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TRUSTDEED

Vol. m89 Page 14408

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THIS TRUST DEED, made this .31st day of Emil B. Nobel and Mary Ann Nobel Husband and Wite 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 Inited States, as beneficiary. The productive scarced planetic the dest (Ane) and the states of the product of

10 MThe grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath... County, Oregon, described as:

Beginning at the center of Section 19; Township 39 South; Range 10 East of the Willamette Meridian; thence North to the South boundary of the U. S. Reclamation Service Canal; thence Southeasterly along said Southerly boundary to the Westerly boundary of U. S. Reclamation Service C Branch Canal; thence Southwesterly along said Westerly boundary to its intersection with the East-West center line of said Section 19; thence West along said center line to the point of beginning. KLARIATH) FIRST FEDERAL SAVIN 35

Tax Acct. #3910-19A0-7000

Key: #599864 91 AU. BTOLD ancest

YHD FOYA VEROCIVION. KLANATH FIRST FEDCHAL SAMPLES

tisa minun taut is cont Personal Statistics of State Lowers 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, A. 1997年1月1日日 the entire unpaid balance shall become immediately due and payable.

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which said described real property is not currently used for agricultural, timber for 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, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall 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. I any, as may be loaned hereafter by the beneficiary to the grantor or others aving an interest in the above described property, as may be evidenced by a other notes. If the indebtedness secured by this trust deed is evidenced by a users than one note, the beneficiary may credit payments received by it upon a of a in notes or part of any payment on one note and part on another, a the beneficiary may elect. munul is the

The grantor 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 clear of all encumbrances and that the grantor will and his heirs, secutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsorver. herein

executors 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 thereof and, when due, all taxes, assessments and other charges levied against add property to keep said property free from all encumbrances having pre-deferences of the date construction is means within six months from the date promptly and in good workmanike manner any buildings in course of construction promptly ind is good workmanike manner any building or hore atter promptly ind in good workmanike manner any building or hore the date construction; to allow beneficiary to inspect said property which may be damaged or detroyed and or hereafter construction; to relate a said there are any building or improvements on beneficiary within fifteen days after written notice from beneficiary of such fast; not to remove or destroy any buildings on improvements now or hereafter constructed on said premises; to keep all buildings, property and improvements on wor hereafter etced on said premises continuous losure to sub fitter or such other hazards as the beneficiary may ifrom time to time require. In a sum ont leas than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the benef-ficiary, and to deliver the original policy of insurance in correct form and with approved leas prove the original contor of the beneficiary at least ifteen days prior to the contain solo the beneficiary at least ifteen days prior to the contain the original contained and and the policy of insurance ficiary, and to deliver the original contor of the beneficiary at least and to deliver the original contained to here the original in a sub obtained. In order to provide regularly for the prompt payment of add tares, assess-

In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and incurance 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 (1/38th) of the insurance premiums payable with respect to said property within each succeeding the 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 thereuron be charged to the principal of the loan or, at the option of the beneficiary, the sums iso paid shall be held 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 also to pay premiums on all insurance policies upon said property, such against the beneficiary to pay any and all taxes, assessments and other charges level or impoed against said property in the amounts as shown by the statements thereof. Jurnshed by the collector of such taxes, assessments or other charge level or impoed against is the property in the amounts as shown or other charge level or impoed against and property in the amounts as shown or other charge level or impoed against is the property in the amounts as shown or other charge said sums to the insurance premiums in the amounts shown or the statements thereof. Jurnshed by the collector of such taxes, assessments or other charge said sums to the innor event to bold the beneficiary responsible for publics, the grantor agrees and written or for any loss or damage ignoring influer to have any insur-loss, to compromise and acties with any insurance company and state deal in our unance 'policy, and the beneficiary bereby is authorized, in defect in any loss, to compromise and acties with any insurance company and state deal. In computing the amount of the indebteness for payment and satisfaction in full or upon said or other acquisition of the property but 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 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 may at its option add the amount of such deficit to the principal of the obligation accured hereby. default (indebte

Should the grantor fail to keep any of the foregoing covenants, then the efficiency may as its option carry out the same, and all its expenditures there-shall draw interests at the rate specified in the note, shall be repayable by grantor on demand and shall be secured by the lien of this trust deed. Is sconnection, the beneficiary shall have the right in its discretion to complete improvements made on said premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable. for the this

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulation covenants, conditions and restrictions affecting said property; to pay all con-frees and expenses of this trust, including the cost of title search, as well the other costs and expenses of the truster incurred in connection with in enforcing this obligation, and trustee's and attorney's fees actually incurr to appear in and defend any, action or proceeding purporting to affect the sec-ity hereof or the rights or powers of the beneficiary or trustee; and to pay 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 action or proceeding flowary to forcelose this deed, and all said sums shall be secured by this to deed. well with incurre -ur-e11

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:

1. In 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 domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any so-tion or proceedings, or to make any compromise or settlement in connection with such thating and, if it so elects to require that all or any portion of the money's payade as compensation for such taking, which are in excess of the amount re-der incude by the grantor in such proceedings, shall be beneficiary paid ond applied by the grantor in such proceedings, and the beneficiary fees increasing in the such actions and exceute such instruments as abail to necessary in obtaining such compensation, promptly upon the beneficiary's request. 2. At any ti Transfer 10

n request of the beneficiary na c. 2: At any line and from line 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 liability of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map 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 the lien or charge hereof; (d) reconvery ind of any m In the unit property has a second sec of of the truthfulness thereof. Trustee's fees for any of the services in this parage raph shall be not less that \$5.00.

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits or the pro-perty affected by this deed and of any personal property located thereos. Until grantor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any default by the grantor hereunder, the bene-ficiary may at any time without notice, either in person, by agent or by a re-ceiver to be appointed by a court, and without regard to the adequacy of any security, for the indebtedness hereby, secured, enter upon and take possession of said property, or any part thereof, in its own name use for or otherwise collect the rents, issues and profits, including those past due and unpaid, and appy the same, less costs and expenses of operation and collection, including reason-ale to the indebtedness hereby secured, our due to the default as the sole attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

(d) At about the provide second se	e pa (pe persented space w 305 perspects per straights
these or compensation or awards for any taking or day the application or release thereof, as altoread, shall fault or notice of default	and property, the collection aconcement at the time fixed by the preceding postposteement. The trustee the mage of the property and college to the purchaser his deed in form as reprint a sub-
such 'police' it's and the instantion of invalidate's a transform of the grantor shall notify 'beneficiary in writ tract for sale of the above described 'property and form supplied it's with such of a new loan applicant a service charge.	not cure or waite any do- not cure or waite any do- but a sold, but, without any corenant or waited by any coreging the peo- truit follows the ded of lary maiters or facts shall, curve or implied. The and the beneficiary, may person, excluding the truit bo coolduity proof of the and the beneficiary, intry purchase at the sale.
service charge. Control of the service of the serv	ing of any, sale or con- furnish becellclary on a furnish becellclary on a sund shall pay beneficiary and upon default by the or in performance of any written noice of default written noice of default annot a shall cause to be the shall cause to the surplus, if any bell interest a spear in the annot the shall cause to be the shall be the surplus and a surplus shall cause to be the shall be the surplus and the beaution of the trust the shall be the surplus and the beaution of the trust the shall be the surplus and the shall be the trust the shall be the surplus and the shall be trust the shall be the surplus and the shall be trust the shall be the shall be the trust the shall be the surplus and the shall be the trust the shall be the shall be the shall be the trust the shall be the shall
6. Time is of the essence of this instrument is grantor in payment of any indebtedness secured hereby agreement hereunder, the beneficiary may declare all and election to sell the trust property, which notice it the seneticiary shall deposit with the trustee of a the beneficiary shall deposit with the trustee this frust notes and documents evidencing expenditures secured trustees shall fix the time and place of sale and give required by law.	atums secured hereby in- written notice of default fraute and lection to sell fault and election to sell (hereby, whereupon the and duites conferred upon areason trustee, the latter shall be rested with all this and thereas the second trustee and thereand thereas the second
	the Trustee for the Trustee's sale county which, when recorded in the office of the county cleat and its place of
obligations secured thereby (including costs and expenses actually incurred in tion and trustee's and attorney's fees not exceeding the amount provided by principal as would not then be due had no default occurred and therebe of	tenforcing the terms of the ubliga- law) other than such portion of the ledged is made a public recepts this trust when this deed, duly executed and acknow-
8. After the lapse of such time as may then be recordation of said notice of default and giving of trustee shall sell asid property at the time and place fix formine, at public auction to the highest bidder for cash united States, payable at the time of sale. Trustee may any, portion of said property by public announcement at sale, and the time, thereafter may postpone of the sale and the	erdived by law following said notice of saie, the ed by him in said notice uph order as he may define the said said of trust or of 12. This deed applies to increase to the benefit of, and binds all parties
omnou States, payable at the time of sale. Trustee may any portion of sald property by public amountement at sale, and from time to time thereafter may postpone intervention of the sale second and the sale of the sale intervention of the sale second and the sale of the sale intervention of the sale second and the sale second and the intervention of the sale second and the sale second	said notices of sale, the ed by him in said notice such order as he may de- in lawful money of the auch order as he may de- nauch sale of all or the term "beneficiary" shall mean the holder and binds all parties as he may de- nauch time and place of auch time and place of the sale of all or the term "beneficiary" shall mean the holder and owner, facilating herein, in construing this deed and whenever the context so requires, the mas- the sale is the plural, its where its and the singular number in-
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County of Liamath Ss the state of the Size	SEAL)
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CMaryoAnn Nobelrustors mugsi cuiti TO Grantor KLAMATH FIRST FEDERAL SAVINGS	ELABLIN COUN. THE WHERE RECORDING TO DO IN BOOK TO AND A COUNTY AND A
AND LOAN ASSOCIATION	Witness my hand and seal of County affixed.
After Recording Return To: 010-1640-1000 KLAMATH FIRST FEDERAL SAVINGS	KVA 12008 Evelyn Biehn
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have been fully paid and satisfied. You hereby are di	sells unit conners to the trathed, in inter whit beyon a safe the backness of all indebiedness secured by the foregoing trust deed. All sums secured by sold trust deed ness secured by sold trust deed (which are delivered to you have been of sold trust deed or
nust deed) and its reconvey, without warranty, to the same.	porties designated by the terms of said trust deed the estate now held by you that the terms of said trust deed the estate now held by you under the
DATED: THIS TRUST DEFD, made this	6.7 Klamath First Federal Savings & Loan Association, Beneficiary 1 by 90.000
3491	TRUST DEED
	Vol. 2008 14408

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