1823 M Vol. <u>76</u> Page 8622 01-10223 MTC # TRUST DEED 14841 76, between 19

THIS TRUST DEED, made this 10thday of June GARRY W. REED and ALTA M. REED, 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:

Lot 3, Block 9, FIRST ADDITION to KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurlenances, tenements, horeditements, rents, issues, profits, water rights, easements or privileges now or

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

he beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, utors and administrators shall warrant and defend his said title thereto utor and administrators shall warrant and defend his said title thereto and the claims of all persons whomsoever.

executors and administrators abalt warrant and defend his said title theres. stall the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms and property is the part of the second secon

High ne non-cancellable by the grantor during the full term of the pollcy thus obtained. That for the purpose of providing resultary for the prompt payment of all taxes, assessments, and governmental charges heried or assessed against the above described property and insurance pre-unitum while the index beried or assessed against the above described property and insurance pre-unitum while the index being of the grantor the time the ion was of the beseftleary sorginal purchas governments of the mostly sorginal purchas governments are the time the ion was made, grantor will pay to the beneftleary in addition to the mostly experied bereight of the dates and interest purpoint and interest and of the interest on amount of and property within each succeeding the purpoint also 1/36 of the insurance premium marable with interest on said amounts at oa accounts minus 3/4 of 1/6. If such rate ather is is is the original by the succeeding the computed on the across the interest on the accounts minus 3/4 of 1/6. If such rate is less than by banks on their open passbod thall be 4/6. Interest shall be computed on the average monthly balance in the account of the interest due.

While the granter 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 or assessed against said property, or any part thereof, before the same begin to bear interest and also to permitting on all insurance policies The grantor hereby authorizes itemis are to be may any and all taxes, assessments are lotter charges levied or imposed the beneficiary to pay and all taxes, assessments are to hereof turnished by the signate said profet taxe, assessments or other charges, and to pay the insurance premiums collector of such drows on the statements submitted by the insurance earliers or their rep-in the amounts to withdraw the same which may be required from the reserve account, resentiatives and for that purpose. The grantor agrees in no event to hold the beneficiary out of a direct that any insurance policy, and the beneficiary is authorized, in the amount of any loss, to comparison as extite with any insurance company and to apply any event of any joss, to computing the obligations accured by this trust deed. In computing amount of, the indeductions for payment and satisfaction in full or upon site or other amount of, the indeductions for payment and satisfaction in full or upon site or other amount of, the indeductions for payment and satisfaction in full or upon site or other

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acquisition of the property by the beneficiary after default, any balance remaining in reserve account shall be credited to the indeptedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at time for the payment of such charges as they become due, the granter shall pay defielt to the beneficiary upon demand, and if not paid within ter days after such dem the beneficiary may at its option add the amount of such defielt to the principal of the beneficiary may at its option add the amount of such defielt to the principal of obligation secured hereby.

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biligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then t beneficiary may at its option carry out the same, and all its oppenditures the for shall draw interest it he rate specified in the note, sail the repayable for shall draw interest and shall be secured by the lits discretion to compl-this connection the beneficiary shall have the right in the tota deal any improvements made on said premises and also to make such repairs to a any improvements made on said premises and also to make such repairs to a property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regult overants, conditions and restrictions affecting said property: to pay all overants, conditions and restrictions affecting said property: to pay all the same apprase of this trust, including the cost of the search, as w the other costs abligation, and trustee's and attorney's fees not and expenses of the truster including cost of the truster incurred in enforcing this abligation, and trustee's and attorney's fees to appear in and rights or powers of the beneficiary of and attorney's ty hered or the rights or powers of the beneficiary of and attorney's fee costs and expenses, be fixed by the court, in any such action or proceed reasonable sum to be rised by the court, in any such brought by which the beneficiary or trustee may appear and in any suit brought by deed.

The beneficiary will furnish to the grantor on written request therefor an ual statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be tell 1. In the event that any portion or all of said property shall be der the right of eminent domain or condemnation, the beneficiary shall be nor proceeding the source of the sour name, appear in the connection w nor proceeding it is origination of the source of the moment which as a source of the source of the source of the source of the index to the source of the source of the source of the source it and the source of the source of the source of the source of the source index to the source of the index to the source of the source o pay

be necessary in sum and from time to time upon request. 2. At any time and from time to time upon ficiary payment of its fees and presentation of thi ficiary payment of its fees and presentation of the liability of any presen for the payment of to said a consent to the making of any map or platform thereon, any easement or creating and restriction thereon, any easement affecting this deed or the ilen or or other agreement affecting this deed or the ilen or without warranty, all or any part of the property since may be described as the "person or person the recitais therein of any matters or facts shal the treit and the person of the property it utilizing a thereof. Trustec's fees for any of the time to time upon illation), without affectin ebtedness, the trustee may property; (b) join in gr, (c) join in any subordi or charge hereof; (d) rec 7. The grantee in any rec i legally entitled thereto

be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary uance of these trusts all rents, issues, royaitles and profits or affected by deci and of any personal property located the affected by any lackted these secured here reformance of any agreement hereunder, grantor shall are the r efformance of any agreement hereunder, grantor shall are the r all such rents, issues, poysities and profits earned prior to defa ill such rents, issues, poysities and profits the grantor hereunder af due and payable. Upon any default by the grantor hereunder the due and payable. become due and pay fleiary may at any ceiver to be appoint security for the indi-said property, or an the rents, issues an the same, less costa-able attorney's fees as the beneficiary

4. **4** (SEAL) (SEAL) 1 Deputy 4.8 67

The entering upon and taking possession of said property, the collection conts, issues and profits or the proceeds of fire and other insurance pol-componation or awards for any taking or duage of the property, and Histion or release thereof, as aforesaid, shall not cure or waive any de-troit of default hereunder or invalidate any act done pursuant to the of such icles of the appli fault or such

5. The grantor shall notify beneficiary in writing of any sale or con-tor sale of the above described property and furnish beneficiary on a i supplied it with such personal information concerning the purchase of id ordinarity be required of a new loan applicant and shall pay beneficiary price charge.

a service charge. 6. Time is of the estence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any greenet hereunders, the beneficiary may declare all sums second hereby in-greenet hereunders, the beneficiary may declare all sums second hereby in-mediately due an soil bhe trust property, which notice of writes shall cause to be and election forcoord. Upon delivery of said notice frust decland and all promiseory duy likef(diary shall deposit with the trustee the secured hereby, whereupon the trustees shall fail the time and place of said action of the root as then resulted by law. shall fix the tin by law.

uired 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 the direct may port the entire amount then due under this actually heured obligations becaused thereby (including costs and there and attorney's fees actually becaused thereby (including costs and there and attorney's fees actually \$50.00 each) other than such portion of the principal as would be default.

not then be due man no derivate occurren and thereby cure the derivate 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of sale, the furstee shall sell 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 here of termine, at public auction to the highest bidder for cash, in lawful money of the United States, payable at the time of said. Trustee may postpone said of said of a of any portion of said property by public announcement at such time and place an-sale and from time to time thereafter may perpone the sale by public an-

862 nouncement at the time fixed by the preceding postponential. Internated by the preceding postponential. Internated by law, converting the post of the purchaser bils deed in form as required by law, converting rectilize in the deed of any matters or facts shell be conclusive protocollar in the deed of any matter of the shell be conclusive protocollar to the precedent of the precedent of the shell be conclusive protocollar to the precedent of the shell be conclusive protocollar to the precedent of the precedent o

and the demendersy, may purchase at the safe. 9. When the Trustce sells pursuant to the powers provided herein, trustce shall apply the proceed of the trusters safe as follows: (1), the expenses of the safe including the compensation of the trust of trust died. (3) To all performs having recorded liens subsequent by interests of the strust of the trust deed as their interests appear in interests of the successor in interest cutiled to such surplus. d a the the the

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 horeunder. Use shall be vested with all title powers we have the successor trustee, the is of the second with all title powers and duits conferred upon any trust what he was do with all title powers such appointment and subsiliaries that he made by written instrument close of the thereficiary, consider the office of the county circle of econder of the record, which, when a 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 acknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, heneficiary or trustee shall be a party unitss such action or proceeding is brought by the trustee.

Party units such action or proceeding is brought by the trustee. 12. This deed applies to, hurres to the benefit of, and blads all parties hereto, their heirs, legatees devisees, administrators, executors, successors and assigns. The term "beneficiary" shell mean the holder and owner, including heldere, of the note secured hereby whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the ma-culine gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. reed IN alti M. STATE OF OREGON 76 dersigned. a 85. before me, the June æb 10 .day of Notary Public in and for said county and state, personally appeared the within named. GARBY W. REED and ALTA M. REED, husband and REED, husband and wife to me personally known to be the identical individual^S 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. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my netarial seal the day and year last Notesy Public for Oregon -14-80 My commission expires: 5-14-80 Ole

TRUST DEED

County of Klamath

172 34

Loan No. ...

DATED

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(SEAL)

Granio TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION Beneficia

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

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

FEE \$ 6.00

USE THIS

I certify that the within instrument was received for record on the 10th

STATE OF OREGON } ss.

at 4:05 o'clock P. M., and recorded in book M.76 on page 8622 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

WM. D. MILNE County Clerk

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in a second de la companya de la com La companya de la comp t de la REQUEST FOR FULL RECONVEYANCE <u>`</u>.

To be used only when obligations have been paid.

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PALL MARKAGE THE T

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 pursuant to statule, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with s 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 same.

by

First Federal Savings and Loan Association, Beneficiary