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N ANNUAL TRUSI DEED

Vol. mad Page 21272

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Fatricia M. Tucker and Robert A. Tucker Husband and Wife as grantor, William Sisemore, as trustee, and

October

KLAMAATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary:

WITNESSETH:

The grantor irrivocably grants, bargabis, salls and conveys to the trustee, in trust, with power of sale, the property in .Klamath., County, Oregon, described as:

Lot 18, Block 306, DARROW ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

> Acct. #3809-33DD-7800 Key #633853

"UNDER OREGON LAW, HOST AGREEVENTS, PROMISES AND COMMITMENTS MADE BY US AFTER THE EFFECTIVE DATE OF THIS ACT CONCERNING LOANS AND OTHER CREDIT EXTENSIONS WHICH ARE NOT FOR PEISONAL, 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 unpuid balance shall become immediately due and payable. which haid described real property is not currently used for agricultural, timber or grazing purposes,

regeliter with all and ingular the appurtenances. Teneritants, hereditamerits, rents, issues, profits, water rights, easements or privileges now or hereither belonging to, derived from or in anywish appartaining to the above described premises, and all plumbing, lighting, heating, ventihereiter to be cerifying its intervent train or in anywar appartaining to the above described premises, and all plumbing, lighting, heating, venti-leting, a recentification of the second states of the above described premises, and all plumbing, lighting, heating, venti-leting, a recentification of the second states of th

It is trust deed shall further secure the payment of such additional money, if say, is may be boared hirrafter by the beneficiary to the strantor or others having un interest in the slower described iproperty, as tay be evidenced by a sole or mice. It has baieficiary may credit payments are: ived to an norm that one hashes, the hareficiary may credit payments are: ived by it upon any of that soles or part. If any payment on one note and part on another, as the insetficiary may effect on the sole of the strain of the slower of the sole of th

The granics bereby intreasts to and with the irreire so i the beneficiary bareh that the task presides and property conreged by the trust deed are free and start of all emissions and that the granics will and his beins, treasters and and antications shall warrait and defend his sold will thereto testing that emissions whomserer.

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tad pipels. While the granics is to pay any soid all taxes, inservience and other margen is when a subscription of the property, or any part. thereof, before the same begin to hear interest and alls to pay prediction on all insurance pallerie uses a subscription, such as the payments are to be ded (Frough the bene-ded same begin to be a minimum of the states and the property and and the same begins the same state is and only chargen level of a imposed again and property and account and the property and the states of the same begins and property is the annuale as shown by the states and to pay the manual becked of as all lates, assessments or other of argon, and to pay the mean state carrier and a withdraw the same which may be required from the term account, if any, set this that payments in the bene-arease with a set and the bland to that pay to require from the term account, if any, set this that payment. The same to have as the size of the propriet states and the property is antibotic of any means and the terms and the state and the states of the set of the size be the size account. If any, set this that payment is a state of the size of the state with the set of the property is antibotic of the side first and to any means and the set of the property is antibotic of the size of the size of any size mean and the states and the size that a surmance counting is do apply any mean level here and the above the absord for a seture of the size of the size of the state with the seture as a size of the absord for a seture of the size of the size of the seture inverties a state and the size that a surmane counting is do apply any mean level here the size and the size the absord for the size of the size of the size of the state are provide as all well here the size formers as it anthefaction. In full as up to sale as each and the size the size form the size of the size of the size of the seture of the size of the seture of the size o

default, any backnee 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 raid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

Exould the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its uplion carry out the same, and all its expenditures there-for shull draw interest at the rate specified in the note, shall be repayable by the grantor on immark and shall be secured by the line of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any importents a made on sail 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 deem necessary or advisable. The granton further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions afficienting said property; to pay all costs, fers and expenses of this trust, including the cost of title search, as well as the other tosts and expenses of the truster incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; to person and the trust of the beneficiary or strustee; and to pay all or proceeding purporting to affect the secur-ty search and expenses, including the cost in and attorney's fees actually incurred; the person and expenses, including you of the beneficiary or strustee; and to pay all which the beneficiary or trustee may appear and in an suit prought by bene-ficiary to foredrase this deed, and all said sums shall be secured by this trust deed.

The benrf.clar; 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 neutrally agreed that: I. In the event that any portion or all of said property shall be taken under the right to commence domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, uppear in or defend any ac-tion or proceedings, or to make any compromise or activement in or defend any ac-tion or proceedings, or to make any compromise or activement of the moment's much taking and, if it success, to require that all or any portion of the mount re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the granter in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees necessarily paid or incurred by the heneficiary in such proceedings, and the balance applied upon the indebtedness secured 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.

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 bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full recoveryance, 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 may or plat of said property; (b) join in granting any takement or creating and restriction thereon, (c) join is any subordination or other agreement affecting this device of the property; (b) join is granting any takement or creating and restriction thereon, (c) join is any subordination or other agreement affecting this device of the property; (b) join is granting any takement or creating and restriction thereon, (c) lois is any subordination or other agreement affecting this device of the property. The grantice in any recovery-without warranty, all or any part of the property. The grantee in any recovery-mining the device as the "person or persons legally cattilde thereto" and the more and the said security, grantor hereby assigns to beneficiary during the continuance of these trusts all retus, issues, royalities and profits of the pro-perty affected by this device and of any personal property bocated thereon. Until grantor shall default is the payment of any indebtedness secured bereby or in the performance of any agreement hereuder, grantor shall have the right to col-lect all such rents, issues, royalities and profits of the pro-ficiary may at tay time without potties, either in person to default as they become due and payabla. Toon any default by the grantor hereunder, the bene-ficiary may at tay time without potties, either is person therewise, collect the rents, issues and profits, including those past due and unpaid, and apply the sitne, less costs and expenses of operation and coulder is and expense of the strong theses of the runtion as account herewords, and in such orde

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5. The grantee shall notify beneficiary in writing of any sale or con-ch for the of the aband described pripary and fontah broadiciary on a sch for the of the aband described pripary and fontah broadiciary on a menyeled is with soci personal information concerning the puritance as mentioned in with soci personal information concerning the puritance as mentioned in the social personal information account in the social period is well at with social personal information account in the social is well at with social personal information account in the social is well at the social personal information account in the social is well at the social personal information account in the social is the social personal information account in the social is social in the social information account in the social information account in the social is social information account in the social information account in the social is social information account in the social information account in the social is social information account in the social information account in the social is social information account in the social information account in the social is social information account in the social information account in the social is social information account in the social information account in the social information account in the social is social information account in the social information

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concernent at the time fixed by the preceding postponement. The trustee shall celler is the purchaser his deed in form as required by inw, courcing the pro-celler is the point any covenant or warranty, express or implied. The redities in the deed of any matters or facts shall be conclusive proof of the redities thereof. Any person, excluding the trustee but including the grantor und the beneficiary, may purchase at the sale.

and the observations, may purchase at the same.

When the Truttee sells pursuant to the powers provided harein, the rusteer 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 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 reasonable charge by the storney. (3) To the obligation secured by the interests of the trustee in the trust deed as their interests appear in the interests of the trustee in the surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus.

deed to 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 numed herein, or to any successor trustee appointed herein fail to evail without con-versace to the usccessor trustee, situate shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument execution 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 soundy or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor irustee.

it. Trustre accepts this trust when this deed, duly executed and acknow-bedged 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.

party unress such action or proceeding is prought by the trustee. 12. This deed applies to, hurses to the benefit of, and binds all parties hereto, their beirs, legistees, devisees, administrators, executors, successors and satign: The term "beneficiary" shall mean the holder and owner, including perfus. In construing this deed and whenever the context so requires, the cultes greater includes the feminine and/or neuter, and the singular number in-dules the plural.

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

STAIL OF OPEGON County in Klamath (sa THIS IS TO CERTIST that on this 17th day Noney Public in cool for and county and state, for	Robert A	A. Tucker 1990, before me, the undersigned, a
Noury Public in and for and county and said the Pakricia M. Nucker and Robert A.	Fucker	and acknowledged to me that
bi per personally known to be the identical individual C [22] ensorated the some treaty and volumently in the source of the some treaty and volumently in the source of the some treaty and volumently in the source of the source of the source of the source of the source of the source of the source of the control source of the source of the source of the control source of the source of the source of the source of the source of the source of the control source of the source of the source of the source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the control source of the source of the source of the source of the control source of the source of the source of the source of the source of the control source of the source o	named in cisci who executed	100 Mandler
Loop No. 090-39-01494		STATE OF OREGON County ofKlamath
TRUST DEED	DCRT USH THIS BPACI RELEATED FOIL RECORDING LANGL (HI COUN- TES WHERE USED.)	I certify that the within instrument was received for record on the23rd day of, 19_90, at _11:34 o'clock A. M., and recorded
Patricia 1, Tucker		in book M90 on page 21212
TO FILAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Sensition 7 Abor Restating Baruta To		Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk County Clerk
AND LOAN ASSOCIATION 540 Main Street Klemath Falls, OR 97601	Fee \$13.00	By Qauline Mullindere Deputy
BEQ	UEST FOR FULL RECONV	
TO: William Sizemate. Trustee The understand is the lead owner and holder of here here any point and artafied. You hardly ato here here any other and artafied. You hardly ato here here any other and any enderous of indet here deed and at seconcey, without warrant, by 1 here here.	edness secured by said trust clea he scrites designated by the torm	foregoing trust deed. All sums secured by sold trust deed or sums owing to you under the tarms of sold trust deed or i (which are delivered to you herewith together with sold is of sold trust deed the estate new held by you under the
		First Federal Savings & Loan Association, Beneficiary
DATED	19 _ by	(0)