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65 10	HIS TRUST INED, made this 21 ies 0. "Rigss" and Stephan	1961 I COLOR -	RIV UI		的關鍵性對的發展的範疇性的合作的是一些目的範疇著語。	
					as grantor, William Sisemore, as trustee, and	
KLAN	ATH FIRST FEDERAL SAVINGS ANI	D'L(IAN	SSOCIATION	orp	oration organized and existing under the laws of the United States,	
					SETH: SETH:	
	The grantor irrevocably grants, ba	arda ns.	Bills and CONV 3	IS 10	o me mustee, in must, with power of sale, the property	
in 🛨	Klamath	<u>n a Cas</u> 1917 - Gas	. <u>1</u> County, Ur	α αοπ.	n, " described: "Assistant described" (* 1997) 2. oktober - Alfred Martin, "Alfred "Assistant" (* 1997) 2. oktober - Alfred Martin, "Alfred "Assistant" (* 1997)	
97. (1) 4 - 1	 Construction of the second seco	n aga Tatip	·영국 : 아이지 않는 : 	:	。 報告後期時間1000 - 1000 - 現代1000 - 11月1日 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000	
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21 S.	n an an an Arrange ann an Arrange. An Arrange anns an Arrange anns	ant an Tairt		. •		
fi	2	flot	I, all of Let	12,	, and the Southerly 10 feet of Lot City of Klanath Falls, according to the County Clerk of Klamath County,	
. 1	L 13, Block 3, BUENA VIS	ST 17	DITION U	i the I e C	Centy of Klamath Famath County,	
	Official plat thereof on the Oregon.	16 111 1				
			ة محمدة برايا <u>برايا</u> إن كارية الكوكري	ټندل غ و		
		an fairt. Castairte	lighte state. Agus state:		[1] M. Karana, M. M. Bargara, A. Karana, "A strain of the second strain of the second strain strain strain strain strain strain."	
	\$.	in <mark>a a</mark> ta Na sarat	ana ang sa		De Meria de Antonio de Contra d En 1999 - Referencia de Contra d En 1999 - Contra de C	
1	an a	2-12-1 12-12-2	an Shine An Shine	. , , , , , , , , , , , , , , , , , , ,		
4110	INTUED ODEDIT GYTENSIONS WHICH ARE N	NOT OR I	SUNAL TAMILY	l K NU	S MADE BY US AFTER THE EFFECTIVE DATE OF THIS ACT CONCERNING LOANS DUSEHOLD PURPOSES OR SECURED SOLELY BY THE BORROWER'S RESIDENCE	
MUS	T RE IN WRITING, EXPRESS CONSIDERA	tion and	BE SIGNED BT L	<u>s 10 (</u>	BE ENFONCEADEL.	
Gran	tor's performance under this trust deed and runtion, the entire unpaid balance shall becc	nota its: ome_mm=	i ures may not be as cliately due and paya	s ignec il le. W	c to or be assumed by another party. In the event of an attempted assignment or Which said described real property is not currently used for agricultural, timber or manter issues amfits water rights, easements or privileges now or hereafter	
grazi	ir g purposes, together with all and singular th		inces, tenements,		energiand all numbing lighting heating, ventilating, air-conditioning, refrigerating,	
vate	ring and irrigation apparatus, equipment and	tixa res,	getner with an awa	igs,v	which a stars dependent of provides including all interest therein which the grantor	
shoo has	or may hereafter acquire, for the purpos		ng performance of	f each	agreement of the grantor herein contained and the payment of the sum of (\$ 25,000.00)) Dollars,	
	in the second of the terms of	n in comie :	on note of even did	d : here	ewith, payable to the beneficiary or order and made by the grantor, principal and	
intér	rest being payable in monthly installme	nts of	(<u>270. J7</u>) COT	n nenci	charges levied or imposed against said property in the amounts as shown by the	
any,	This trust deed shall further secure the pay is may be loaned hereafter by the beneficia	INTO THE I	amor of outers have	ni ag	statements thereof furnished by the collector of such taxes, assessments of	
an ir	n erest in the above described property, as ma	avidunced	w more than one rid	0.8.	statements submitted by the insurance carriers or their representatives, and to charge	
tha l of a	teneficiary may credit payments received by try payment on one note and part on anoth	ner, as u	e Delicitary may ch	e :t.	from the reserve account, if any, established for that purpose. The granition agrees	
that	The grantor hereby covenants to and with the he said premises and property conveyed by			n un E ar	or for any loss or damage growing out of a detect in any insurance policy, and the	
	a l encumbrances and that the grantor w i nistrators shall warrant and defend his said	41F 31 1G 1B		εiu sof∷∋	with any insurance company and to apply any such insurance receipts upon the	
ali	persons whomsoever.	전 가슴을	1844 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 - 1994 -	1.1	for payment and satisfaction in full or upon sale or other acquisition of the property	
ther	The grantor covenants and agrees to pay r of and, when due, all taxes, assessments an perty; to keep said property free from all encu		C rues levieu auamsi s	s id	be credited to the i debtedness. If the reserve account for taxes, assessments,	
shin	perty; to keep said property nee norm an end trust deed; to complete all buildings in co structed on said premises within six months	JURGE OF C		1.51	of such charges as they become due, the grantor shall pay the bench to the benchary	
con	s truction is hereafter commenced; to repair	and resto	t prompty and may	y be	may at its bittion and the amount of such denoit to the principal of the obligation secured hereby."	
dan	naged or destroyed and pay, when due, all	CUSIS III Ninina co:	i truction: to replace	. ny	Should the grantor fail to keep any of the foregoing covenants, then the	
WOI	nt or materials unsatisfactory to beneficiary wi	strov any	days aller written to	ents	shall draw interest at the rate specified in the note, shall be repayable by the granton	
nov	w or hereafter constructed on said prem	nises to Taid t rope	r v in good repair an	citu icito	the beneficiary shall have the right in its discretion to complete any improvements made on said property as in its	
CON	T mit or suffer no waste of said premises; t	io kespa aid cremis	s continuously inst	Lied	sole discretion it may deem necessary or advisable.	
aga	ainst loss by fire or such other hazards as the	e den aticia Icidal Isum	of the note or obligation	aion	The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property: to pay all costs, tees	
sec	cured by this trust deed, in a company of com	panies acc in de tracti	orm and with appro	c/ed .	and expenses of this trust, including the cost of title search, as well as the other	
los	s payable clause in favor of the beneficiary a	invial leas	fifteen days prior 10	b the	obligation, and trust se's and attorney's fees actually incurred; to appear in and detend	
eff	ective date of any such policy of insurance.	n sau po hòn ubtail	insurance for the ba	e efit	powers of the beneficiary or trustee; and to pay all costs and expenses, including	
of	the beneficiary, which insurance shall be no a full term of the policy thus obtained	n-ca icen i	l le by the grantor du	uring	court, in any such action or proceeding in which the deneniciary or trostee may appear and in any suit brought by beneficiary to foreclose this deed, and all said sums shall	
	to order to provide regularly for the promot	navr tent (said taxes, assess n	n ints	be secured by this trust deed.	
	other charges and insurance premiums,	the gran: mouthly i	r wments of principal	land	statements of account but shall not be obligated or required to furnish any further statements of account.	
int	the rest payable under the terms of the note of o	ninga ann 13 Ssments a	d other charges due	e and	It is mutally agreed that:	
pa	able with respect to said property within ea	ach Euccu remiems D	r vable with respect 10	, and , and ,	1. In the event that any portion or all of said property shall be taken under the right of eminant domain or condemnation, the beneficiary shall have the right	
pn	t perty within each succeeding three years with water the baneficiary SUC	nne cus u ch suins to	i e credited to the pr n	n ipal	to commence, prosecute in its own name, appear in or detend any action of	
of	the loan until required for the loan; or at the	optim or	he beneficiary, the	SIMS	taking and, if it so elects, to require that all or any portion of the money's payable	
SC to) said shall be held by the beneficiary in trust a bay said premiums, taxes, assessments or of	ther that i	: When they shall but	c ime i	pay all reasonable costs, expenses and attorney's tees necessarily pau of incurred	
đu	1) and payable.	Kes ISSAS	ments and other c	e des	by the grant of the sonable costs and expenses and attorney's fees necessarily paid it first upon any recomable costs and expenses and attorney's fees necessarily paid	
lei	vied or assessed against said property; or any	y par the nsurance (Dicies upon said prot	carty,	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	
	the payments are to be made through the bar aby authorizes the beneficiary to pay any a	eneri sarv.	15 410 6540, 110 11	10 14000	such compensation, promptly upon the beneficiary's request.	
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SSS USS time and from time to the topon written redute a for the beneficiar a term of the tops and presentation or this deed and thin indice for an dorsement (data of the reconveyance if a calcellation), without affect to the analysis for the sayment of the indebtedness, the trustee may (a coust into the indice of any may for plat of said protectly; (b) join in granding at / east ment or creating at restrict in interetion; (c) to n in any subordination or others is present in faither cling this deed or the law charm benefit (b) in any subordination or others is present in faither cling this deed restrict an interetion; (c) to n in any subordination or others is present in faither cling this deed or the law charm benefit (d) recommend withhout warranty it line is visual of the property. 82 rest counterent to the rest f; (d) recorney without warranty. I lion is y part of the property. orthall norcharge heret f; (d) recorney without warranty. I lion is y part of the property. The graitee in any recorney gance may be described as the "ben on or persons feat w entitled thereto" and the racitals therein of any matters in fact is shall be conclusing the term of the state of the racitals therein of any matters in the period of the period of the period of the state of the st proof of the truthfulness thereof. Trustee's fees for any of the ser lices in this paragraph shall be not less than \$5.00.

3. As additional security, grantor hereby assigns to t ineficiting during the continuance of these trusts all rents, issues, royalties and p offit (fithe property affect a continuance of these trusts all rents, issues, royalties and p offit (the property affect x by this deed and of any personal property located thereon. Until grantor shall defail in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to wilded: ill such rents, issues royalties and profits earned prior to default as they become due and payable. Up any 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 y a court, and without regard to the adequacy of any security for the indebtedness here y secured, enter up o and take possession of said property, or any part there of, it is own name sue is or otherwise collect the rents, issues and profits, includin g the y past due and ung is xand apply the same, less costs and expenses of operation or x and in such or xas the beneficiary may determine. as the beneficiary may determine.

4. The entering upon and taking possession of sad property, the collection of such rants, issues and profits or the proceeds of fire ard other insurance policies or comprinsation or awards for any taking or damage of the projxity, and the application or release thereof, as aforesaid, shall not cure or waive any dof ault or notice of default hereunder or invalidate any act done pursuant to such notice.

E. The grantor shall notify beneficiary in writing of any sile or contract for sale of the above described property and furnish beneficiary (n a f) m supplied it with such personal information concerning the purchaser as would ord narily be required of a new Lan applicant and shall pay beneficiary a service cl arge.

G. Time is of the essence of this instrument and upon c stault by the granter in 6. Time is of the essence of this instrument and upon chain by the draint in reavant of any indebtedness secured hereby or in parform nice of any agreer x it hereunder, the beneficiary may declare all sums secure i here y immediately due a id payal le by delivery to the trustee of written notice of (lefault and election to sell the payal le by delivery to the trustee shall cause to be dut) filled: or record. Upon delix ry trust property, which notice trustee shall cause to be dut) filled: or record. Upon delix ry of said notice of default and election to sell, the beneficiary shall deposit with the trust se this i rust deed and all promissory notes and documents y and upper with the first set secured hereby, whereupon the trustees shall fix the time and place of sale and g re notic a thereof as then required by law.

7. After default and any time prior to five days by one the date set by the trus se for the trustee's sale, the grantor or other person so privil iged r ay pay the entire an o nt

IN WITNESS WHEREOF, said grantor has liered ito set his hand or d seal the day and year first above written.

STATE OF OREGON

DATED:

County of Klanath

THIS IS TO CERTIFY that on this 2nd day of

Not ary Public in and for said county and state, personally appeared the within named

ñu:

James O. Riggs and Stephini, D. Riggs

SS

to ne personally known to be the identical individual (s) named in and who executed the foregoing instrument and acknowledged to me that exect ted the same freely and voluntarily for the uses and purposes therein expressed. they

Suly

IN TESTIMON WE BEE L have heart I BW I BEA and and a DENISE 2.13 CKFORD NOTARY FUEL :- OREGON COMMISSION BY 155 / PR. 15, 2000	A draw notarial seal the clay and year last above written. Notary Public for drigon Notary Public for drigon Wy corriniston e pines: 4-15-2000
	STATE OF OREGON County of <u>Klamath</u> SS. I certify that the within instrument was received for record on the <u>8th</u> day of
James O. Riggs	Jiily , 19.96 , DON'T USE THIS at.4:0Q'clock P.M., and recorded in PAGE RESERVED book M96 on page 20228 PRECORD OF MORE RECORDING Record of Mortgages of said County. Nate in countres Witness my hand and seal of County affixed.
KLAMATH FIRST FEDERAL SAVIIIGS AND LOAN ASSOCIATION After Recording Return To: KLAWATH FIRST FEDERAL SAVINCS AND LOAN ASSOCIATION 540 Main Street	Witness my nand and sear of county and county cle <u>Bernetha G. Letsch, County Cle</u> County Clerk Fee \$15.00 By Denning Mulinologe Deputy
Klamath Falls, OR 97601	FULL RECONVEYANCE / when obligations have been paid.
10: William Siseriore,, Trustee	* ured by the foregoing trust deed. All sums secured by said trust deed have been fully paid a no to you under the terms of said trust deed or pursuant to statute, to cancel all evidences a ith together with said trust deed) and to reconvey, without warranty, to the parties designated

then consumer this trust clead and the obligations secured the provided by and the costs and appendixes actually it carried in enforcing the terms of the obligation and pusters and alternity's sees have accessing the amount provided by law) other chain such portion of the principal as would not then be due had no default occurred and thereby cure the default.

(SEAL)

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, before me, the undersigned, a

8. After the lapse of such time as may then be required by law following the recordation of said hold e of default and giving of said holice of sale, the trustee shall said 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 a whole on inseparate process and in auch order as its may obtain the property by public to the highest bidder for cash, in lawful money of 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 trus tee shall deliver to the purchaser his deed in form as required postponement. The trustee shall believe 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 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 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. 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 grantor of the trust deed with the order of their priority. (4) The surplus, if any, to the grantor 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 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 conferred upon any trustee herein named cr appointed hereunder. Each such appointment and substitution shall be made by writt an 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 accepts this trust when this deed, duly executed and acknowledged Is made a public reaction and account when this used, uny executed and accountinged is made a public reaction, as provided by law. The trustee is not obligated to notify any party hereto of pendin) sale under siny 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.

12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees davisees, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, which are or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and/ or neuter and the singular number includes the plotal.

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Arres O. Rises

Stephanie D. Riggs

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