KR. Co. A-27054 L# 0140-868 m 10342 TRUST DEED Val. 76 Page 16047 19 76 between July THIS TRUST DEED, made this 7th day of HUGH M. JENKINS AND JOCELEAN JENKINS , Husband and Wife , as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Vismath 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 5 Klamath County, Oregon, described as: ----in 12

Beginning at a point on the South line of Fair Acres Subdivision No. 1 which point is West 30 feet and North 0°11' East, 30 feet, from the corner common to Sections 35 and 36, Township 38 South, 00 and Sections 1 and 2, Township 39 South, all in Range 9 East of the Willamette Meridian: thence North 0°11' East parallel to the 100 East line of Tract 68, a distance of 80 feet to the true point æ of beginning; thence continuing North 0°11' East 183.2 feet, thence West 75.25 feet; thence South 183.2 feet; thence East 75.25 feet, more or less, to the true point of beginning; being a portion of Tract 68 Fairacres Subdivision No. 1.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, horeditements, ronts, issues, profits, water rights, easemonts or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vonetian blinds, floor covering in place such as well-to-wall carpeting and lineleum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the creater has or may bereatter acquire for the purpose of requires

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, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments received by it upon 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.

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The grantor hereby covenants to and with the trustee and the beneficiary rela link to said premises and property conveyed by this trust deed are to and and intercombrances and that the grantor will do its heirs, so and and administrators shall warrant and defend his said title thereto enset the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereio against the claims of all persons whomsoever. The granter covenants and agrees to pay said note according to the terms thereof and, who face, all taxes, assessments and other charges leviced against thereof and, who face asid property free from all encumbrance homers the said property into true and the interaction of the angle of the terms of the said the decity to complete all buildings in course from the date or here the date construction is hereafter commentialing or improvement on hereing constructed on said prenises within six menors from the date or here the date construction is hereafter commentialing or improvement on hereing construction; to replace aritics to longeet aid property at all costs incourse therefor; to allow benefits work or materials unsatisfactory to beneficiary within fifteen days any buildings in provements new or hereafter erected upontess in the benefits of the hereafter constructed on said premises to keep all buildings, property and improve-ments new of dastry of the each allow of repair and to commit or smarts no wast of said premises to keep all buildings, property and improve-net by this trust deed, in a company of companies to the server to the hereafter hazards as the beneficiary may from induce to the bene-ficatr, not be the struct deed, in a company of companies to the server by the one host less than the original pilicipal sum of the here date and with approved loss payable clause in favor of the hereficiary at line requires. If litteen days pirot the effective to the direction the hereficiary at line days pilicipal content of the hereford and with approved loss payable clause in favor of the hereficiary may from its of instructs. If litteen days pilicipal pilicipal the of any such policy in the own discribed obtain insurance in so the beneficiary may from its own and all he non-cancellable by the granter during the full term of the policy has able to be the firety to the direct, the beneficiary

shall be non-cancellable by the grantor during the two terms to whether the obtained. This for the purpose of providing regularly for the promet payment of all taxes, assessments, and governmental charges level or assessed against the almore described property and instrume premium while the includeleness secure likely is in excess of 80% of the property is in excess of a secure interval to the three the lean was of the lesser of the original purchase price path by the grantor at the time the lean was of the lesser of the original purchase price path by the grantor at the time the lean was made grantor will pay to the heneficitry in addition to the monthly is purposed of the property of the thereful the trans the lean was price path diverses payments of a mode grantor will pay to the heneficitry in addition to the monthly on payments of the date installments on principal and interest are payable at a mean to in 1/12 on the taxe, sneesments, and other charges dire and payable the remeint payable with respect to ashi property within each succeeding the respect to ashi property within each succeeding the respect within a the respect to ashid property within each succeeding the respect to ashid and interest and by the grantor field at a mean the installent of the grantor field at a rate not less than the highest rate and much deel at the grantor field at of placers trial shall be 4%. Interest that is but here is the set han all point of the average 4%, the charace in the account and shall be paid quarterly to the grantor by vertiling in the exceent that the taxe shall be paid to be respected.

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While the granter is to pay any and all taxes, assessments and other charges locked or assessed against said property, or any part thereof, before the same begin to bear-interest and also to pay property or all insurance policies upon sail property, such pay-ments are to be made through the inserticity, as aforesaid. The granter teriop sutherlass the beneficiary to pay any such as shown by the statements thereof turnised by the against sail property on a sessments or other charges, and to pay the insurance policy in the same the statements so other charges, and to pay the insurance policy resents the such the statements so there charges in the constraint of the insurance shown by the same the statements so the required from the insurance policy in the amounts to withdraw the statements there in no ecol is not the beneficiary if any the for failure to base any insurance withen ar for breach is and the beneficiary event of an offect it any insurance policy, and the beneficiary is and there is no is not be not apply any event of any loss, to compromise and settle with any insurance withen are for the base of any such human are receipts upon the obligations accurcity by this trust deed. In computing the annumit of, the indeductives for payment and satisfaction in full or upon safe or other

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acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxe, 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 deficit to the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby. Should the grantor fail to keap any of the foregoing account of the terminate the terminate fail to keap any of the foregoing account of the terminate fail to keap any of the foregoing account of the terminate fail to keap any of the foregoing account of the terminate fail to keap any of the foregoing account of the terminate fails to keap any of the foregoing account of the terminate fail to keap any of the foregoing account of the terminate fails to keap any of the foregoing account of the foregoing account of the terminate fails to keap any of the foregoing account of the foregoing acco

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the beneficiary may at its option and the ameant of such deficit to 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 din the note, shall be repayable by the grantor on demand and shall be have the right in its discretion to complete this connection, the beneficiary instant is option carry out the din the note, shall be repayable by the grantor on demand and shall be have the right in its discretion to complete this connection, the beneficiary instant is obligations and also to make such repairs to said any improvements much end shall be repayable by reparter the state of the state the state of the state the state of the state of the state the state of the stat

The beneficiary will furnish to the granter 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 mutually agreed that: 1. In the event that any portion or all of said property shall be taken muler the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, suppars in or defend any ac-tion or proceedings, or to make any compromise or actionnet in connection with user taking and, if is as elects, to require that all or ascess of the amount re-many portion of the money's pay all creasonable costs, expenses and expenses and attorney's fees necessarily paid or incurred by the heneficiary in such proceedings, and the balance applied upon the indéhicates accurred they concedings, and the balance applied upon the indéhicates accurred they; and the granior agrees, at its own expense, to take such actions and excente such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene 2. At any time and from time to time upon written request of the bene ficiary, payment of its tees and presentation of this deed and the note for en-tiorsement (in case of till reconvyance, for cancellation), without affecting the liability of any praking of any map or plat of said property; (b) Join his affecting the consent second and the approximation of the property (b) Join his affecting the any there are a said to the property of the lien or the affecting the said of the area of the approximation of the property is a said to the property without warraity, all or any part of the property liel without were any for any be described as the "person of nois shall be conclusive proof of the truthplanes thereof. Trustee's fees for any of the services in the paragraph shall be 5.00.

truthfulness thereof. Trustee's fees for any of the services in this prograph shall be \$5.00. 3. As additional security, grantor hereby asigns to beneficiary during the continuance of these trusts all rents, issues, royaltes and profits of the pro-continuance of these trusts all rents, issues, royaltes and profits of the pro-ference of these trusts all rents, issues, royaltes and profits of the pro-ting performance of any services and profits and thereas, until the performance of any services and profits carned prior to default as they leed all such rents, issues, not colled, such as the profit to colled the services and profits of the services of the services of the services and profits and the services of the service of the indefault as they leed all such rents, issues and profits, secured parts of the secured acted and the services of the performance of the indefault of the secure and the services of the secure of the indefault second the secure the secure of the secure the secure of the indefault secures and collections, including reason while attorney's fees, you can y for secure of secure of the secure of the secure of the secure of the as the beneficiary may determine.

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4. The entering upon and taking possession of cald property, the collection of such rents, issues and profils or the proceeds of fire and other insurace pol-icies or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloreands, shall not cure or waive any de-fault, or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or conformation of the above described property and furnish beneficiary on supplied it with such personal information conversing the purchaser of ordinarily be required of a new loan applicant and shall pay beneficial vice charge.

a service charge. 6. Time is of the essence of this instrument and upon default by the granhor in payment of any indebtedness secured hereby or in performance of any mediately due and payable by delivery to the trustee of written notice of the trust and election to sell the trust property, which notice trustees shall eliton to sell, the beneficiary shall deposit with the trustee the trustee shall eliton to sell, the beneficiary shall deposit with the trustee the trust we shall all no sell. In the trustee shall dix the time and place of sale and give notice thereof as then required by 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 so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses a storary's fees not exceeding 550.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due han no meaning occurrent and thereby cure the default. 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 saie, the trustes shall sell said property at the time and place fixed by him in said notice of saie, either as a whole of in separate parcels, and in such order as he may de-termine, at public auction to the highest hidder for eash, in lawful money of the United States, payable at the time of asle, trustee may postpone saie 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 saie by public au-

nouncement at the time fixed by the proceeding postponement. The trists shall defirer to the purchaser his deed in form as required by law, convering the pro-perty so sold, but without any covenant or warranty, express or hupled. The recitais in the deed of any mattern or facts shall be conclusive proof of the truthuluses thereof. Any person, excluding the trustee but including the grantor and the beneficiery, may purchase at the sale.

ad the unerticity, may purchase at the safe. 9. When the Trustee sells pursuant to the powers provided herein, the unice shall apply the proceeds of the trustee's safe as follows: (1) To be expense of the safe including the compensation of the trustee, and a manuality of the safe provided the trustee, and the same of the starge by the sate of the safe periods having recorded liens subsequent to the iterests of the trustee in the trust deed as their interests appear in the iterest of the successor in interest entitled to such surplus.

deed or to his successor in interest chilied to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor is a successors to any trustee name herein, or to any successor trustice appointed heronumer. Upon such appointment and without con-weyance to the successor trustee, the latter shall be veried with all tille, powers and duits conferred upon any trustee lored maned or appointed hereunder. Each such appointment and sul. illution shall be made by written instrument excuted such appointment and sul. illution shall be made by written instrument excuted by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county derk or recorder of the 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 acknow-12. 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, 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 bluds all parties hereto, their heirs, logates devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whicher or not named as a beneficiary pledgee, of the note secured hereby, whicher or not named as a beneficiary culine gender includes the feminine and/or neuter, and the singular number in-culudes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. lughim (SEAL) (SEAL) STATE OF OREGON 68. 19.76, before me, the undersigned, a County of Klamath July 7thday of. THIS IS TO CERTIFY that on this. y Public in and for said county and state, personally appeared the within named. HUGH M. JENKINS AND JOCELEAN JENKINS, Husband and Wife Notary 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 beteunto set my hand and affixed my particital seal the day and year last above Serald V. 、《《月日日》 Blow The a sille Notary Public for Oregon My commission expires: 11-12-78 AU (14) 5 (SEAL). :0 7. 35 Loan No. $\left. \begin{array}{c} \text{STATE OF OREGON} \\ \text{County of Klamath} \end{array} \right\} \text{ ss.}$ TRUST DEED I certify that the within instrument was received for record on the 8th day of JULY 1976, at 11;57 o'clock AM., and recorded (DON'T USE THU (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUNin book M-76 on page 10342 1.1 Record of Mortgages of said County. Grantor TO TIES WHERE 1 ບອະດ.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary WM. D. MILNE Ater Recording Return To: FIRST FEDERAL SAVINGS <u>540 Main St.</u> Klamath Falls, Oregon County Clerk q 12 Deputy FEE \$ 6.00 -REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. - 11 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 between the torgether 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 Trustee

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DATED:

First Federal Savings and Loan Association, Beneficiary

and the