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化合物性的过去式 法公司

TRUST DEED

Vol. 188 Page 7484

THIS TRUST DEED, made this .9th. day of ... May Thomas B. Wasson and Jackie R. Wasson, Husband and Wife

...... as grantor, William Sisemore, as trustee, and KLAMATH FIRST FEDERAL SAVINGS AND, LOAN ASSOCIATION, a corporation organized and existing under the laws of the KLAMA IH FIKS I FEDERAL OA VINGS AND SOART INSTANT STATES AND SOART INTERNATION SOART INTERNATION STATES AND SOART INTERNATION STATES AND SOART INSTANT STATES AND SOART INSTANT STATES AND SOART INTERNATION SOART INTERNATION SOART INTERNATION SOART INTERNATION SOART INTERNATION SOART INTERNATION SOART INTERNAT

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: of ALTAMONT RANCH TRACTS", in the County of Klamath, State of Oregon,

Beginning at the Southwest corner of said Tract 5; thence Easterly along Beginning at the Southwest corner of said Tract 5; thence Ensterly along the Southern boundary line of said Tract 5 a distance of 85 feet; thence Northerly in a line parallel to and 85 feet from the West boundary line of Tract 5 a distance of 135 feet; thence Westerly on a line parallel to and 135 feet from said Southern boundary line of Tract 5 a distance of 85 feet to the West boundary line of Tract 5; thence in a Southerly direction along said West boundary line a distance of 135 feet to the point of beginning, being a portion of Tract 5 of "The Subdivision of Tracts 25 to 32, inclusive of ALTAMONT RAKEN TRACTS." Subject to an essement for road purposes over the Easterly 9 fast.

Tax Account No. 3909 015BB 00600 KTYMYIH LISZI LEDENYI учыез

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Key No. 578618

111.5 5 4542 111.5 5 4542 1287 44 5 6 454 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 Thereafter 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 irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor scovering in place such as wall-to-wall carpeting 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 grantor has or may hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereafter including of the premises of the grantor herein contained and the payment of the sum of EIGHTY-FIVE AND NO/100-DETLARS beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 48.99 commencing use 10.88.

This trust deed shall further secure the payment of such additional money, baying may be loand, hereafter by the beneficiary to the grantor or other baying or notes. The indetted by the trust deed is evidenced by more than one notes, the beneficiary may credit payments received by it upon early of said-notes, the beneficiary may credit payments received by it upon early the beneficiary may credit payments and part on another, The grantor part, of any payments one note and part on another, The grantor payment one payment of the grantor of the sector the grantor payment of the sector.

The grantor hereby covenants to and with the trustee and the beneficiary barein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title therebo against the claims of all persons whomsoever.

executors and administrators shall warrant and colond his said title thereto against the claims of all persons whomsover: The grantor covenants and agrees to pay said note according to the terms had performed when due, all taxes, assessments and other charges levied against edence overy; to keep said property free from all encumbrances having pre-or hereafter that the edd; to complete all buildings in course of constite promptiy, and in good working the terms within as the more the data of the edd of the data of the terms and other charges levied against promptiy, and in good working the terms and other charges having the promptiy, and in good working the terms of the data of the data promptiy, and in good working the terms of the data of the promptiy, and in good working the terms of the data of the data promptiy, and in good working the terms of the data of the times during construction; to replace adding to improvements now or hereafter constructed on said premises; to keep all building or impering and improvements now or neareafter that the terest of the terms of the terms of the data of the said prometry which the days after work or materials unsatisfactory to safter constructed on said premises; to keep all building, promet to commit or suffer now waste of said premises; to keep all building, promet data disprovements now or neareafter rected upon said premises continuously hand improvements loss of a for such other hazards as the beneficiary may from time to again to see or such other hazards as the beneficiary and the note again to prove the sys prior to the data place of husiness of the beneficiary at taked and with premium paid, to the chains in favor of the beneficiary withen insurance. If all policy of insurance is not so date of any such policy of insurance. If all policy of insurance is not so the beneficiary which insurance shall be non-canceliable by the grantor during the turk term of the policy thus and policy of insurance is not so the beneficiary which insurance. If alear the non-canceliabl

be status during the full term of the policy thus 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 adverte the monthly payments of principal and interest payable under the addition to the monthly payments of hereby, an amount equal to one-tweith (runs of the note or obligation secured other charges due and payable with respect to 1/361 property within each succeed-ing twelve months, and also one-thirty-sith of the insurance premiums this trust deed remains in effect, as estimated and directed by the beneficiary, several purposes thereof and shall thereupon be charges until required for the then fatted the said property within thereas, to the principal of the the beneficiary in trust as a reserve account, without interest, to pay said 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 premiums on all insurance policies up and the said property, such payments are to be made through the any and a foresaid. The grantor hereby authorizes the beneficiary to pay and property face, assessments and other charges levied or imposed agains any and a foresaid. The grantor hereby authorizes the beneficiary to barge ficinary, as a sense and the same to be and the transfer the same lice and property face, assessments and other charges levied or imposed agains and property face, assessments and other charges and to pay the insurance premiums in the announts and the sums which may be required from the insurance carriers the amounts and the sums which may be required from in no event to hold the barger stabilished for that purpose. The grantor agrees in no event to hold the barger of amage growing out of a defect in any in-surance policy, and the beneficiary responsible for failure to have 'any insur-inger the insurance of a stable same that do any insurance is a defect in any in-surance policy, and the bone of damage growing out of a defect in any in-surance policy, and the bone of damage growing out of a defect in any in-surance policy and the bone of damage growing out of a defect in any in-surance policy and the bone of the damage is authorized. In the event of any such insurance receipts upon the indebletions secured by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after

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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 grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the effciary may as its option carry out the same, and its expenditures there-shall draw interest at the rate specified in the note, shall be repayable by a connection, the beneficiary shall have the right in its discretion to complete improvements imade on and premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable. the

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 allecting said property; to pay all costs, fees and expenses of this trust, including the cost of tills eserch, as well as the other costs and respenses; of the trustee incurred in connection with or in enforcing this obligation; and trustee's and attorney's fees actually incurred; ity hereof or the trustees and attorney's fees actually incurred; 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 forcelose; this deed, and all said sums shall he secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an ual 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: 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 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, the any compromise or settlement in connection with guired to pay all reasonable costs, expenses and attorney's fees necessarily paid and applied by the grantor in such proceedings, shall be paid to the beneficiary balance applied up the first upon any reasonable costs and expenses necessarily paid at its own expense, to take such actions and exceute such instruments as shall at its own expense, to take such actions and exceute such instruments as shall request. 2. Al any time and team interview.

be necessary in obtaining such compensation, promptly upon the beneficiary's 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 reconvegance, for cancellation), sithout 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 thereon. (c) join in any subordination or other agreement affecting this deed or i the lien or charge bereof; (d) reconvey without warranty, all or any part of the property. The grantee in any reconveyance may be described as the person or presson (expression legal) entitled theretos' and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be not less than \$5.00.

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalities and profits of the pro-perty affected by this deed and of any personal property located thereon. Until fundor shall default in the payment of any indebtedness focured thereon. Until the payment of any agreement hereunder, grantor shall here there are the least and the payment of any indebtedness for the tright to col-become due rents, issues, royalities and profits extraced prior to the right to col-become due rents, issues, royalities and profits extract prior to the right to col-tect all our rents, issues, royalities and profits extract be rents, in a bene-become due rents, issues, royalities and profits extract be the adequase of ficiary may an payable. Upon any default by the grantor here unday, the bene-celver to be appointing without notice, either in person, by agent for security, for the indebted, as court, and without regard to the adequase of any security, for the indebted, and explained in the second water because and appoint the rents, issues and profits extract extra the same sue for or otherwise and appoint the same, less costs and explained ing those past due and unpid, and coppi-able attorney's fees, upon any indebtedness scutch hereby, and in such order as the beneficiary may determine.

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S. The 'grantor shall notify beneficiary in writing of any select or parameter of tract for 'sale of the above 'described property and 'turnish' 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.

a service charge. a service charge. a service charge. a service charge. a service charge. a service charge. a service charge of the essence of this instrument and upon default by the grantor in payment of any indebedness secured hereby or in performance of any mediately due and payable by delivery to the trustee of written notice of default and election to service upon delivery of said notice of trustee shall cause to be duly filed for the service of upon delivery of said notice of trustee shall cause to be duly filed for the service is evidenting expenditures secure hereby, whereupon the trustees shall fix the time and place of said and give notice thereof as then required by law.

required 07 18w. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee sale, the granter or other person so privileged may pay the entire amount then due under this trust deed and the obligation secured thereby including costs and expenses actually incurred in enforcing the terms of the obliga-tion and trustee's and altomey's fees not exceeding the amount provided by law) other than such pointion of the principal as would not then be due had no default occurred and thereby circ the defaults. 8. After the lapse of such time as may then be required by law following the recordingtion of said notice of default and giving of said notice of sale, the trustees shall sell said property at the time and place fixed by him in said notice of sale, either as a whole or in separate parcels, and in such order as its may due to faste, parabile aution to the bighest bidder for cash, in lawful money of the composition of said property by public announcements at such time and place of sale, and from time to thereafter may postpone; the sale by public an successful the difference of the said thereafter may postpone; the sale by public an successful the sale with the terms in the sale of the sale of the sale of the sale of the form time to the same thereafter may postpone; the sale by public an successful the sale and property by public announcements at such time and place of sale by the sale of the sale sale of the sale of the sale of the sale by public an the sale of the sale by public and thereafter may postpone; the sale by public an the sale of the sale by the to the sale sale of the sale by public an the sale of the sale by public and thereafter may postpone; the sale by public an the sale of the sale by public and thereafter may postpone the sale by public an the sale of the sale property by the sale of the sale by public and the sale by the sale of the sale sale of the sale by public and the sale by the sale by public an the sale by public an the sale b

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deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee encasor trustee, the latter shall be vested with all title, powers and duits contrast encasors trustee, the latter shall be vested with all title, powers such appointment and substitution shall be made by written instrument executed by the beneficiary containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the proper appointment of the successor trustee.

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 any action or proceeding in which the grannor, beneficiary or trustee shall be a party unless 'such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the henefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, successors and hereto, the term 'beneficiary' shall mean the holder and owner, including pledgee, off the 'note 'secured hereby, 'whether or not named as a beneficiary nerein. In construing this deed and whenever the context so requires, the 'mas-culue she plurat.....

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Klamath First Federal Savings & Loan Association, Beneficiary parate and provide the second second

by_____

TRUST DEED

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THIS TRUST BEED, made tots [91], day of [110020, D., Presson, and Jack i.e. R.,

DATED:

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