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## TRUST DEED

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, 19.72 , between THIS TRUST DEED, made thislst day of May ROY R. SMITH and AUDREY J. SMITH, husband and wife

, as grantor, William Ganong, Jr., as trustee, and 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:

The following described real property in Klamath County, Oregon:

A Tract of land situated in the N<sup>1</sup><sub>2</sub>SE<sup>1</sup><sub>4</sub> of Section 9, Township 39 South, Range 10 East of the Willamette Meridian, more particularly described as follows:

Beginning at the South right of way line of Mallory Drive and the East line of Lot 1 in Block 3 of PINE GROVE RANCHETTS; thence East along the South line of Mallory Drive 450.13 feet to the true point of beginning; thence South 0°08' West 222 feet; thence East 194.71 feet; thence North 0°08' East 222 feet to the South line of Mallory Drive; thence West along Mallory Drive to the point of beginning.

This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the granter or others an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by the of said notes or part of any payment on one note and part on another, ne beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all enumbrances and that the strantor will and his hers, exceutors and administrators shall warrant and defend his said title thereto squares the chims of all persons whomsover.

excettors and administrators shall warrant and defend his said tile thereto against the claims of all persons whomsover. The granitor covenants and agrees to pay said not according to the terms here of and, when due, all taxes, assessments and other charges levide against add property; to keep and property free from all encumbrances having pre-cedence over this trust devel; to complete all buildings in course of construction or herafter constructed on said premises within six months from the date hereof on the date constructions hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all loss future construction; to replace any work or materials unsatisfactory to incredient construction; to replace any work or materials unsatisfactory to incredient construction; to replace any work or materials unsatisfactory to incredient construction; to replace any work or materials unsatisfactory to incredient construction; to replace any work or materials unsatisfactory to incredient within filtern days alice written notice from beneticary of such hereafter excited upon anid property in good repair and to commit or auffer horeafter excited upon anid property in good repair and to commit or auffer no waste of said premise; to keep all huilding, property and improvements now on chreafter excited on a company or companies accretable to the hene-ficiency, and to deliver the original principal sum of the note or obligation supproved loss payabio clause in know of the beneficienty material and with premium paid, to the principal place of business of the heneficienty material and with premium paid, to the principal place or business of the heneficienty material and with premium paid, to the principal place of obligation is some discretior obtain invarance is not so indered; the beneficienty material and with premium paid, to the principal place of oblisticary nay in its owe distribution datable by the gran

In order to provide regularly for the prompt payment of said taxes, asset to or other charges and insurance premiums, the granton agrees to pay the or other charges and insurance premiums, the granton agrees to pay ucipal and interest payable under the terms of the note or obligation accur edge, en anount equal to one-twelfth (1/12th) of the taxes, assessments are or charges due and payable with respect to said property within each succee twelve months, and also one-thirty-stath (1/36th) of the insurance premius able with respect to said property within each succeeding three years wh i trust deed remains in effect, as estimated and directed by the benefician h sums to be credited to the principal of the ionn until required for t erai purposes thereof and shall thereing he charged to the paincipal of r, or not the principal of the the said of the said of the r, or not the tax of the restrict are, without indices the pain of the submert stars assessments or other charges when they and hereing of

While the grantor is to pay any and all taxes, assessmenta es levied or assessed against said property, or any part there ame begin to bear interest and also to pay premiums on all es upon said property, such payments are to be main through r, as aforesaid. The grantor hereby authorizes the beneficial and all taxes, assessments and other charges levied or impos-tion all taxes, assessments and other charges levied or imposauthorized and the charge level of auch taxes, and season by the state; remiums in the amounts shown on the st carriers or their representatives, and to c the ionn or to withdraw the sume which or for any, established for that purpos to hold the beneficiary responsible for fail or for any less of damage growing out ( your and estile with any issumption ce receipts upon the oblications). to ag default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve 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 defielt to the beneficiary upon demand, and H not putiel within the days after such demand, and H not putiel within the days of the principal of the principal of the obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repsyable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

The granter further agrees to comply with all lows, ordinances, recon-covenants, conditions and restrictions affecting said property. To jury all frees and expenses of this trust, including the cost of tith evanch, as we the other costs and expenses of the trustee incurred in connection w in enforcing this obligation, and trustee's and altorney's fees actually inc-to appear in and defend any action or proceeding purporting to affect the ity hereof or the rights or powers of the beneficiary or trustee; and to j-costs and expenses, including cost of evidence of title and attorney's fee-rasonable sum to be fixed by the court, in any such action or proceed-when the beneficiary or trustee may appear and in any such brownich by detend, to orcicose this deed, and all said sums shall be secured by this detend. pay all

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 motivally agreed that: 1. In the event that any portion or all of said property shall be taken r the right of embend domain or condemnation, the beneficiary shall have right to commence, prosecute in its own name, appear in or defend any ac-or proceedings, or to make any compromise or stillement in connection with taking and, if its so elects, to require that all or any portion of the amount re-d to gay all remonable costs, expenses and attorney's firs necessarily pair curred by the grantor in such taking, which are in excess of the amount re-d to gay all remonable costs, expenses and attorney's firs necessarily pair excessarily paid or incurred by the beneficiary in such proceedings, and there we explicit upon the induitedness secured hereby; and the grantor agrees, there applied upon the induitedness and excents such factomets ac-tions and makes. It is such actions and excent such instruments actions mptly

request. 2. At any time and from time to time upon written request of fichery, payment of its fees and presentation of this deed and the not dorsement (in case of full reconveyance, for cancellation), without after the induction of the individual of any approximation of the individual shifts of the individual of any map or plat of said property; (b) join in any easement or creating and restriction thereon, (c) join in any subsort of the individual shifts, and the same may be described as the "presenty. The grantee in any ane may be described as the "presenty. The grantee in any interval of the property. The grantee in any interval of the shift of the conclusive proor the state. The same may be described as the "present of the shift be conclusive proor the state."

shall be \$5.00. 3. As abilitioned security, grantor hereby assume to continuance of these trusts all rents, issues, reyalties a perty affected by this deed and of any personal property grantor shall idelault in the payment of any indebtedness the performance of any agreement hereunder, grantor shall lect all such rents, issues, royalies and profits earned p become due and payable. Upon any default by the grantor fighary may at any time without notice, either in person, antor some ucrauit in the payment of any indebtedness secur-be performance of any agreement hereunder, granifor shall have t et all such rents, issues, royalites and profits earned prior to come due and payable. Upon any default by the granifor hereu-clary may at any time without notice, either in person, by age view to be appointed by a court, and without regard to the a curity for the indebtedness hereby secured, enter upon and tak id property, or any part thereof, in the security for and such are thereon and pay the secure and enter upon and tak grant and profits, including those past due and ung to same, base costs and

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4. The entering neh rents, issues s or compensation application or rele or notice of de notice ing upon and taking possession of said property, the collect es and profits or the proceeds of fire and other insurance ion or awards for any taking or damags of the property, release thereof, as aforesaid, shall not cure or waive any default hereunder or invalidate any act done pursuan

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish henoficiary 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 stor in payment of any indebtedness secured hereby or in performance of any methods and any declare all sums secured hereby in-liately due and paynole by delivery to the trustee of written notice of default election to sell the trust property, which notice trusts thall cause to be r (filed for record. Upon delivery of said notice of default and election to sell be trust property, which notice of the all cause to be r (filed for record. Upon delivery of said notice of default and election to sell, the trust exist here and all promissory is and documents evidencing expenditures accured hereby, whereupon the trees shall fit the time and place of sale and give notice thereof as then three by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so villegid may pay the entite amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and altorney's fees exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law follow e recordation of said notice of default and giving of said notice of saic, ustee shall said property at the time and place fixed by him in said and saie, either as a whole or in separate parcels, and in such order as he may mine, at public auction to the highest bidder for cash, in lawful money of itded States, payable at the time of saie. Trustee may postpone sale of al ty portion of said property by public announcement at such times and place ic and from time to thereafter may postpone the sale by public

nouncement at the time fixed by the preceding postponement. The trus deliver to the purchaser his decel in form as required by law, conveying porty as oxid, but without any covenant or warranty, express or impl recitals in the decel of any matters or facts shall be conclusive proo truthfulness thereof. Any person, excluding the trustco but including the and the beneficiary, may purchase at the sale.

6. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the compensation of the trustee, am reasonable charge by the attorney. (2) To the obligation secured by trust deed. (3) To all persons having recorded lens subsequent to interests of the trustee in the trust deed as their interests appear in order of their priority. (4) The surplus, if any, to the grantor of the t deed or to his successor in interest entitled to such surplus.

10. For any reason permittee to have the beneficiary may from the time appoint a successor or successors to any trustee named herein, or to successor trustee appointed hereunder. Upon auch appointment and without veyance to the successor trustee, the latter shall be vested with all title, pe and duits conferred upon any trustee herein named or appointment and such appointment and substitution shall be made by written instrument exe by the beneficiary, containing reference to this trust deed and its plat record, which, when recorded in the office of the county clerk or recorder o property as juncted, shall be conclusive pro proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and ack ledged is made a public record, as provided by law. The trustee is not obly to notify any party hereto of periling sale under any other deed of trust any action or proceeding in which the grantor, beneficiary or trustee shall party univers such action or proceeding is brought by the trustee.

12. This deed applies to, inverse to the benefit of, and binds all parties hereto, their heirs, legates deviaces, administrators, executors, successors and assigns. The term "beneficiary" aliail mean the holder and owner, including piedece, of the note secured hereby, whether or not named as a heneficiary metheren. In construing this deed and whenever the context so frequires, the maculine gender includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter, and the singular number includes the feminine and/or neuter, and the singular number includes the piral.

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

1 Roy R Smith (SEAL) Acedrey J. Smith (SEAL) , 1972, before me, the undersigned, a May Notary Public in and for said county and state, personally appeared the within named ROY R. SMITH and AUDREY J. SMITH, husband and wife

to me personally known to be the identical incivitual incince in and purposes therein expressed.

IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my potarial seal the day and year last above witten 1401.1 ames D Bo Public for Oregon (SEAL) 10-25 - 74 mission expires:

Loan No.

STATE OF OREGON

THIS IS TO CERTIFY that on this .....

TRUST DEED

Grantot τo FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficio

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

FEE \$4.00

STATE OF OREGON ) SS. County of Klamath

I certify that the within instrument Record of Mortgages of said County.

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Witness my hand and seal of County affixed.

affixea. WM. D. MILNE By Hazel Draz I Deputy

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

TO: William Ganong... ., Trustee

15.14

DATED:

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 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 statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you horewith together with said trust dood) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the

First Federal Savings and Loan Association, Beneficiary

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