deliver to the purchaser his feed in form as required by in perty, so sold, but without any covenant or warranty as recitais in the deed of any matters or facts shall be or truthruines, thereof. Any person, excluding the truttee but and the beneficiary, may purchase at the sale.

and det transferration, may particulat at the sale.
(a) When the Trustee sells pursuant to the powers provided trustee trustee the proceed of the trustee's sale as follows trusteets of the sale including the compensation of the trust interest of the trustee in the trust deed as their interests appendix of the trustee of the trustee in the trust deed as their interests appended of the trustee of the trustee in the trust deed as their interests appended of the trust of the successor in interest embed to such surplus. the To the the the (1) appent.

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