	400/18	202 NUS)	Volmaz Page	, between
09	90-39-01589 48948	0-1	Augus	SL	19	
		Uth day of TShaw H	ind and Wif	Ee	, as grantor, William Sisemore,	as trustee, and
R	HIS TRUST DEED, made time obert E. Shaw and Lana MATH FIRST FEDERAL SAVINGS AN	J. UILLWS .			, as grantor, whilan observery	United States,
	THE REPORT OF ANY INGS AN	D LOAN ASSO	CIATION, a corporatio	n organizeu a		
KLAN	MATH FIRST FEDERAL SAVINGS AN	-		· u ·		property
as be	eneficiary;		WITNESSEI	H: trustee, in	trust, with power of sale, the	property
	The grantor irrevocably grants, Klamath	bargains, sells	and conveys to the	scribed as:		
in	Klamath		County, Cross			at thereof
		• • •	16 Creen Acres	, accord	ing to the official p	
	Lot 3 in Block 3 of Train on file in the office	act No. 10	nty Clerk of K	lamath Co	ounty, oregoint	
	on file in the office	01 (112 000	··· ··· ··· ··· ··· ··· ···· ···· ······	2862		
	Account No.	3908 ID 19	100 Key No. 49	2000		
	UNDER OREGON LAW MOST AGREE				THE EFFECTIVE DATE OF THIS AC	T CONCERNING LOANS
	"UNDER OREGON LAW, MOST AGREE AND OTHER CREDIT EXTENSIONS WHICH	MENTS PROMISE	ES AND COMMITMENTS N	MADE BY US AN	DSES OR SECURED SOLELY BY THE BO	RROWER'S RESIDENCE
	UNDER OREGON LAW, MOST AGREE AND OTHER CREDIT EXTENSIONS WHICH MUST BE IN WRITING, EXPRESS CONSI	ARE NOT FOR PER	RSONAL, FAMILY OR HOU	E ENFORCEABL	E."	attempted assignment or
	AND OTHER CHEDITING. EXPRESS CONST	DERATION AND E	not be assigned	to or be assum	ed by another party. In the courtently used	or agricultural, timber of
						conditioning, retrigerating,
	assumption the stand sind	milar life appointer	20manus	es anu air pro-	a lease cuch as Wall ly 1	in date
	assumption, the entire unpaid balance sing grazing purposes, together with all and sing belonging to, derived from or in anywise watering and irrigation apparatus, equipm shades and built-in appliances now or he shades and built-in appliances now or he	appertaining to the ent and fixtures, to	gether with all awnings, ve	enetian billings, t ith the above de	scribed premises, including all interest	payment of the sum of
	watering and irrigation apparatus, equipment	ereafter installed in	or used in connection wi	agreement of	the grantor nerem comaned (\$ 6,60	b. UU) Dollars,
	shades and built in the acquire for the	purpose of secon	are and NO/100		in the or order and made by	19 <u>92</u>
	watering and irrigation applantis, equals, equals, shades and built-in appliances now or he has or may hereafter acquire, for the <u>Six thousand six hu</u> with interest thereon according to the tere interest being payable in monthly in	erms of a promisso	ory note of e en date nere 67.93 commence			
	interest being payable in monthly in	nstallments of (S	ich additional money, if	charges levied	or imposed against said property in the ereof furnished by the collector of su and to pay the insurance premiums in	the amounts shown on the
	This trust deed shall further second	heneficiary to the g	frantor of others and or notes	othercharges.	and to pay the same carriers of their f	Procession in the require
	any as may be loaned hered to an	ty as may be evide	inced by a note	said sums to th	he principal of the loan or to withdraw the	purpose. The grantor agrees
	If the indebications may credit payments rec	ceived by it upon a	e heneficiary may elect.	from the rese	ve accounting to any recoonsible for failure	to have and in and the
	If the indebtedness secured by this teach the beneficiary may credit payments rec of any payment on one note and part The grantor hereby covenants to ar the grantor hereby covenants to ar	on another, us and	and the beneficiary herein		in the event of any it	South and a second state wood II
	The grantor hereby covenants to ch	nveyed by this trus	st deed are nee and and	with any mar	indice of a super dead in computing a	190000 and the proper
	The grantor hereby covenants to an that the said premises and property co of all encumbrances and that the g administrators shall warrant and defen	id his said title ther	reto against the claims of	for navment	and satisfaction in full or upon sale of or	in the reserve accountshing in the reserve
	administrators shart the ver.		the to the terms	by the benefici	icially and in an an it the reserve au	John to the navmit
	The grantor covenants and agree	es to pay said not sments and other o	charges levied against said	insurance pr	childring and the oranior Shan	Pay the she benefici
	thereof and, when due, an above the free free free property; to keep said property free free huild	om all encumpranci tings in course of	construction or hereafter	upon dema	emiums and other charges of the ges as they become due, the grantor shall nd, and if not paid within ten days after option add the amount of such deficit to option.	the principal of the obligation
	this it use account of the second thin	civ minimus nom.	- the and in 0000	j may at its t		ante then
	construction is neroused a station of	improvement on 5	and protors to allow	N Shoul	the grantor fail to keep any of the	and all its expenditures there
	damaged or destroyed and pay, wh	t all times during (construction; to replace an	ly beneficiary ce shall draw	interest at the rate specified in the note.	s trust deed. In this connect
	beneficially to hispunsatisfactory to be	eneticiary within the	ny building or improvement	on deman	sing shall have the right in its discretion	enairs to said property as i
	from nelicitudity of one in the diagonal	card filennaca.	DDC Trenewickies	to made on	ration it may deem necessary of	auvisioner rogulat
	improverilents not an at said	nremises, to neer	famoucht instif	reo The	grantor further agrees to comply the	hid property; to pay all costs
	improvenients not	avards as the bench	indially sets or obligati	ion covenant	S, Containing and including the COSt O	lille Scaron, as antorcin
	against tuss by mo ot less than the	original principal	acceptable to the beneficia	ary, and expe	d expenses of the trustee incurred in co	ly incurred; to appear in and d
	and to deliver the original policy of	of insurance in con	ed and with premium paid	the any activ	on or proceeding purporting to affect in	all costs and expenses, inc
	loce havable cludse	the henelicidity at	icust in the	ten powers	Ut the bother is a stornov's tees in a	Teasonable -
	the nriticitial place -	fineurance. II sau	1 points 1 - + + ho ho!	iring court, in	any such brought by beneficiary to forecius	Se this deept
	tendered, the beneficiary which insurance	ce shall be non-car	Cenable -	and in a	ny suit brought by this trust deed	at the second
	the full term of	tor the prompt pays	nent of salo laxes, assessing	the Th	the beneficiary will furnish to the grantor of the beneficiary will furnish to the grantor of ent of account but shall not be obligate ents of account.	d or required to furnish any
	or other charges and me	addition to the MU	Initity payments but an an	al and statem	ents of account.	
					is mutally anreed that:	said property stall be take
	interest payable different (1/12th) of t	the taxes, assessing	succeeding twelve months	s, and lo said 1	In the event that any portion or all o the eniment domain or condemnation the of eniment domain or condemnation proceeding of the or of the original of the original processing of the original of the original of the original processing of the original of	the beneficiary snall have
	payable with respirit (1/36th) of t	the insurance preim	this trust deed remains in	eneci, inclusion	minglice, produce	Settiencia
	property within the directed by the	beneficiary, such se	s thereof and shall thereup	pon be proce	and, if it so elects, to require that all c	in excess of the amount re
	of the loan unit require	Leans or at the up	CON OF MICE - Sthout IT	nterest. AS CC	mpensation for one and attor	evs tees needed
	of the loan until required for Ir charged to the principal of the so paid shall be held by the bene to pay said premiums, taxes, as	eficiary in trust as a ssessments or othe	r charges when they shall b	become pay a	e grantor in such proceedings, shall be	es and attorney's fees neces
	to pay salu premision		- thore	chardes it till	st huuu ant todat	ennus, and a
5-5252	while the grantor is to pa	ay any and all taxes	s, assessments and on one of the same		curred by the beneficiary in such prove indebtedness secured hereby; and the c such actions and execute such instrum exempts the promptly upon the	ents as shall be necessary in boneficiary's request.
		i nroneriv, ur ann e	are more a support of n		SHED ACTIONS BITS BITS THE	Delicition 1 +
	levied or assessed against said to bear interest and also to pay such payments are to be may hereby authorizes the benefic	service and all INS	Surdince politice	oropeny. take	indebtedness secured uses which instrum such actions and execute such instrum h compensation, promptly upon the	Deticitionary e

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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 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 neutron paymap or plat of said property. (b) juin in granting any easement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this deed or the grantee in any reconveyance may be described as the "person or persons legally The grantee" and the recitals therein of any matters or facts shall be conclusive proof of the truthulness thereot. Trustee's fees for any of the services in this paragraph shall be not less than \$5.00.

shall be not less than \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, is uses, royalues and profits of the property affected by this deed and of any personal property located thereon. Until grantor shall default by this deed and of any personal property located thereon. 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 collect all such rents, issues, any default by the grantor hereunder, the beneficiary may at any time without notice, any default by the grantor hereunder, the beneficiary may at any time without notice regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, or any part thereot, in its own name sue for and take possession of said property, or any part thereot, in its own name sue for and take possession of said property, and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order

and apply the same, less costs and expenses of operation and collection, including reasonable attorney's tees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine. 4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or repensation or awards for any taking or damage of the property, and the application of release thereof, as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

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

new loan applicant and shall pay beneticiary 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 agreement bereunder, the beneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of default and election to sell the truste property, which notice trustee shall cause to be duly filed for record. Upon delivery this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

default and any time prior to five days before the date set by the trustee secured nereoy, whereupon the trastee notice thereof as then required by law. jed may pay the entire amount

then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustees and attorney's tees not exceeding the amount provided by law) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default

the default. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of sale, the trustee shall sell said property at the time and place fixed by him in said notice of sale, either as a whole or in separate parcels, and in such order as he may determine, at public auction to the highest bidder for cash, in lawful money of the United States, payable at the ime of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale and from time to time thereafter may postpone the sale by public announcement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law. conveying the property so sold, but without any covenant or warranty, express postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the property so sold, but without any covenant or warranty, express or implied. The rectats in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, the trustee 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 liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed in the successor in interest entitled to such surplus.

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 successors to any trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution trustee herein named or appointed hereunder. Each such appointment and substitution that 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 accents this trust when this deed, duty executed and acknowledged

Snall be conclusive proof of proper appointment of the successor trustee. 11. Trustee accepts this trust 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees devisees, 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 masculine gender includes the terminine and/ or neuter and the singular number includes the plural.

and whenever the context so requires, the mascume ge or neuter, and the singular number includes the plural. Al the day and year first above written.

7. After details and the grantor or other person so privileged	ind and seal the day and year of	TP. S. AW (SEAL)
7. After default and egrantor or other person so printing to for the trustee's sale, the grantor or other person so printing to IN WITNESS WHEREOF, said grantor has hereunto set his ha	Robert	E. Shaw Sharre (SEAL)
	San	Shape
STATE OF OREGON SS	Lana or	Share
County of <u>Klamath</u> ss THIS IS TO CERTIFY that on this <u>10th</u> day of	August	bbert E. Shaw and Lana J. Shaw,
the to CEBTIFY that ult this		
THIS IS TO CERTIFY that on this <u>IUER</u> day of Notary Public in and for said county and state, personally appea <u>Husband and Wife</u> to me personally known to be the identical individual (s) they		the foregoing instrument and acknowledged to me that I voluntarily for the uses and purposes therein expressed.
Husband and Hus	mand in and who execute	I voluntarily for the uses and purposes the
to me personally known to be the identical individual (s) they IN TESTIMONY WHENEON, That the service of the se	_ executed the same the	day and year last above written.
TECTIMONY BATEREOF, THAT HERE THE SET MY HURE		Alle 1 A Manuel
E CLARKE LIGHTARY FUELOF CONTINUES	2	or Oregon a expires 7-10-414
a Contribution in vos 1		DECON
(SEAL)		Klamath —
Loan No. <u>39-01589</u>		
TRUST DEED		
TRUSIDEE		received for record on the, 19 _92
Robert E. Shaw		at 11:13 clock <u>A</u> .M., and recorded in at 11:13 clock <u>A</u> .M. and recorded in
Lana J. Shaw	(DONTT USE THIS	at <u>11:18</u> clock <u>N92</u> on page <u>18159</u> book <u>M92</u> on page <u>18159</u> Record of Mortgages of said County.
Grantor	SPACE. RESERVED FOR RECORDING	Record of Morigages of our Witness my hand and seal of County affixed.
ТО	LABEL IN COUNTIES WHERE USED)	
THE FURCE FEDERAL SAVINGS	111111-	Evelyn Biehn, County Clerk
KLAMATH FIRST TODELOTATION AND LOAN ASSOCIATION Beneficiary		
After Recording Return To:		By Dauline Mariandare Deputy
After Recording Return 10. KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION		-,
at most	Fee \$15.00	
Klamath Falls, OK		NVEYANCE
REG	UEST FOR FULL RECO o be used only when obligations ha	ve been paid
1 1 1	nistee	ing trust deed. All sums secured by said trust deed have been buy p
TO: William Sisemore,	ndebtedness secured by the forego	he terms of said trust deed or pursuant to arranty, to the parties designated the terms of said to reconvey, without warranty, to the parties designated provide the dead and to reconvey.
The undersigned is the legal owner and payment to you the statistical you hereby are directed, on payment to redelive	red to you herewith together with s	ive been paid ing trust deed. All sums secured by said trust deed have been fully paid ne terms of said trust deed or pursuant to statute, to cancel all evidences aid trust deed) and to reconvey, without warranty, to the parties designated Klamath First Federal Savings & Loan Association, Benefician
and satisfied. You hereby are directed, on provide and satisfied. You hereby are directed with the dediverse of indebtedness secured by said trust deed (which are delived by the terms of said trust deed the estate now held by you to by the terms of said trust deed the estate now held by you to be the terms of said trust deed the estate now held by you to be term	inder the same.	· ···
by the terms of salo rust account	19	Ву
	, 13	
DATED:		