A 7917 Ke. Co A- 18915 21257 VOL MIS PAGE 2358 TRUST DEED THIS TRUST DEED, made this 25 day of March VERNON LEE FRY AND COLLEEN J, FRY, husband and wife ., 19.68., between FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; 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: iamen kalekerikerikerikeri Lot 3 in Block 9 of Third Addition to Winema Gardens, according to the official plat thereof on file in the office of the county Clerk of Klamath County, Oregon. which said described real property does not exceed three acres, together with all and singular the appurlenances, tenements, hereditaments, rents, issues, profils, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing. lighting, heating, ventilating, air-conditioning, refrigrenting, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venotian blinds, floor covering in place such as wall-to-wall competing and irrigation described premises, including all interest therein which the grantor has or may hereafter installed in or used in connection with the above MINETEEN THOREAND AND NO/100- described promises, including all interest therein which the grantor has or may hereafter acquite, for the purpose of securing performance of NINETEEN THOUSAND AND NO/100-- (a. 19,000,00...) Dollars, with interest thereon according to the terms of a promissory note of even data, barevail, h. commending the three data and the part of the grantor here the grant of the part of the part of the part of the grantor here the grant of the part of the grantor here the grant of the part of the grantor here the grant of the part of the grantor here the grant of the part of the grantor here the grant of the part of the grantor here the grant of the part of the grantor here the grant of the part of the part of the grantor here the grant of the part of the grantor here the grant of the part of the part of the grantor here the grant of the part of the part of the grant of the part of the grant of there the grant of the part of the grant a barra talan It is mutually agreed that: 1. In the synch that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commercial in its own name, appear in or defined any ac-tion or proceedings, to make any compromise or settlement in orderion with payable as compensative for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid and applied by it first for any the such proceedings, shall be paid to the beneficiary's balance applied upon the indebteches secure deroys and the proceedings, and the such response of the such actions and excercise and the proceedings, the necessarily paid or how any reasonable costs and expenses and the such as the own appears, to indebteches secure deroys; and the granes, and the necessarily paid on the indebteches secure deroys in a the prime be necessary in obtaining such compensation, promptly upon the baneficiary's request. ined. In order to provide regularly for the prompt payment of said taxes, assess-to or other charges and insurance promiums, the grantor agrees to pay to benoficiary, together with and a addition to the grantor agrees to pay to cipal and interest payable undor in addition to the moutily payments of by, an amount equal to one-tweith (trans of the note or obligation secured by, an amount equal to one-tweith (trans of the store, assessments and tweive months, and also one-thirty-sitch (transport) of the insurance premiums bile with respect to said property within each succeed-trust deed remains in effect, as estimated and directed by the beneficiary, and purposes thereof and shall thereupon be charged until required for the origination of the beneficiary, the sume so paid shall be held by duma, taxes, assessments or other charges wher, they shall become due payable. be necessary in obtaining such compensation, promptly upon the beneficiary a request. 3. 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-fluency, payment of its fees and presentation of the indebtained, without affecting the liability of any person for the payment of the indebtained, the trustee may (a) only case person for the payment of the indebtained, the trustee may (a) on the making of any map or plate of add producty. (b) for any subordination or other making of any map or plate of add producty. (b) for any subordination without the making and restriction thereon, (c) blue in any subordination without the transity, all or any part of the property. The profile in any reconvey, nece may be described as the "person or person i logal" contributive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00. Itums, taxes, assessments or other tunings when two short other to payable. While the grantor is to pay any and all taxes, assessments and other tes loved or assessed against said property, or any part thereof, hefore is upon said property, such payments are to be minums on all finaurance es upon said property, such payments are to be minums on all finaurance and all taxes, assessments and other charges loved benchlary to pay and all taxes, assessments and other charges loved property and all taxes and all taxes, assessments and other charges loved proved against proof the amounts as shown or the statements all minor furnished and the statement and the sum which may be required from the other of such taxes, assessments or other charges all sums the neuror account, if now, established for that purpose. The grantor draw the surver account, if now, established for that purpose. The grantor draw written of rot any beneficiary reports is sufficients, in any insur-tion comparise and setting is any insurance company and to apply any insurance reacting upon the indebtedness for payment and satisfaction in works all of the mount is the indebtedness for payment and satisfaction in the mount of the indebtedness for payment and satisfaction in works as a other comparise to for the payment and satisfaction in in the property. The present of the property is and provided the property. The present of the property is a present of the property. The present of the presen nd payabla. Upon iny dofault by the grantor hereundor, the tany time without notice, either in person, by agont or by ippointed by a out, and without regard to the adouacy of any part, threedy accurd, enter upon and take posess of any part, threeduing those past due and unpaid, and i costs and expering operation and collection, including z i fors, upon any indebtedness accurd hereby, and in such ilary may determing.

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The entering upon and taking possession of said property, the collection rents, issues and profits or the proceeds of fire and other insurance po-compensation or awards for any taking or damage of the property, and loation or release thereout, as aforesaid, thail not cure or while any de-notice of defauis hereunder or invalidate any act done pursuant to

The grantor shall notify beneficiary in writing of any sale or reals of the above described property and furnish beneficiary pplied it with such personal information concerning the purchas relinarily be required of a new loan applicant and shall pay benef service charge.

Service charge. This is of the essence of this instrument and upon default by the in payment of any indebtedness secured hereby or in performance of any hydrogeness of the beneficiary may declare all sums secured hereby im-tions on any finite property, which notice trustee shall cause to be edited to any defirery to the folie of default and election to sell, and documents evidencing trustee this trust deed and all promiseory as shall firs, the time and place of sale and give notice thereof as then i by isw.

by naw, After default and any time prior to five days before the date set Trustee's for the Trustee's sale, the grantor or other person so sal may pay the entire amount then due that that deed sale gations secured thereby (including costs and expenses actually incurred reing the terms of the obligation and trapeness actually incurred eeding \$50.00 'each) other than such portfour of the principal as would n be due had no default occurred and thereby cure the default.

and there use not no details occurred and thereby cure the default. 8. After the lapse of such time as may then be required by law follow the recordation of and motios of default and giving of said holice of sale, trustee shall sell said motios of default and giving of said holice of sale, of sale, either as a whole or in sents time and place fixed by him in said no fermion, st public auction to the higher bailed and in such order as he may United States, payable at the time of sale. Trustee sam, in lawful money of und States, payable at the time of sale. Trustee sale holic pair and any sale and from time to time thereafter may postpone the sale by public sale and from time to time thereafter may postpone the sale by public.

nouncoment at the time fixed by the precoding postponement. The deliver to the purchaser his deed in form as required by law, coary perty so solid, but without any covenant or varrably, express or recitais in the deed of any misters or facts shall be conclusive truthulness thereot. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale.

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the beneficiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided her teo shall apply the proceeds of the trustee's said an follows: exponses of the sale including the compensation of the trustee, onable charge by the stormer, "for the obligation secured t. deed. (3) To all persons having To the obligation secured t. deed. (4) To all persons having to the interest sapear ervis of their trustee in the trust deed as their interests appear r. of their priority. (4) The surplus, if any to the granter of the l or to his successor in interest cutified to such surplus.

For any reason permitted by law, the beneficiary may from point a successor to interest catified to such surplus. For any reason permitted by law, the beneficiary may from point a successor to any functe canned herein, or r trustee appointed hereunder. Upon such appointments and with les conferred upon any trustee herein named by written instrument beneficiary, containing reference to this trust deed and its beneficiary, containing reference to this trust deed and its which, when recorded in the office of the trust deed and its or counties in which the property is situated, shall be conclusive i pipointment agreement the successor trustee.

uppointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and acknow s made a public record, as provided by law. The trustee is not obligate y any party hereto of pending sale under any other deed not obligate on or proceeding in which the grantor, beneficiary or trustee shall be nless such action or proceeding is brought by the trustee.

This deed applies to, intras to the benefit of, and blads all parties heir heirs, legates devises, administrators, executors, successors and beneficient beneficiary that mean the holder and owner, including of the note secured bereby, hence or not named as a beneficiary der includes the feminine and/or nutter, and the singulars, the mea-oplural.

CONTROL OR

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

ernon Lee Fry (SEAL) Collan & Try STATE OF OREGON County of Klamath (SEAL) THIS IS TO CERTIFY that on this 25 day of March Notary Bublic in and for said county and state, personally appeared the within named VERNON LEE FRY AND COLLEEN J. FRY, husband and wife to me personally known to be the identical individual g named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. TIN TESTIMONY WHEREOF. I have hereunto set my hand and afficed my notatial seal the day, and year last abo  $\langle \phi \rangle$ Omeran Bach ISEALS c for Oregoni ion expires: 10-25-20 QU. Loan No. STATE OF OREGON State of Klamath State of Klamath 104----TRUST DEED I certify that the within instrument was received for record on the 26 day of <u>March</u>, 1968 at 3,24.0'clock M., and recorded in book <u>M-68</u> on page <u>135</u> Record of Mortgages of said County. (DON'T USE THIS SPACE: RESERVED FOR RECORDING Grantor ABEL IN COUN-TO FIRST FEDERAL SAVINGS & Witness my hand and seal of County affixed. LOAN ASSOCIATION Benefic After Recording Return To: FIRST FEDERAL SAVINGS Dorothy Rogers 540 Main, St. Klamath Falls, Oregon 0 County Clerk By Ansi . . erren en bren 1966 hour dies Deputy Fee: 3.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong..... 

The undersigned is the legal owner and holder of all indebtedness secured by the forogoing trust deed. All sums secured by said trust deed have been fully paid 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 statule, to cancel all evidences of indebtedness secured by said trust deed (which are dolivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate naw hold by you under the

DATED

Charles Constant

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