Vol. mg9 Page 10964

والمرد المراجع والمراجع والمحادث والمحا

Paul B. DeVoss ind Kathy S. DeVoss

Husband and Wife KLAMATH FIRST FEDERAL SAVENGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the 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:

The Easterly rectangular 47 feet of Lot 8 and the Westerly rectangular 3 feet of Lot 7 in Block 30 of HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on falle in the office of the County Clerk of Klamath County, Oregon, being a parcel of Zand having a frontage of 50 feet on Freemont Street,

at the main property for the Acct. #3809-028BC-13500

Ξ

iE

20

50

Hend Provels Version (Proc) REVOLVENT IS SET STREAM (PROC)

Key #216732

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 regener with all and singular the appursenances, renements, nereditaments, rents, issues, provits, water rights, easements or privileges now or hereafter belonging to, derived from or in enywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, dir-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awrings, venetian blinds, floor covering in place such as well-to-wall cerpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection 

This trust doed shall burther secure the payment of such additional money, if any, as may be loaned intraster by the bearlichary to the granter or others note or note. If the indeptedescribed property, at may be evidenced by more than one note, the purchicary may credit payments received by its cool any of said index or part of any payment on one note and part on another, as the bearticiary may check.

The grantor hereby cormants to and with the trustee and this beneficiary herein that the said premites and property conveyed by this trust deed are executors and administrators and that the grantor will and his heirs, against the claims of all prisons whomsovier.

executors and saministrators analy warrast and defined his said tike thereto against the claims of all prisons whomsover. The grantor covenants and agrees to jusy sid note according to the terms said property; to keep asid property fire from all encumbrances having int-codence over this trust deed; to complete all buildings in course of construction hereof or the date construction is hereafted within aix months from the date promptly and in good workmanike maint' any building or improvement on hereof or the date construction is hereafted or destroyed and pay, which due, all promptly to the date construction is hereafted or destroyed and pay, which due, all hereof or the date construction is hereafted or destroyed and pay, which due, all promptly and in good workmanike maint' any building or improvement on said property which may be damaged or destroyed and pay, which due, all interest the remove or destroy and york inspect and property at all beneficiary within filteen days after written notice from beneficiary of such and property in the date of the date promptly and improvement on waste of tid upon said property in good retuined and improvements for suffi-hereafter the remove or destroy any building or more the said inspect waste of tid upon said property in good retuined to commit or suffic-ne or such otherenties; to keep all buildings thereafted or obligation is a sum on termines; to keep all buildings thereafted applies to the secured by this trust date, in a company or companies acception to the stand as and premium paid, to the prints place of business of the beneficiary statice with ifferend days prior to the effect place of business of the beneficiary and with ifferend as a proble dates for the business of the beneficiary states and with a sum object of the prints in favor of the baselicitary states in a sum premium paid, to the prints in the company of any terp loye of insurance in a sum object of the prints in the base baselicitary states in a sum at a sum object on the state as a sto be baselicit

obtained. In order to provide regularly for the prompt payment of said tax w, assess-ments or other charges and issurance premiums, lise grantor agrees to pay to principal and interest payable under the addition is the monthly payments of besedy, an amount equal to one-tweith (1/min of the note or obligation ascured oner charges due and payable vith respect (1/min of the charse, assessments and ing soler months, and also on-thirty-sixth (1/min of the insurance premiums) and stores to said property within each succeed. This truth competence is a store of the principal of the insurance premiums several purposen thereof and shall thereupon be charge to be arefuled to the loan built for the said shall thereupon be charge to be included of the loan built function of the beneficiary, the sum paid shall be insulated premiums, taxet, assessments or other charges when they shall becare due with the taxet.

and payable. While the grantor is to pay any and all takes, assessments and other charges level or assessed against said property, or any part thereof, before policies upons and property, such payments are to be made and on all iturance iterary, as aforsaid. The grantor hereby subories the binough the bene-any and all takes. The grantor hereby subories the binough the bene-ity the collector of success and also the pay period of imposed ignine is a forsaid property is the sesaments of other charges leved of imposed ignine is the success of the payment of the statements are to be made insurance premiums in thates, assessments of other charges, as of all all the insurance premiums in the payment of the statements about it by rincipal of the loan or to it representatives, and to charge said aumited by ince written or for any loss of payments for this pay and it may be reader about it by ince written or for any loss of pay responsible for failure to have, any im-ince written or for any loss of the sums which its to defect in any in-tak to compromise and settle with any is a sthorized, it the event of any ind insurance nucleis upon the oblighting summars are indicated in the states of the any in-the and any loss of the about the sum of the states into a still any in-tick insurance nucleis upon the oblighting summary and its payly any ind insurance nucleis upon the oblighting of the braits deck in any had or upon saie 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 premiums and other charges is not will find at any time for the payment are premiums as they become due, the will will be a the payment to the the pay 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 brindpal of the

Should the grantor fail to keep any of the foregoing covenants, then emericary may at its option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the bote, shall be repayable by grantor on demand and shall be accured by the lien of this tract deed of improvements made on said premises and also to make such repairs to a toperty 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 restrictions affecting said property: to pay all costs, fees and expenses of the truster incurred in control with or in enforcing this obligation at rusters and attorney's fees actually incurred: it o appear in and defend an and truster and attorney's fees and set of the secur-cots and expenses, including cost of evidence of title and atters and to pay all reasonable sum to be fixedly cost of evidence of title and attorney's fees in a fieldary 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 any 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 domain or condemnation, the beneficiary shall have the right of eminent prosenute in its own name, appear in in defend any sch the right to commence, prosenute in its own name, appear in in defend any sch such taking and, if it so make any compromise or settlement in defend any sch such taking and, if it is o make any compromise or settlement is defend any sch auch taking and, if it is on the settlement is all or any portion of the amount re-quired to pay all reasonable cuck taking, which are in excess of the amount is or incurred by the grantor in cuck expenses and attorney's fees necessarily paid on incurred the beneficiary is and the proceedings, shall be paid to the beneficiary balance applied upon the indebteches are and excure such instruments as that at its own expense, to take such actions and execute such instruments as that be necessary in obtaining such compressation, 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 reconvergance, for cancellation), without affecting the lability of any person for the payment of the indebtedness, the trustee may tak consent to the making of any may or plat of aid property: (b) its in a granting any essentent or cruating and restriction thereon, for without writhout writhout

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the property alfected by this deed and of any perional property located thereon. Until the performance of any agreement herein any indebiedness secured hereby or his because and the secure density in the secure density of the right to all of any agreement herein these secures and profits of the performance of any agreement herein the secure prior to default as they need to be appointed by a court, and without a persons by agreent or by a resecure to be appointed by a court, and without a persons by a secure of the arout point, in a difference of the arout thereon, and without a persons by agreent or by a resecurity for the address secured, encaps of the arout the profits and thereon and upper and the security are any part thereon, in its own mine about any based apply able attorney free top and apply able attorney free top and apply.

nter ter at there are taken and the 6. The entering then and taking persention of a 1d priperty, the collection of which rents, issues and profils or the proceeds of first and other insurance pri-fers or compensation or swards for any taking or duage of the property, and the application or release thereof, as aloreald, shall not entry or waive any de-fault or notice of default hereunder or invalidate any usi, dono pursuant or such a price. 5.1 () Record

1.50

40

6. The grantor shall notify beneficiary in writing of any sale or cod-tract for sale of the above described property and funish beneficiary on to form supplied it with such personal information externing the gurchaser a would ordinarily be required of a new loan applicant and thall pay beneficiary a strate charge.

a service charge. 6. Time is of the essence of this instrument and upon default by the granhor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all sursh secured hereby in-mediately due and payable by delivery to the trustee of written notice of default and elsetion to sell the trust property, which notice trustice shall cause to by duy filed for record. Upon delivery of sald notice of iteraths and elsetion to sell the bureficiary shall deposit with the trustee this trist divid and all promisery notes and documents evidencing expanditures secured hereby, refereuon the trustees shall fix the time and place of sale and give uptice thereof as then required by law.

7. After default and any time prior to five days before the date st thy the Trustee for the Trustee's sale. 7. After default and any time prior to five days before the date st hy it e Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount it en doe under this trust deed and the obligations secured thereby (including costs and express actually incurn d in enforcing the terms of the obligation in secure it matter is and attorney is fees not exceeding the amount provided by last other than such portion of the principal as would not then the due had no default necured and thereby (necessary).

3. After the layse of such time as may then to refuired by law following the roordation of and notice of definit and giving of said notice of asis, its trutte shall sell and property at the time and place firel by him in and notice of asis, either as a which or in separate partels, and in such order as he may deturmine, as public suritor to the high at bidder for tash, in lawful money of the United States, payable at the time of and. Trustee nay protone asle of all of the time of asis, its inter and place of asis, and not of the bight bidder for tash, in lawful money of the United States, payable at the time of nake. Trustee nay protone asle of all any i orthon of asid protecty by public announcement, at such time and place of asis, and from time, to time thoreafter may postpane the saile by public and the sail of the time the time the sail of the sail of the sail time.

nonnosment at the time fixed by the preceding postponement. The tress deliver to the purchaser his feed in form as required by law, convying party so sold, out without any motions or warranty, express or impo-recials in the deed of any matters or facts shall be conclusive proof truthfulness thereof. Any person, accluding the trustee but including the and the beneficiary, muy purchase at the sale.

1

್ಷ. ತಿಂದ್ರೆ ಮಾಡಿದ್ದಾರೆ. 1. ಕಾರ್ಷಕರ್ಷ ಮಾಡಿದ್ದರೆ ನಿರ್ದೇಶ

and the description of the processe as the sale. 9. When the Trustee sale pursuant to the powers provided herein, the trustee shall apply the proceeds of the truste's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the intrust deed. (3) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interest appear in the order of their priority. (4) 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 entities 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 appointed hereinder. Upon such appointment and without coa-verance to the successor trustee, the latter shall be vested with all title, powers and duites conferred upon any trustee herein named or appointed hereinder. Each 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 county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly excuted and achnow-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 granulor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

party unites such action or proceeding is orought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatest devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culting encor includes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said crimiter has hereunto set his hand and seal the day and year first above written. A All 1

i era ilada (j 1973 : Ilada (j 1973 : Ilada (j 1986 : Ilada (j

Jula gorana

ounty of <u>Klamath</u> }ss THIS IS TO CERTIFY that on this <u>14th</u> day	ct June	, 19.89_, baforo me, t	the undersigned,
This is to the terminant and county and intere, per (1991) B	Kendly append the within identication of the second in and who executed in the uses and purposes therein a sy hand and affited my notarial in Notary Public for My commission of My commission of the second	the foregoing instrument and acknow processed soci the day and year last above w Mandley r Oregon papires: 7-6-90	ritten.
		STATE OF OREGON	
Paul B. DeVoss Paul B. DeVoss Kathy S. DeVoss Granor TO KLAMATH FIRST FEDERAL SAVINIGS AND LOAN ASSOCIATION Benefickary Affer Recording Return To	(BONT USE THIS GACE, RESERVED IVAR RECORDING LABEL IN COUN- TIES WHERE USED.)	County ofKlamath	on the 20th , 19.89 and recorded page 10964 said County. seal of County
KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION P.O. Box 5270 Klamath Falls, OR 97601	Fee \$13.00	By Qauline mul	
	UEST FOR FULL RECONVI		
· · · · · · · · · · · · · · · · · · ·	used only viten obligations have	been paid.	
TO: William Sissmore,, Trustee The undersigned is the legal owner and hold r a brye been fully prid and satisfied. You haveby are pursuant to statisto, to cancel all evidences of inclube trust dood) and to reconvoy, without warranty, to it same.	dnoss secured by sold trust deed to parties disignated by the torms		d by you under