## 14 C1-40732 TH38-10372 10978

## TRUST DEED

THIS TRUST DEED, made this 1st day of March WILLIAM R. SMITH AND MARY R. SMITH, Husband and Wife

220

, 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:

PARCEL NO. I: Beginning at the Northeast corner of Block 41 of NICHOLS ADDITION to the City of Klamath Falls, formerly Linkville, Oregon; thence westerly along the southerly line of Washington Street (formerly Canal Street) 72 feet; thence southerly parallel with Seventh Street 60 feet; thence Easterly parallel with Washington Street (formerly Canal Street, 72 feet; thence Northerly along the Westerly line of Seventh Street, 60 feet to the place of beginning.

PARCEL NO. II: Beginning at a point on the Southerly line of Washington Street (formerly Canal St.) 72 feet Southwesterly from the North-9 easterly corner of Block 41 of NICHOLS ADDITION to the City of Klamath Falls, Oregon, thence Southeasterly parallel with Seventh St., 60 feet;

" thence Southwesterly parallel with Washington Street 28 feet; thence Northwesterly parallel with Seventh St. 60 feet to the Southerly line of Washington St., thence Northeasterly along the Southerly line of

cowashington St., 28 feet to the point of beginning, and being a portion

Washington St., 28 Feet to the point of population of the second data and the second d

and other as they demand may at

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

The grantor hereby covenants to and with the trustee and the beneficiary a that the said premises and property conveyed by this trust deed ar and clear of all encumbinances and that the grantor will and his heirs itors and administrators shall warrant and defend his said title therety ist the claims of all persons whomsover.

The grantor covenants and agrees to pay sail note according to the term cof and, when due, all taxes, assessments and other charges levied agains property; to keep said property free from all encumbrances having pre nec over this trust deed; to complete all buildings in correct of construction tereafter constructed on said premises within six months from the dat of or the date construction is hereafter connected; to repair and restor of the gate construction of hereafter connected; to repair and restor reafter constructed on said premiaes within six months from the date for the date construction is hereafter communication to properly and restore stly and in good workmanike manned actroped and pay, when due, all incurred therefor; to allow headerlary to inspect anid property at all during construction; to reafter written notice from heneficiary to fail for remain fifteen during any owner or materials unsatisfactory to learny within fifteen during any owner on materials unsatisfactory to react upon said premises; to keep all buildings, property and improvement new for said premises; to keep all buildings, property and improvements are hereafter erected on said premises continuously insure against loss to a such other hazards as the beneficiary may from time to time require, sum not less than the original principal sum of the nole or obligation ed by this trust deed, in a company or companies acceptable to the hence any ays prior to the effective date of nay such policy of insurance. If a during print is not so tandered, the beneficiary at least n days prior to the effective date of any such policy of insurance. The not such in insurance is not so tandered, the beneficiary, which insurance the not and insurance for the hencits of the beneficiary and insurance.

In order to provide regularly for the prompt payment of said taxes, ass the or other charges and insurance premiums, the grantor agrees to pay beneficiary, together with and in addition to the monthly payments ucipal and interest payable under the terms of the note or obligation secu by, an amount equal to one-tweight (1/2th) of the insurance premiu-tuely and interest payable with respect to said property within each succe-tuely and interest of said property within each succe-tuely and the same one-thirty-statch (1/3th) of the insurance premiu-able with respect to said property within each succe-tuely and interest of the principal of the state of the same of the issues there of and shall thereing the sums so paid shall be held is or, at the option of the beneficiary of the surged to the principal of it or, at the option of the beneficiary of the surged to the principal of it, or, at the option of the beneficiary of the surged with interest, to pay as niume, taxes, assessments or other charges when they shall become of payable. In order to provide regularly for the pro

payable. While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against said property, or any part thereof, before anno beginsid property, such payments are to be made through the bene-rear page affection of the grantor hereby authorizes the heneficiary to pay and all taxes, assessments and other charges levied or imposed against argument in the amounts as shown by the statements thereof urninher the beneficiary responsible for fully response autorized and settle with any insurance company and the intervent of any insurance actions a settle with any insurance company and the insurance company ch may be required from rpose. The grantor ngrees failure to have any insur-it of a defect in any in-ized, in the event of any ompany and to apply any i by this trust deed. In rment and satisfaction in y by the beneficiary after

of Lot 7 in Block 41 of NICHOLS ADDITION, being also known as the East 28 feet of West 58 feet of North 60 feet of Lot 7 in Block 41 of said addition.

Val. 76 Frig. 3130 , 19 76 , between any balance remaining in the reserve account shall be credited to th Iness. If the reserve account for taxes, assessments, insurance premium re charges is not sufficient at any time for the payment of anel-bargene due, the granitor shall pay the deficit to the betellarge use become due, the granitor shall pay the deficit to the betellarge use and if not puid within ten days after such demand, the beneficiers its option add the amount of such deficit to the principal of the Should the grantor fail to keep any of the foregoing cove ficialy may at its option carry out the same, and all its exp shall draw interest at the rate specified in the note, shall t grantor on demand and shall be secured by the lien of this connection, the beneficiary shall have the right in its discre-lingrovements made on said premises and also to make such erly as in its sole discretion it may deem necessary or as The grantor further agrees to comply with all laws, ordinants, conditions and restrictions affecting sold property The grantor further agrees to compy with an investment over overanits, conditions and restrictions affecting said property; to j free and expenses of this trust, including the cost of title search the other costs and expenses of the trustee incurred in connec in enforcing this obligation, and trustee's and attorney's fees actu to appear in and defend any action or proceeding purporting to affi-ity hereof or the rights or powers of the beneficiary or trustee; a costs and expenses, including cost of evidence of title and attorna reasonable sum to be fixed by the court, in any such action or ficiary to foreclose this deed, and all said sums shall be secured The beneficiary will furnish to the grantor on written request therefor an a statement of account but shall not be obligated or required to furnish further statements of account. 1 I.

171

9

3

5

ROD/T

And covena

all encur

cf record

nents of

againt a

STATI COM Febr

10117

It is mutually agreed that:

It is minutiny agreen that. I. In the event that any portion or all r the right of eminent domain or condemn ight to commence, prosecute in its own na or proceedings, or to make any compromise taking and, if it so elects, to require th.: he as compensation for such taking, which he as compensation for such taking, which

2. At any time and from time to time upon v y, payment of its fees and presentation of this ment (in case of full reconveyance, for cancella liky of any person for the payment of the indebi ent to the making of any map or plat of said pu or construction to the start of the said put of the start of the start of the said put of the start of the start of the said put of the start of the start of the said put of the start of the start of the said put of the start of the start of the said put of the start of the start of the start of the said put of the start of the start

sumi be \$3.00. 3. As additional security, grantor hereby assigns to conlinuance of these trusts all rents, issues, royalities an perty affreted by this deed and of any personal property grantor shall default in the payment of any indebtedness the performance of any agreement hereunder, grantor shall lect all such rents, issues, royalites and profits earned pr persone due and paynble. Upon any default by the granto hereme due and payalile. Upon an ficiary may at any time without ceiver to be appointed by a cour-security for the indebtedness here raid property, or any part thereof the rents, bases and profils, her other anone, lease costs and expenses oble attorney's fees, upon any in as the beneficiary may determine

1

Incel (SEAL)

19.76, before me, the undersigned, a

(SEAL)

.

\$E ]]

10.14

Bes Vale

1

i ju 1

A. . .

11 6140-238

57-16117

-10117

2

1 A

<u>ب</u>

5

9

E

And covena

all encum

ci record

ments of

againt a

STATE 0010

Fet

400

E. ROD/TR

The entering upon the proceeds of firs and or any taking or damage of a storesaid, shall not cure compensation or lication or release notice of awards for the thereof. as

See. 2

53

he grantor shall notify beneficiary in alle of the above described property lied it with auch personal information parily be required of a new ioan applic The of any sale charge.

Time is of of any indebtedness securca a , the beneficiary may declar syable by delivery to the true the trust property, which n Upon delivery of said notice denorit with the trustee thi or record. ary shall all fix the law.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person as privileged may pay the cutire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's feer not exceeding \$5000 each) other than such portion of the principal as would but 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, the recordation of anid notice of default and giving of said notice of said, a trustee shall sell said property at the time and place fixed by him In said not of saie, at public suction to the highest bidder for eash, in lawful money of 1 United States, payable at the time of saie. Trustee may postpone sale of all any portion of said property by public anonucement at such time and place said and page.

nouncement at the time fixed by the preceding postponement. The trustee a deliver to the purchaser his deed in form as required by law, convering the perty as soid, but without any covenant, or warranty, express or implied, rediate in the deed of any matters or facts shall be conclusive proof of truthuleness thereof. Any person, recluding the trustee but including the gran and the beneficiary, may purchase at the sale.

the peneticiary, may purchase at the asis. 9. When the Truitee sells pursuant to the powers provi-tive shall apply the precedes of the trustee's sale as fol-expenses of the sale including the compensation of the onable charge by the attorney. (2) To the obligation a t deed, (3) To all persons finding recorded liens sub-rats of the trustee in the trust deed as their interests r of their priority. (4) The surplus, if any, to the grante t or bits successor in interest cutified to such surplus.

10. For any reason permitted by law, the beneficiary m time appoint a successor or successors to any trustee named i successor trustee appointed hereunder. Upon such appointment vegance to the successor trustee, the latter shall be vested with and duties conferred upon any trustee herein named or appointe such appointment and substitution shall be made by written im dutte conferred upon any traiser herein named or appoint appointment and subsiliution shall be made by written it the beneficiary, containing reference to this trust deed ed, which, when recorded in the office of the county clerk nety or counties in which the property is situated, shall be per appointment of the successor insister.

1. Trustee accepts this trust when this deed, duly executed and acknow-bedged is made a public record, as previded by inw. The trustee is not obligated to notify any party hereto of pending sale under any there deed of trust or of any bellom or proceeding in which the grantor, herefolaryer trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inverse to the benefit of, and thinds all parties hereto, their here, legatest deviaces, administrators, executors, successors and parties event the term 'beneficiary' multiple and benefit or and owner, including piedace, of the note secared hereby, whether or not named as a beneficiary events for the construing this deed and whenever the context so requires, the mas-eulne gender includes the feminine and/or neuter, and the singular number in-cludes the obtail.

lilliam

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

STATE OF OREGON County of Klamath

Granto

Benefician

THIS IS TO CERTIFY that on this Notary

TRUST DEED

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St.

Klamath Falls, Oregon

After Recording Return To:

DATED

dia 1 70 3V Loan No.

Public in and for said county and state, personally appeared the within named WILLIAM R. SMITH AND MARY R. SMITH, Husband and Wife bersonally known to be the identical individual. S named in and who executed the foregoing instrument and acknowledged to me that to me personally known to be the identical individual individual in and this set of the set of the

WTESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above NOTARY 7 Deury Holuan ا المد م من ا Notary Public for Oregon My commission expires: (1-21-75) 27 PUELIC ISEAL

(DON'T USE THIS SPACE: RESERVED

FOR RECORDING LABEL IN COUN-TIES WHERE

USED.

STATE OF OREGON ( ss. County of Klamath

I certify that the within instrument was received for record on the ... day of <u>MuCil</u>, <u>19,76</u> at <u>10;46</u> of clock A M, and recorded in book M, 76 and page <u>3130</u> Record of Mortgages of said County.

Witness my hand and seal of County affixed.

County Clerk, 12 es£ \$\_6.00

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

The undersigned is the logal 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 herewith togother with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same.

First Federal Savings and Loan Association, Beneficiary