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John W. Patton and Earla M. Patton, 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 United States, as beneficiary; 20 경험자를 다 나는

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:

Lot 3 in Block 212 of MILLS SECINE ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. a series and a series of the

Acct. #3809-033BD-10900 and and the

Key #613795

"UNDER OREGON LAW, MOST AGREEMENTS, PROMISES AND COMMITMENTS MADE BY US AFTER THE EFFECTIVE DATE OF THIS ACT CONCERNING LOANS AND OTHER CREDIT EXTENSIONS WHICH ARE NOT FOR PERSONAL, FAMILY OR HOUSEHOLD PURPOSES OR SECURED SOLELY BY THE BORROWER'S RESIDENCE MUST BE IN WRITING, EXPRESS CONSIDERATION AND BE SIGNED BY US TO BE ENFORCEABLE."

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 acticultural, timber or grazing purposes,

together with all and singular the appurtenances, tenemonts, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, carived from or in anywise appetaining 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 states and built in anywise and trade and built is participated and the state and the state of the state and the state and the state and the state of the state and the state and the state and the state of the state and the st 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 with the above described premises; including all interest therein which the crantor has or may bereafter acquire, for the purpose of securing

This trust deed shall further secure the payment of such additional money, having an intrest in the above described property, as may be evidenced by note or notes. If the indebtedness secured by this trust deed is evidenced by a more than one note, the benefitary may realit payments needword by it upon any of said notes or part of any payment on one note and part on acoher, as the beneficiary may elect.

The gractor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are executors and administrators shall warrant and defend his said title thereto against the chims of all percess whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and stress to pay said note according to the terms thereof and, when due, all targs assesses to pay said note according to the terms said property; to keep said property free from all encumbrunces having or hereafter constructed on arid premises and other charges levied against ecdence over this trust deed; to complete all buildings in cours of construction hereafter construction is hereafter within six months from the date hereof or the date construction is hereafter commences and property at all property and in good workmanike manner commences and property at all beneficiary somatruction; to replace any work or means and property at all beneficiary somatruction; to replace any work or means and improvement on constructed on said premised to remain unalidatory of such constructed on said premised the version of the same and improvements and property at all beneficiary somatruction; to keep all buildings are more all into or suffic constructed on said premised property in good repair and improvements by fire or such other hazards atter written notice from time to discusse low or no waste of said premised property in good repair and the prometines by fire or such other hazards may principal sum of the nucle of balance low as premised to delive the original point of constructed in a suffic secured by this trust deed, in a ginal principal sum of the nuclei of balance is not approved. Joss payable clause in favor of the beneficiary and to place it and with approved loss payable clause in favor of the beneficiary in and the intrate is and primum paid, to the principal place of balances of the beneficiary in a sum and the one-cancerlable by the grantor during the balance only on the balance is not and the charter in the principal sum of the beneficiary with its insurance. I and the not-cancerlable by the grantor during the balance is not suffer and the induce of the band bal

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 monthy puyments of other charges due and payable with respect to any of the most pro-other charges due and payable with respect to any of the faxes, issessing the beneficiary, and also one-thirty-sixth (1/six) of the laws, issessing the beneficiary and also one-thirty-sixth (1/six) of the law mach payable months, and also one-thirty-sixth (1/six) of the law mach payable months, and also one-thirty-sixth (1/six) of the law mach payable to said property within each succeed-name to be credited to the principal of the fax mach premiums such summ to be credited to the principal of the faxes, issues the loan; or, at there of and shall thereupon be charges to the jufficing to the loan; or, at the function of the buneficiary, the summer to the left by premiume, taxes, assessments or other charges when they shall become due upayable.

and payable. While the grantor is to pay any and all taxes, assessments ind other charges levied of assessed against said property, or any part thered, before the same begin of assessed against said property, or any part thered, before policies upon said property, such payments are to be made the bene ildinry, as aforeaid. The grantor hereby authorizes the beneficiar, to pry raid property in the assessments and other charges levied or to be a gain by the collector of such as as shown by the statements the bone is a statement with the beneficiar or the property in the beneficiar is a shown by the statements in the set assessments and other charges, and of a statements in the beneficiar is a state or the set of the sums which may be indicated by principal of the loan or to representatives, and to charge said sumlised by principal of the loan or to representatives, and to charge said sumlised by principal of the loan or to representatives, and to charge said sumlised by rainer account, if any, estable the sums which may be inquired form in no event to hold the beneficiarly hage growing out of a defect in any in-surance policy, and the deneficiary insumance company and ito soly may such insurance tacipts upon the oblighting secured by this trist cod. In full or upon said or other acquisition of the property by the basificity after

default, any balance remaining in the reserve account shall be credited to the intebtedness. If the reserve account for taxes, assessments, insurance prenums and other charges is autificient at any time for the payment mane of demand, and if, not paid within ten days after such demand, the benificiary upon may at its option add the amount of such deficit to the benificiary obligation secure hereby.

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-for chall draw interest at the rate specified in the note, shall be repayable by this grantor on demand and shall be secured by the lien of this trust deed. In any improvements much on a said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

projectly as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all haws, ordinances, regulations, covmants, conditions and restrictions altecting said property; to pay all costs, feet and expenses of this traiting the cost of tills success, regulations, feet and expenses of the trustee incurred in connection with or to tapzer in and defend an and trustee's and attorney's fees actually factured; ity hereof or the rights or proceeding purporting to attract the secur-costs and expenses, 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 foreclose this deed, and all said sums shall be accured 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 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 defined any ac-such trking and, if it so elects any compromise or settlement in connection with guined to pay all reasonable costs, taking, which are in excess of the amount re-or incurred by the grantor in such proceedings, shall be paid to the beneficiary and and splied by it first upon any reasonable costs and expenses and second agrees. balance applied upon the indebtedness secured hereby: and the grantor agrees, he necessary in obtaining such compensation, prompty upon the beneficiary's requert. queck. 2. At any time and from time to time upon written request of the beneficiary, payment of its frees and

2. Àt any time and from time to time upon written request of the beneficiary, payment of its fees and present atom 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 making of any man or plat of said property (b) join in granting any exament or creating and restriction thereon. (c) join any and or other agreement affecting the len or charge hereof; (d) reconvey without wranty all or any part of the property. (b) present is described as the presson or persons legally entitled thereof. The grantee in any reconvexance may be described as the press of the ratifultives 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 continuous of these trusts all rents, issues, royalites and profits of the pro-perty affected by this feed and of any personal property located thereon. Until the performance of any she payment of any indebtedness scatter dereby or. In lect all such rents, issues, remean thereunder, grantor sheall he used hereby or become due and payable. Toyalites and profits erned prior to the fight to col-become due and payable. Toyalites and profits erned prior to the adequate of any ficiary may at any time without notice, either in person, by segnifer, the bane-ceiver, the appointed by its cort, and without regard to the adequate of any said property, or any part thereby secured, enter upon and sate possesion of the rents, issues and profits in fit own name sue for or before a some the rents, issues and profits in the own name sue for or bards and apply able atting issues and profits in the own name sue for or bards and apply able atting the profits of the trust of profits and apply as a the inner's fees, upon any indebtedness secured hereby, and in such order

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4. The entering upon and taking possession of raid property, the collection for the rents, issues and profits or the proceeds of first and other insurance poldies of compensation or awards for any taking of during of the property, and the opplication or release thereof, is a loreadd, shall be its or valve any dslault or notice of default hereunder or invalidate is y set done pursuant to auch notice.

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5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish buneficiary on a form supplied it with such personal information or corn r; the purchaser would ordinarily be required of a new loan applicant and shall pay beneficiary a nervice charge.

a usrvice energe. 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 grantor in payment of any indebtedness secured hereby inmodistry due and payhole by delivery to the trustee if written notice of default modified you are all the trust property, which notice trust: a shall cause to be and election to sell the trust property, which notice it fault and election to sell daily filed for record. Then delivery of said notice of tfault and election to sell the beselfciary shall devidencing expenditures secured hereby, whereupon the notes and documents evidencing expenditures secure hereby, whereupon the trustee shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date se hyth? Trustee for the Trustee's sale, the practice or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and exponses actually incurred in end-reing the terms of the bolig entire in and trustee's and attorney's fees not exceeding the amount provided by law (wher that such portion of life principal as would not then be due had no default occurred and thereby cure the default.

9. After the lapse of such timb as may then by rectired by law following the recordation of said notice of default and gring of a 1 dotted at the recordation of said notice of default and gring of a 1 dotted of sale, the constant sell said sells and gring of a 1 dotted of sale, the constant sells and property as the time and place firsel by him in said notice of sais, elder as a whole or in separate pacels, and in such article as the sells of a sale, the strinkers at public aucoid to the highest bidder for each, in fawroi money of the service of sais, elder no said property as the time of sale. Trustee has proton of said property by public amountement at it at time and place of sais, and from time to time thereafter may postore the sale by public article.

nouncement is the time fixed by the preceding postposement. The trustee shall deliver to the purchaser his teed in firm as required by law, converting the proparty so sold, but ultitout any coverant or warranty, express or implied. The recitals in the deed of any matters of facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantee and the beneficiary, may purchase at the sale.

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9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee'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 trust deed. (3) To all persons having recorded llens subsequent to the interests of the trustee in the trust ede as their interests appear in the order of their priority. (4) The aurplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

used 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 successor to any trustee named herein, or to any successor trustce appointed heresunder. Upon such appointment and without conveyance to the successor trustee, the latter shall be readed with all title, powers and duits conferred upon stitution shall be made by written instrument executes such appointment and submit reference to this trust deed and its place of record, which, when rended 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.

proper appointment of the successor when this deed, duly executed and acknowledged 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 grandor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

party unress such action or proceeding is prought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess devisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the nois escured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mascuine gender includes the feminine and/or neuter, and the singular number includes the plural.

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

STATE OF ORESON County of Klamath {ss THIS IS TO CERTIFY that on the 21st data Noticy Public in and for said county and tates. Bat	bemon didiw et beroad the wildin number
John W, Fattoit and harris in the to no periodally though to be the identical individue they	al S named in md who executed the foregoing instrument and acknowledged to me that
Loom No. 1990-39-01441 TRUST DEED John W. Patton Earla M. Patton TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION S40 Main Street Klamath Falls, OR 97601	STATE OF OREGON County ofKlamath
TO: William Sisariora. Trustee To undersigned is the legal owner and holdor have been fully prid and satisfied. You horeby an pursuant to statute, to cancel all evidences if inco trust dood) and to recorvey. without wangity, to some.	QUEST FOR FULL RECONVEYANCE