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TRUST DEED

as grantor, William Sisemore, as trustee, and Husband and Wife

A STATE

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary; 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: A start of the second sec

Farm Unit D, or Lots 6 and Tand the N2N 112 of Lot 8 and the N2N2N2 of Lot 9 in Section 15, Township 41, South Range 11 East of the Willamette Meridian.

SAVING AND EXCEPTING therefrom any portion therof in any canals, roads or highways.

Acct. #4111-1500-400

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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 inmediately due and payable. which said described real property is not currently used for agricultural, timber or grazing purposes,

traces sale described real property is not currently used for agricultures, timber or grazing purposes, together with ell and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in any size appartaining to the above described premises, and all plumbing, lighting, heating, venti-lating, eir-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with ell awnings, venetian blinds, floar covering in place such as wall-to-wall carpending 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 acquire, for the purpose of securing performance of each agreement of the grantor aerein contained and the payment of the sum of <u>functored</u> and no <u>cents</u> (<u>\$ 17,500.00</u>) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the baneficiary or order and made by the grantor, principal and interest being payable in monthly installments of <u>\$ 196.17</u>, commencing (<u>19</u>, <u>19</u>, <u>19</u>,

This trust ford shall further secure the puyment of and, additional monoy. It any, as may be loaned hereafter by the bene loany to the granter or others is sting an interest in the above described property, is may be red is evidenced by robe or motes. If the indebtemess secure by this trust cred is evidenced by robe than one note, the basefieldary may credit agreement be been by the second by a robe than one note, the basefieldary may credit agreement be been by the second by a ray of said notes for part of any payment on one note and part on another, is the beneficiar, may elect.

The grantor: hereby covenaria to and with the trustee and the beraticiary increan that the said premises and property conversed by this trust dard are free and clear of all encumbrances and that the rankor will and his heirs recentors and similarizators abili warrant as defined his said title thereto against the claims of all persons whomsoever.

executors and a iministrators shall warrant as i deired him said this there, executors and a iministrators shall warrant as i deired him said this there, mains the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, whim due, all incert satessments ind other charges level a gainst chereof and, whim due, all incert satessments ind other charges level a gainst bereof and, which due, all incert satessments ind other charges level a gainst chereof and, which due, all incert satessments ind other charges level a gainst bereof or the dute construction of the building or improvent of the date over this trust deed; to complete all building or improvent on and property which may be allow beneficiary to buyeet said property at all costs incurred therefore; to a slice work of delivoy(a and pay, when dite, all beneficiary within filtern days after written aolite from beneficiary of such beneficiary within filtern days after written aolite from beneficiary of such beneficiary within filtern days after written and the commit or suffer fact; not to remove or destroy any building or improvements uwe or hereafter erected upon said premetry in gooil repair and to commit or suffer fact; not to remove or destroy any buildings is and inprovements now or bereafter erected upon said property and inprovements ow or bereafter erected on and premise the keep all buildings, property and inprovements to such other the and the mates continuous lines to time tequile. In a sum not less that the oblinal principal sum of the note or chigation in the principal point of the satificiary it is and with approved loss physicle chause in favor of the beafticiary, attached and with approved loss physicle chause in favor of the beafticiary, which insurance influent obtain insurance is not so tendered, the beafticiary, which insurance influent obtain insurance for the beneficiary, which insurance influent obtain insurance for the beneficiary, which insurance inflater the orising place of

obtained. In order to provide regularly for the procupt payment of said taxes, assess-ments or other charges and insurance premiuns, it's 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 accured hereby, an amount equal to one-twelfth (1/3th) of the conce, assessments and other charges due and payable with respect to said croperty within each success ing twelve months, and also one-thirty-sixth (1/3th) of the insurance premiums arguble with respect to said property within each successing there years while a succession of the option of the beneficiary, the strip so paid and by the bereficiary, work sums to be credited to the principal of the low of the brieflary from one fictary in terms as a reserve account, without interest, to pay said the premiums, taxe, assessments or other charges when they shall be toome due and payable.

and payable. While the grantor is to pay any and all "Ares, sasessments and other charges levied or assessed squints said property, or any part thereof, before the same beginsted property, such as the payments are to be made through the bener-policies ups indeproperty, such asyments are to be made through the bener-policies ups aforecaid. The grantor hereby suthwates lived or murance policies ups aforecaid. The grantor hereby suthwates lived or more the said property in the amounts as shown by the instruments that of the instrumence presiduation is assessments, assessments, assessments are to be principal of the issue that is assessments or other charges law submitted by the insurance presiduation of the singular to the sum of the statements and such that the reserve account, if any, casabilished for bie to failure to have asy finar-sens written or for any loss or damaged of wing out of a defect in any in-surance policy; and the beneficiary fragment wing out of a defect in any in-surance policy; and the beneficiary fragment wing as do to pay are so surance policy; and the beneficiary fragment wing as do to a poly any surance policy; and the beneficiary fragment wing as do to pay as do to plu any its in insurance receipts up the holding security by the beneficiary after full or upon an e or other acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after and activities of the strate acquisition of the pre-stry by the beneficiary after full or upon alle or other acquisition of the pre-stry by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtadness. If the reserve account for taxus, assessments, insurance premiums and other charits 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 upon may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-beneficiary may at its the rate specified in the note, shall be repayable by for shall draw interest at the rate specified in the not, shall be repayable by the grantor on deman and shall be secured by the lien 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 ocen necessary or auvisant. 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 ar-in enforcing this obligation, and trustee's and attorney's fees actually mecu-ity hereol or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's feed in a reasonable sum to be fixed by the court, in any such action or proceeding which the beneficiary or trustee may appear and in any such brought by bere-ficiary to forcelose this deed, and all said sums shall be secured by this trust deed. ficiary 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 to commence, prosecute in its own name, appear in or detend any no-tion or proceedings, or to make any compromise or settlement in constant moving auch taking and, if it so elects, to require that all or any portion at the moment auch taking and, if it so elects, to require that all or any portion the moment of locared by the grantor in such proceedings, shall applied by it first upon any reasonable coars fund appender and attorney's and applied by it first upon any reasonable coars in accesses and attorney's and applied by it first upon any reasonable coars in a score for a more balance applied upon the indebtedness scored hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall 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 building any anyment 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-affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the mak-ing of any map or plat of said property. (b) join in granting any easement re-creating and restriction thereon, (c) ing 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) reconvey with dt warranty, all or any part of the property. The prantee in any reconvergance may be described as the "person or persons kepally entitled thereto" and the reculas therem 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 or one. \$5.00.

2. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts nil rents, issues, royalites and profits of the property indicated by this deed and of any personal property located thereon. Until performance of any agreement hereunder, grantor shall have the right to collect all such rents, issues, royalities and profits earned hereby or in the beneficiary may all any life second there are an end of any agreement hereunder, grantor shall have the right to collect all such rents, issues, royalities and profits carned prior to default as the performance of any agreement hereunder, grantor shall have the right to collect all such rents, issues, royalities and profits carned prior to default as the beneficiary may at any time without notice, either in person, by again to a by a court, and without regard to the steepensesion of said property, or any part thereof, in its own mane are in a during and apply the same, issues and profits, including these periors and could and apply the same, issues and profits, indebicanes secured hereby, and in such order as the beneficiary may determine.

6. The entering upon and taiting possision of all property, the coll store web rents, issues and profils or the proceeds of first and other insurance pol-tor compensation or awards for my taking or durance of the property, and application or release thereof, as aloresaid, shall sit care or waive any de-t or notice of default hereon for or invalidate any act, done pursue to a motice.

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5. The granics shall notify beneficiary is 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 informatize concerning the purchase as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a. service charge.
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any arrement hereunier, the beneficiary may declute all sums secured hereby inmediately due and symble by delivery to the trustee of written notice of default and the trust property, which notice of written notice of a default of the trust property, which notice is any addition to sum and the trust property, which notice of any indebtedness secured hereby indrive filed for record. Upon delivery of said notice of the addition to sum and addition to sum any addition of the trust end of a default of a second to be additioned to the second second second second addition of the second second second addition of the second second second addition of the second secon

7. After default and any time prior to five days before the late so toy the Trustee for the Truste's sale, if a grantor or other person so privileged may pay the entire and on the due under this trust doed and the obligations secured thereby (including costs and expenses actually nour d in enforting the terms of the obligations secured thereby (including costs and expenses actually nour d in enforting the terms of the obligations secured thereby (including costs and expenses actually nour d in enfort ing the terms of the obligations secured thereby (including costs and expenses actually nour d in enfort ing the terms of the obligations accured thereby (including costs and expenses) actually nour d in enfort ing the terms of the obligations are been accured and thereby (including costs and expenses) actually nour difference and thereby (including costs and expenses) actually nour difference actually nour difference and in the obligation of the obligations are been accured and thereby (including costs and expenses).

8. After the tapse of such time as may then he redtired by law following its recordsion of said notice of default and gring of said notice of sale, the trates shall sell nild property at the time and place fixed by him in said notice of sale, either as a whole or in separate parcel, and its such order as he may forming at public inclusion to the highest bidder for tash, in lawful moner of the indice data and the same said for the same said of all of the data and the same said the same said of all of the said same said the same said the same said of all of the same said the same said the same said the said place of the same said the same said the same said the said place of the same said the same said the same said the said place of said from time to time threafter may path as the sale by public an-said and from time to time threafter may path as the sale by public an-

noncement at the time fixed by the preceding perpendential. The Greeke I deliver to the purchaser his deed in form as required by law, converting the perty is sold, but without any covenant or warranty, express or implied, recticis in the deed of any matters or fice: shall be concentry preced ed truthfulces thereof. Any person, excluding the truther but including the gra and the beneficiary, may purchase at the sale.

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and the penciliciary, may purchase at the fait. 9. When the Trustee sells pursuant to the powern provided herein, the trustee shall apply the proceeds of the trusteen sale as follows: (1) To the expanses of the sale including the comparisation of the trustee, and a reasonable charge by the attourney. (2) To the obligation secured by the interests of the trustee in the trust deed as their interests appear in the interests of the interest entitled to such appear in the trust erder of their priority. (4) The surplus, if any, to the grannor of the trust deed or to his successor in interest entitled to such aurplus.

area or to his successor in interest entitled to such surplus. 10. For hay reason permitted by law, the heneficiary 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 con-veyance to the successor trustee, the latter shall be vested with all title, powers and durites 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 circle 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 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This doed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, administrators, executors, auccessors 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-culine gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said granter has hereunto set his hand and seal the day and year first above written. - 1/ 1.1 1 -

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TATE OF OREGON	Carolyn K. Hargrove
Klamath (Ss	28 홍영 (1) · · · · · · · · · · · · · · · · · · ·
OUNTY OF	August 19.89 before me, the undersigned, a
THIS IS TO CERTIFY that on this 2:4th day	
lotary Public in and for srid county and state, per Gerald, L. Hargrove and Ca	arolyn K. Hargrove
antitulity in the the identical including	S named in and who oxecuted the foregoing instrument and acknowledged to me that the unst and purposes therein expressed.
they control in the freely and voluntarily fo	ar the unsu and purpeses therein expressed.
-ite - eron inc in the state	wy hand and attired my notarial sgal the day and year last above written.
	1 Malie De Manden
	Made Manden
	Notary Public for Oregon
SERU	$\begin{pmatrix} \text{Adding commission expires: } 7-6-90 \end{pmatrix}$
Logn No. 090-39-01412	STATE OF OREGON
· 그렇게 가고요 아프 사람 가는 것은 것은 것이 같이 가지 않는 것이 있는 것이 가지 않는 것이 있는 것이다. 	County ofKlamath
TRUST DEED	
	I certify that the within instrument
a contraction of the second	was received for record on the 30th
	day of <u>Aug.</u> , 19.89,
GeraldeL: Hargrove	(DON'T USE THIS at 10:28. o'clock A.M., and recorded
Carolyn K. Hargrove	FOR RECORDING in book M89 on page 16262
Girantor	LABEL IN CCUN. TIES WHERE
TO SAL SAVINGS	USED.) Witness my hand and seal of County
KLAMATH FIRST FEDERAL SAVINGS	affixed.
Beneficiery	
이 생활은 말했다. 그는 것은 것은 것을 물질을 얻을 것이다.	<u>Evelyn Biehn</u>
After Recording Return To: KLANIATH FIRST FEDERAL SAVINGS	County Clerk
AND LOAN ASSOCIATION	By Qauline Muciendare
540 Main Street	Deputy
Klamath Falls, OR 97601	Fee, \$13.00 gasses graps well not us of the results of the second states of the second s
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BI3 3	UEST FULL RECONVEYANCE
	used only when obligations have been paid.
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TO: William Sisamore, Truster	en en al antigen de la companya de l
	if all indultedness secured by the foregoing trust deed. All sums secured by said trust deed or directed as payment to you of any sums owing to you under the terms of said trust deed or
pursuant to statute, to convel all evidences of indepie	dness secured by sold inist deed (which are derivered to you have an it by you under the is parties designated by the terms of said trust deed the eatche now held by you under the
	"我们的你们,我们们不是你的你的。""你们,你们们不是你的?""你们,你是你们就是你们的?""你们,你们是我们就是你是你们的?""我说我是我们不能帮助。""你不知 "你我们我们,你们们你们们?""你们,你们们你们们?""你们,你们们你们们你们们?""你们,你们们你们们你们们?""你们,你们们你们们?""你们,你们们你们们们,
	Klamath First Federal Savings & Loan Association, Beneficiary
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