នទីនៅថានីម៉ែន

Fav. \$15.00

TRUST DEED

Vol.m.93 Page 26165

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; Carrier of the 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 10, Block 12, Tract No. 1143, Resubdivision of a portion of Blocks 11, 12, 13 and 14, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

taxt acct #3809 19CD 4800

XEA STATE AND SECTION SANGES

Loan #0103940323

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 may become immediately due and payable. which said described real property is not currently used for agricultural, timber or 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, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-well carpeting and linelaum, 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 moasy, as may be loaned becauter by the beardidary to the granter or others the substitute of the above described property, as may be evidenced by a tip or notion. If the indubtedness secured by this trust deed is evidenced by one than uses note, the beautistary may credit payments received by it upon the payment on the payment of the payment on an another, the beautistary may credit payment on the and park on another, the beautistary may elect.

The granter hereby correnants to and with the trustee and the beneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all crumbrances and that the granter will and his heirs, executors and administrators shall warrant and defend his said tills thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said tille thereto expans it the claims of all persons whomoover.

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 the claims of the construction of the construction of the construction of the case of the construction of the case of the case of construction of the case of the case of construction of the case of

obtained.

In order to provide regularly for the prompt payment of said taxes, assessments or other charges and insurance 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 monthly payments of bereby, an amount equal to one-twelfth (1/12th) of the taxes, saessments and other charges due and payable with respect to said property within each succeeding twelve months, and also one-thirty-sixth (1/25th) of the transce premiums payable with respect to said property within each succeeding twelve months, and also one-thirty-sixth (1/25th) of the transce premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed the beneficiary such sums to be credited to the principal of the loan of the three control of the principal of the loan; or, at the option of the beneficiary, the sume so pain shall be held by the beneficiary in trust as a reserve account, without interest, to pay said and payable.

While the grantor is to pay any and all taxes, assessments and other charges ic. ed or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiume on all insurance products and also to pay premiume on all insurance products are also assessments and to pay premiume on all insurance products are against any and all sares, assessments and other charges levied or imposed against any and all sares, assessments as shown by the statements thereof furnished by the collector me and taxes, assessments or other charges, and to pay the insurance premium in the amounts shown on the statements submitted by the insurance carrier in the amounts when on the statements submitted him insurance premium in the amounts shown on the statements submitted by the insurance carrier in the experientatives, and to charge said sums to the principal of the loan or their representatives, and to charge said sums to the reserve account, if any withdraw the sums which may be required from the reserve account, if any withdraw the sums which may be required from the reserve account, if any withdraw the sums which may be required from ance written or for all one of the sum of the property of the again and the beneficiary hereby is authorized, in the event of any such insurance receipts upon the obligations secured by this trust deed. In the obligations accorded by this trust deed, in the obligation is full or upon sale or other acquisition of the property by the beneficiary efter

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the fractic 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 fermand, and it 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.

Should the granter fall to keep any of the foregoing covenants, then the efficient may at its option carry out the same, and all its supersofteres there shall draw interest at the rate specified in the note, whall be reasonable by granter for demand and shall be secured by the low of this trust seed. In someonethus, the beneficiery shall have the right in its distriction at complete the interest of the state of the st

property as in its som discretion it may deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations, covernants, cooditions and restrictions affecting said property; to pay all costs, free and expenses of this trust, including the cost of title scarch, as well are the other costs and expenses of the truster incurred in connection with or in unforcing this chiliston, and trusters and attempts' fers actually hearter its appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of the beneficiary or truster; and to pay a reasonable sum to be fixed by the court, in any such actions or proceeding in finish, and the control of the court of the 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 emment domain or condomation, the beneficiary shall have the right to commenc, proscents in its own name, spear in or defend any shall have then right to commence, proscents in its own name, spear in or defend any such or proceedings, or to make an exception of section with payable as compensation for such taking, which are in excess of the smooth required to pay all responsible costs, expenses and attorney's fees accessarily paid or incurred by the granter in the proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees accessarily paid or incurred by beneficiary in such proceedings, such the balance applied upon the indebtedness accurred hereby; and the granter agrees at the orn 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 beneficiars, postured of its free and 2. At any time and from time to time upon written request of the beneficiars, portrant of its free and presentation of this deed and the note for endocrement in case of full representations. An Canadianum, without ing of any map or plat of said property. By join in protein any casement or creating and retrievable to the notion in any subsydiantion or other administration appears to the notion in any subsydiantion or other administration affection this deed in the form or charge forces, after extending without numerical after any part of the property. The charges in any reconstraint a many be described as the persons temptically critical threshold as the property. The charges in any reconstraint is their charges to fact the full confidence must deliberate three of the south of the southern and the contributions therein a first part of the new temption. proted of the truthfulness thereof. Truster's feet for any of the services of the paragraph what he not been than

As additional security, grantor hereby sanigas to beneficiary during the continuance of these trusts of seems, have, repulsies and seefits of the property affected by this deed and of any proposal property incated thereon. Until the performance of any agreement hereuses, and indulations secured hereby or in the performance of any agreement hereuses, grantor shall have the right to onlect all such resta, issue, prosities and pregnantial about his her tright to onlect all such resta, issue, and the same security for any default by the granter hereafter, the there is the ficiary may at any time without notice, either the persons, by agent or by a rescentry for the indulationals hereby secured to general to the advanced by a court, and without regard to the advanced or agent and property; or any part thereof, in the own made upon sed take passession as and appropring horizes, threeding thous and one for se therwise collect the same, less couts and expenses of operation and collection, isolating resonable able attorney's feet, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

6. The entering upon and taking possession of said property, the editection such regis, issues and profile or the proceeds of fire and other insurance policy or compensation or neurons for carry taking or canness of the property, and application or release thereof, as aforesaid, shall not cure or wairs any defect or notice of default hereunder or invalidate any act done pursuant to h notice.

en of sept.

- 5. The greator 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 exceeding the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.
- 6. Time is of the essence of this instrument and upon default by the granter in payment of any lodebtedness secured hereby or in performance of any seprement hereunder, the heneficiary may declare all sames secured bereby mendiately due and payable by delivery to the trustes of written notice of default and election to sell the trust property, which notice it rustes that cause to be duly filed for record. Upon delivery of said notice of default and election to sell, the heneficiary shall deposit with the truste this trust deed and all promisory notes and documents syidencing expenditures secured hereby, wherever the trustees 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 set by the Trustee for the Trustee's sale 6. After declaration any time prior to the days before the date of the first the grantor or other person so privileged may pay the entire amount then due under this treat deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligations.) tion and trustee's and attorney's fees not exceeding the amount provided by law) other than such portion of the ncipal as would not then be due had no default occurred and thereby cure the default.
- 8. After the large of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saic, the trustee shall sell said property at the time and piace fixed by him in said notice of saic, either as a whole or in separate parcels, and in such order as he may determine, at public arcticus to the highest bidder for each, in lawful meany of the United States, payable at the time of, saic, Trustee may postpone saic of all or any portion of said property by public announcement at such time and place as saic, and from time to time thereafter may postpone the said by public announcement.

councement at the time fixed by the preceding postponerant. The true deliver to the purchaser his feed is form as required by hew accepting perty as sold, but without any coreanant or warrant, angress or accepting recting in the deed of any matters or facts shall be conducted production to the conductive product of the period of the per

- 9. When the Trustee sells pursuent to the powers provided harsin, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sels including the evergenessize of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3) To all personse having recorded lines subsequent to interests of the trustee in the trust deed as their interests appear is the interest of their priority. (4) The surplus if any, to the granter of the trust deed or to his successor in interest catilied to such surplus.
- 10. For any reason permitted by law, the headiclary may frust time to time appoint a successor or successors to any trustee named hereis, or to any successor trustee appointed hereinder. Upon such appointment and without conveyance to the successor trustee, the latter shall be eated with all title, present and duties control upon any trustee herein named or appointment and substitution of the successor trustee. The such appointment and substitution for the proposition of substitution of the successor trustee and to the property and 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 acknowledged is made a public record, as provided by law. The trustee is not obligated to notify any party herato of pending sais under any other deed of trust or of any action or proceeding in which the granton, tempelicary or trustee shall be a party unless such action or proceeding is brought by the trustee.
- 12. This doed applies to, litures to the benefit of, and blads all parties bereto, their heirs, legatees deviates, administrature, executors, excurses and angign. The term "beneficiary" shall mean the budder and owner, beneficiary berein. In constraint secture hereby, whether or not named as a beneficiary herein. In constraint this does and whenever the express so requires, the maculine gender includes the femicine 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. Mathaniel Ellis ISEAU C'HOGIN ann Ello GEAL STATE OF OREGON Robin Ann Ellis County of Klamath THIS IS TO CERTIFY that on this 4th day of October , 13_93_, before me, the understoned a Notary Public in and for soid county and state, personally appeared the within named Nathaniel Ellis and Robin Ann Ellis to me personally known to be the identical individual S. named in and who executed the foregoing instrument and arknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my potantal seal the day and year past above written. Kuid OFFICIAL SEAL
TRACIE V. CHANOLER
NOTARY PUBLIC - OREGON
COMMISSION NO. 000112
NY COMMISSION EXPIRES JULY 06, 1994 Mundles Notery Public for Oregon My dommission expires: (SEAL) Loan No. 0103940323 STATE OF OREGON County of Klamath TRUST DEED I certify that the within instrument was received for record on the Sth. day of _____Oct______ 19_93. Nathaniel Ellis and ct9:46_o'clock A.M., and recorded (DON'T USE THIS SPACE: RESERVED Robin Ann Ellis RECORDING LABEL IN COUN-Grantor Record of Mortgages of said County. TO TIES WHERE Return: KLAMATH FIRST FEDERAL SAVINGS USED.) Witness my hand and seal of County AND LOAN ASSOCIATION offixed. Beneficiary and the second of the second o Evelyn Biehn County Clark By Dauline Muchinologe Deputy Fee \$15.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obliquious have been publi-

				_
TO:	William	Sitemore,	***************************************	Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully poid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with early trust deed) and to reconvey, without warranty, to the parties designated by the terms of early trust deed the estate new held by you under the

Klamath	First	Federal	Savings	å	Loan	Association,	Benef	ician

1000						Barrier St.		40.00	Klamath	11151	indera)	payings o	k Loan	Association,	pevericially
	40.00		经证券 建造物		话行 计常线		1.00		10. 公司行政部	200					
	ء . سينس	A. S	a constant	1944 B 1744	4.44.6	Mark to 1	21115 C	nanaya ji				•			
	MARK J	4500		11 - 1 ₂₁ 111	한 동생 전 설		**		My			***************			Market and Authoritised African Calegorie
DATEL	}						, 20,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,								
in gund								0 25 5	35.3			and the second		100	Annual Control of
	1	•	14.41 작원.	i dan Barit			- 41 Set	14 JA 15							
															× . * *

MATTE OF THE IC-08-02VISAME BEAD ACHTI