after recording please return to: Klamath First Federal S&LA 2943 So 6th St. KFO 97603 THIS TRUST DEED, made this _____24±hday of ____

12-01-93P03:18 RCVD TRUST DEED

Vol<u>m93</u> Page 31963 November

, as grantor, William Sisemore, as trustee; and

72:156

in

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

David Scot Fritz and Kelley J. Fritz, Husband and Wife

WITNESSETH:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property _ County, Oregon, described as: Klamath

Lot 10, Block 30, HOT SPRINGS ADDITION TO THE CITY OF KALMATH FALLS, in the County of Klamath, State of Oregon.

#3809-28BC-13700

"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 EORROWER'S RESIDENCE MUST BE IN WRITING, EXPRESS CONSIDERATION AND BE SIGNED BY US TO BE ENFORCEABLE."

Grantor's performance under this trust deed and 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 agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenernents, hereditaments, rents, issues, profits, water rights, easements or privileges now of hereafter belonging to, derived from or in anywise appertaining to the above described premisas, 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 wall-to-wall carpeting and knoleum watering and impanon apparatus, equipment and institutes, together with an awings, venetian endos, noor covering in place such as waterbowan carpening allo institution, 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 herein contained and the payment of the sum of he sum of <u>Six Thousand Two Hundred Thiry=eight and No/100</u> (5 <u>6.238.00</u>) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and December 15 _____ 19 ___93 merrat being payable in monthly installments of (\$ 62.35.) commencing _

This trust deed shall further secure the payment of such additional money, if ary, as may be based hereafter by the beneficiary to the granter or others having an interest in the above described property, as may be evidenced by a note or notes, if the indebtidness secured by this trust deed is endenced by more than one note. It beeneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, its the beneficiary may elect.

The practice coverses to and with the incluse and the beneficiary herein the provide the start contract, where more an indice and the contract protein the file and generates and property conversed by this built dead are file and clear at all extended and that the general will all his holds, materials and attemption will examine and contend by and the trackets against the clears of attemption of the start and the defined by and the trackets against the clears of R BACKING WHO HAR MI

The granter expensions and append to per the note according to the terms if period which the shift then interactioners and their charges based appends and planety in which the property fore that his country through production or which their an exceptions at buildings or ensure of the through the based of parts and an exception at buildings or ensure of the through the based of the based of the transmission which are the based of the through the based of the based of the transmission which are the based of the based of the date of the based of the transmission of the through the based of the date of the based of the transmission of the transmission of the date. al heavailes as part granders within and theories and a first and for the data is sub-subset as included includent in 1950s and matter grandeds and a good a bardiantian matter and the first and an article granded within the bard decayat to be before and the after due, af each stitute there is a sub-subset of a bardier and the after due, af each stitute the safet is to be bardied as the part and the after due, af each stitute there is a sub-subset of a bardier and the after a bardier and the bardier and a bardier of a bardier of the subset of the bardier and the bardier and is a bardier of a bardier of the subset of the bardier of the bardier of the bardier of the subset of the bardier of Increase the set of the set of the second set of the se

Pier half here's if the proof thus obcurred. Be enter that you'de required to the tersingly payment of and taxes, assessments be enter that you'de required to the the tersingly payments of and taxes, assessments be enter that you'de required to address to the matrix symmetries of personal and interest payments of the terms of the notice of obligation decured hereby, an amount equal to dent-hastith (11721h) of the taxes, assessments and other churges due and also one-thirty-stath (11721h) of the taxes, assessments and other churges due and also one-thirty-stath (11721h) of the taxes, assessments and other churges due and also one-thirty-stath (11721h) of the assurance premiums payable with respect to said property within each sourcedury, such sums to be created to the principal of the loan until required for the several purposes thereof and shall thereupon of the loan until required for the several purposes thereof and shall thereupon so paid shall be held by the beneficiary in trust as a reserve account, without interest, to pay said premiums, taxes, assessments or other charges when they shall become pay said premiums, taxes, assessments or other charges when they shall become due and payable.

While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such payments are to be made through the beneficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other

charges levied or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or othercharges, and to pay the insurance premiums in the amounts as shown on the statements submitted by the insurance premiums in the amounts shown on the statements submitted by the loss or to withdraw the sums which may be required from the reserve account, if any, established for that purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have any insurance written or for any loss or demage growing out of a defect in any insurance written or for any loss or demage growing out of a defect in any insurance bolicy, and the beneficiary hereby is authorized, in the event of any loss, to compromise and settle writt any insurance company and to apply any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the property of the beneficiary and to apply any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the property of the such charges is not sufficient at any time for the property or the sceletaffection, after such any loss of the property of the beneficiary after default, any balance remaining in the reserve accountshall be undeficient to the sceletaffects. If the reserve account for taxes, assessments, restrance 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 beneficary may in defined to the unit and writen that after such estimation and the application section of the anount of such charges at the obligation such and the amount of such definit to the principal of the obligation section field to the sceletaffects.

Spould the grantor fail to keep any of the foregoing coverants, then the tentionary may at its option carry out the same and all its expenditures therefore shall be repayable by the grantor on dentated and shall be secured by the ben of this trust dead. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on shall presentes and allot to make such recars to said property as in its same discretion if any depth necessary or admiable.

The granter further agrees to comply with 21 laws, ordinances, regulations The grander is and against of control with an and, companyed, representation, congruence, considered and restructions affecting say conceptly, to pay all costs, thes and expenses of this burk, including the cost of the search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this constant expenses to the trastet excertes in connection with or in entiroing this obligation, and trastee's and attorney's loss actually inclused to appear in and defend any actual or proceeding surporting to affect the security hereof or the rights on presents of the beneficiary or trastee, and to pay all costs and elements, including cost of evidence of the and attorney's free in a reasonable sum to be fixed by the ware of error, we use that allocately is they in a reactionable sufficience fixed by the pourt, in any such action or proceeding stretch the baneficiary of structer may appra-and in any such brought by beneficiary to foreclose this detch, and all said sums shall be secured by this thust detch.

statements of account.

is mutally agreed that

I, In the event that any portion or all of said property shall be taken under 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the baneficiary shall have the right to commence, prosecute in its own name, appear in or defand any action or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to recurre that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's field pendicurred to by the granter in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and entomey's fees necessarily paid or incurred by the beneficiary in such proceedings, and the balance applied upon In the support any reasonable costs and expenses and entirely sitters necessarry paid or incurred by the beneficiary 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.

36

a.

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 erdorsement (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 map or plat of said property; (b) join in granting any easement or creating any restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person er persons legally entitled thereto" and the recitals therein 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 \$5.00. 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, issues, royalties and profits of the property affected 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, royalties and profits earned prior to default as they become due and payable. Upon any default by the grantor hereunder, the beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, or any part thereof, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine. as the beneficiary may determine.

4. The entering upon and taking possession of said property, the collection of 4. The entering upon and taking possession or sale property, the concern of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or 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.

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 hereunder, the beneficiary may declare all sums secured hereby immediately due and hereunder, the beneticiary may dectare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustee shall caus. 'o be duly filed for record. Upon delivery of said notice of default and election to sell, the ______neficiary shall deposit with the trustee 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.

7. After default and any time prior to five days before the date set by the trustee tor or other person so privileged may pay the entire amount 31964

then due under this trust feed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustmis and attorney's fees not exceeding the amount provided by two) other than such portion of the principal as would not them be true had no default occurred and Dameby cure the default.

to the highest bidder for cash, in lawful money of the United States, payable at the to the highest bloder for cash, in lawiul money or the united states, payable at the time 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 or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the granter and the beneficiary, may purchase at the sale

9. When the Trustee sells pursuant to the powers provided herein, the trustee 9. When the intersee sets pursuant to the powers provided herein, the traffee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the comparation 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. nons subsequently the interests of the custoe in the rust best as they interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed 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 IV. For any leason permittee by law, the beneficiary may from time to time appoint a successor or subcessors to any trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment and without conversions 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 shall be made humittee formation. trustee herein named or appointed nereunder, Each such appointment and subsimilian 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 clerk or recorder of the county or counties in which the property is stuated, shall be conclusive proof of proper appointment of the successor trustee.

in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties hereto. 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 ownar, 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 fermining and requires. or neuter, and the singular number includes the plugal

1

IN WITNESS WHEREOF, said grantor has hereunto set	his hand and seal the day ar	id year first above written
	·	101611 June (SEAL)
TATE OF OREGON	5	ALLON TA TA TA SEAU
ounty of <u>KLAMATH</u> ss	7	Kelley J. Fritz
	November	, 19 93 , before me, the undersigned, a
THIS IS TO CERTIFY that on this24th day of		
ptary Public in and for said county and state, personally an	ppeared the within hamed	
David Scot Fritz and Kelley	L. Fritz	the inclusion of a school and to me that
me personally known to be the identical individual (s	 named in and who exe executed the same free 	cuted the foregoing lestrument and acknowledged to me that ely and voluntarily for the uses and purposes therein expressed.
IN TESTIMON AN HEREUF, LOBA HATEWASSE MY HAT	nd affixed my notarial de	hal the day and year last above written.
SEAL) NOTARY PUBLIC- OKECON COMMISSION NO. 007236 MY COMMISSION EXPIRES AUG. 31, 15 D		Public for Grayon minication expires 8-31-95
		STATE OF OREGON
Loan No. <u>0103940325</u>		County of <u>Klamath</u> ss.
TRUST DEED		I certify that the within instrument was
비행 수 있는 것은 국민들은 것은 것은 것은 것은 것은 것은 것이 있는 것이 없다. 것이 같이 있는 것이 없는 것이 없다. 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 없 않이 없는 것이 없 않이 않이 않이 않는 것이 없는 것이 않이		received for record on the day of
David_Scot_Fritz		Dec. , 19 93 .
Kelley J. Fritz	(DONT'T USE THIS	at _3:180'clockP.M., and recorded in
Grantor	SPACE; RESERVED	book <u>M93</u> on page <u>31963</u>
TO	FOR RECORDING	Record of Mortgages of said County.
KI AMATH FIRST FEDERAL SAVINGS	WHERE USED.)	Witness my hand and seal of County affixed
AND LOAN ASSOCIATION Beneficiary		Evelyn Biehn, County Gent
Continuery	and the second	
		By Docenic Muitanolote Deputy
	Fee \$15.00	
	and the second secon	
REQU	EST FOR FULL RECO	DNVEYANCE ave been paid.
· 김희, 황종, 김희, 영국, 영국, 영국, 영국, 영국, 영국, 영국, 영국, 영국, 영국		
TO: William Sisemore,, Trust Th) undersigned is the legal owner and holder of all incel and willing you berefy are directed, on cayment to you of a	bledness secured by the forego	king trust deed. All sums secured by said trust deed have been fully pu the terms of said trust deed or pursuant to statute, to cancel all evidence aid trust deed) and to reconvey, without warranty, to the parties designat
The state of the second of the second for the second state of the second s	10 YOU HELGHALL IS BALLS	a terms of Salo trust deed of poisuant to autom, to the parties designat aid trust deed) and to reconvey, without warranty, to the parties designat Klamath First Federal Savings & Loan Association, Benefici
or indeptedness secure by said the state now hold by you under by the birms of said trust deed the estate now hold by you under	a nasi daras.	Kiamato Hirst Federal Savings & Lusin Asamanon, Benning
	. 19	By