03-10320 #38-11023	norahirmanaansis in settarika (koomulaise
17623 TRUST DEED Vol. 76 Page	1255
THIS TRUST DEED, made this 12th day of August KAY M. WHALEY, a single woman	
KAY M. WHALEY, a single woman	19 76

, 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:

Lots 11 and 12 in Block 22 of SECOND ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.

ģ which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or 

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granitor or others baving 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-ary of said notes or part of any payment on one note and part on another, as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, ascendors and administrators shall warrant and defend his said title thereto against the claims of all peroas whomsover.

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executors and administrators shall warrants and defend his said title thereis sgainst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against said property to keep and properly free from all encuthrances having pre-cedence over this trust deed; to complete all buildings in course of construction bereof articles and properly free from all encuthrances having pre-cedence over this trust deed; to complete all buildings in course of construction bereof articles and properly free from all encuthrances having pre-cedence over this trust deed; to complete all buildings in morts from the date promptly and in good worklows in here any building or improvement on the solution of the start of the start of the start of the start promptly and in good worklows benched to be and properly at all times during construction; to replace any work impacts and prepring of said properly which may be diate premises on improvements and art costs incurred therefor; to allow benched to repair and improvements on costs incurred therefor; to allow benched to repair and to commit constructed on said premises; to keep all buildings and improvements model or wate of said premises; to keep all buildings, property and innorvements by fire or such other hazards as the beneficiary may from time to the or bligation relaxy, and this trust deed, in a company or companies acceptable to the bene-ficiary, and this trust deed in a korr of the building y insure data and the profile approved to say approximate the original principal sum of the heneficiary and the principal principal principal sum of the heneficiary as the proventions pays prior to the effective data builters of the beneficiary and his fortance. If ald policy of insurance is not so tendered, the beneficiary may in its own shall be non-canceliable by the grantor during the full term of the policy thus abuilter.

shall be non-cancellaptic by the grantor during the full term of the polley thus obtained. That for the purpose of probability regularly for the prompt payment of all taxes, assessments, and coordinated charges hele indektor assessed against the above described pro-perty and hastrance premium while the indektor assessed against the above described pro-perty and hastrance premium while the indektor assessed against the above described pro-perty and hastrance premium while the indektor assessed against the above described pro-perty and hastrance premium while the indektor assessed against the time the lean was made or the beneficiary's original appraised value of the motor at the time the lean was made, crantor will pay to the beneficiary in addition to the amount equal to 1/32 of the taxes, assessments, and other charges due and physike with respect to said property within each succeding 12 months and also 1/36 of the insurance premium payable with respect to said property within each succeeding three years while this Trust Deed is in tracted on said amounts at a rate not less than the highest rate authorized to be paid of the start of open passhook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of open passhook accounts minus 3/4 of 1% of 1% of the the rate for a start and the sucrage monthly balance in the amount and hall be paid quarterly to the grantor by crediting to the eacer account the amount of the interest due.

While the grantor is to pay any and all taxes, ascessments and other charges label or messes and as to pay percentum or any part thereof, before the same begin to be interest, and also to pay premiums on all insurance policies upon said property methods beneficiary to pay any and all taxes, assessments and other charges level or imposed in the same taxes, assessments or other charges, and to pay the insurance percent and taxes, assessments or other charges, and to pay the insurance percent in the amounts should be slatements upon by the insurance carries or their rep-resentatives and to withdraw the statements the base for any loss or danage growing that for any insurance policy and the base for any loss or danage growing event of atter is a mine to bay early insurance policy and the insurance carries or their rep-resentatives and to withdraw the situation will be insurance for any loss or danage growing event of a terms in the observance policy and the base of the slate. In the slate, in the event of a terms in the observance policy and the insurance company and to apply any end base of the indeddedness for noment and satisfaction in full or upon sale or other amount of the indeddedness for noment and satisfaction in full or upon sale or other and the indeddedness for a sub-

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 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 nay the default to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the annount of such deficit to the principal of the obligation secured hereby.

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abligation 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 repayable 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 sold premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessate saturation to have to have be the grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, frees and expenses of this trust, including the cost of tille search, as well as the other costs and expenses of the trustee neurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all which are easing to be fixed by the court, in any such action or proceeding by bene-ficiary to forceluse this deed, and all suits shall he secured by this trust deed.

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:

1. In mutually agreed that:

 In the event that any portion or all of said property shall be taken under the right of comment domain or condemnation, the beneficiary shall have the right occumment prosecule in its own name, appear in or defend any ac-tion or proceedings; to make any compromise or settlement in connection with such taking and, if us, to make any compromise or settlement in connection with payable as compensation for shall have that and in any portion of the money's payable as compensation for shall be proceedings, shall be paid to the beneficiary and applied up all reasonable costs that even excess of the amount re-gurded to by it first upon any tensonable costs and expenses and attorney's fees necessarily paid or incurred by the sounds costs and expenses and theories at its own expense, to take such actions and occut such instruments as shall be necessary in obtaining such compensation, prompily upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the been-ficary, payment of its fees and presentation of this deca and the note for an-dorsement (in case of full reconveyance, for cancellation), without affecting the limbility of any person for the payment of the indebtdness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting or other ment or creating and restriction thread, (c) join in any subordination or other ment or grant this decd or the lien or charge hereof; (d) reconvey, without warranty tailecting this decd or the lien or charge hereof; (d) reconvey, ance may be described and part of the property. The grantee in any reconveg-the reclais therein of any map or persons legally entitled thereto' and the treliats therein of any map and of the services in this paragraph shall be \$5.00.

this indices thereof, fruite's fees for any of the services in this paragraph shall be 35.00. . As additional security, granter hereby assigns to heneficiary during the continuance of these trusts all regins, haues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until framtor shall default in the payment of any indebtedness secured hereby or in the performance of any agree payment of any indebtedness secured hereby or in the performance of any agree payment of the grantor shall have the right to col-lect all such terms, issues royal internation of the grantor the terms in the bene-ficiary may at any time withour solice, either in person, by agent or by a re-ceiver to be appointed by a course, and without regard to the adequacy of any said property, or any part thereby secured, enter upon and take possession of the ronts, issues and profits, including those past due and unpaid, and apply the same, less costs and exponents secured hereby, and in such order as the beneficiary may determine. s, upon any in may determine

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4. The entering upon and taking possession of said property, the collection of such reuts, issues and profits or the proceeds of fire and other insurance pol-leies or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

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5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary 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.

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 grantor in payment of any indebtodness secured hereby or in performance of any agreement hereonder, the beneficiary may declare all sums secured hereby in mediately due and payable by delivery to the trustee of written notice of default and there is the trust property, which notice trustee shall cause to be the beneficiary may declare all sums secured hereby in the declarout and documents with the trust property, which notice trustee shall cause to be the beneficiary may declare all sums secured hereby in the trust property, which notice trustee shall cause to be the beneficiary may declare all sums and the secure of the provide the beneficiary may declare all sums and the secure of the provide the trust property.
7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other person as privileged may pay the entire anount then due under this trust deed and in enforcing the terms of the obligation and trustee's and attenty's fees not exceeding \$30.00 each) other than such portion of the principat as would not the dot and there is due than to default.
8. After the lapse of such time and place of sail, the resolution of sail, the sould be due had no default and there is ure the default.
8. After the lapse of such time and place fixed by haw following the recording of sail onlice of default and property at the time and place by the order of sail, the sould be dored by the mode of the day the dot of sail, character is an other of the divide fixed by haw following the recording of sail onlice of the fixed bidde for cash, in lawful money of the united state, payable at the time of sail, Trustee may postpone sail of the of sail.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthruines thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.
9. When the Trustee sells purchase at the sale.
9. When the Trustee sells purchase to the provided herein, the trustee shall apply the proceeds of the trustee's axie as follows: (1) To the expenses of the sale including the compensation of the trustee, and a trustee here is the sale including the compensation of the trustee, and a trustee of the trustee's axie as follows: (1) To the expenses of the sale including the compensation of the trustee, and a trustee of the trust of the trust deel as their interest appear in the order of their priority. (1) The trust deel as their interest appear in the order of the instance or the trust deel as their interest appear in the order of the instance person in interest cutiled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to successor trustee appear to the trust the order or the trust the order. You can be confirmed and substitution shall be made by written instrument exceeded by the beneficiar and substitution shall be made by written instrument exceeded by the beneficiar of the trust be formed in the conduct product.
11. Trustee accepts this trust when this deed, duly exceuted and acknowledged is made applet the successor instance appointment, and while record by the trustee.
12. Trustee accepts this trust when this deed, duly exceuted and acknowledged is made a public record, as provided by law. The trustee as a bubble application or prove appointment of the successor is brought able and any be application or prove appointment of the successor is brought by law. The trustee shall be a public record, as provided by law. The trustee shall be applicated and the support and public record, bubble when acceling a beneficiary or trustee shall be a public sole of any public trust or day application or prove application.

12. This deed applies to, hures to the brieflit of, and hinds all partices hereto, their heirs, legatess devices, administrators, executors, successors and assigns. The term "temeficiary" shall mean the holder and owner, including piedgee, of the nonstruing stored herety, whether or not named as a bearfildary eurine gender includes the foundate and/or neuter, and the singular during the foundate and/or neuter, and the singular singular singular single gender includes the foundate and/or neuter, and the singular number lactudes the object.

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IN WITNESS WHEREOF, said grantor	has hereunto set his hand	and seal the day and year first above written.	A AVANA
n an	in a second provide the second se	- · · · · 柳曰: · · · · · · · · · · · · · · · · · · ·	
	et a	M, Whally (SEAL)	
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ounty of Klamath		an terre greget terrene en el persona attantique per el persona de la transforma de la persona de la persona d La persona de la persona de la contra de la transforma de la persona de la persona de la persona que persona e	
THIS IS TO CERTIFY that on this 13th day	of August		- Mainten Th
otary Public in and for said county and state, pe	reconcily appeared the within no	med	n an an an an Anna an A Anna an Anna an A
KAY M: WHALEY, a single	woman		
me personally known to be the identical individual	named in and who executed	the foregoing instrument and acknowledged to me that	· V
she executed the same freely and voluntarily for	the uses and purposes therein	the toregoing instrument and acknowledged to me that	
IN RESTINCTIVE WURDERE LITER		expressed.	in the second second
IN TESTIMONY WHEREOF, I have hereunto set n	ny hand and affixed my polarial	seal the day and year last above written.	فغاد تنابية مثليميد
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EAL)	Notary Public f	or Oregon expires: 5-14-80	
		expires: 2 - 1 4-1 -	LAN POTTANIA
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ying sering sering by the PS terminal sets Station and stating of Astronomic Series in the series of the series	i na na na serie de la companya de En este de la companya de la company	nger na selatan ng Kasaki si na saki panaka na kina kina si sa si kina kina si kata si sa si kanana a kana sa s	ે ન ગામમાં આ 🖗 નવિસ્તરમાં પ્રસાધનીય નિવેશ આ ગામમાં આવ્યું અને સ્વિત્તર દિવસો છે. આ ગામમાં આવ્યું છે.
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ма усла и населението на селети бласти на баран има собласти на сласти сласти. Сласти на спорти на база до с Полити сласти	alerena e e estas de estas por construire parte en entre en la construire en estas en estas de el estas de est En estas en estas en estas en estas entre en estas en entre en entre en estas en estas en estas en estas en est	County-of-Klamath	and the first of the second
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그는 것 같은 것 같	사람은 것은 아파 가지 않는다.	I certify that the within instrument	요즘 옷을 관계하는 것
	동안 같이 있는 것은 것을 하는 것이 없다.	was received for record on the 13th	
		day of <u>AUGUST</u> 19.76	
이상에 다 같이 다 있는 것은 것이 없는 것이 같아요.	(DON'T USE THIS SPACE: RESERVED	at 11;060'clock A.M., and recorded	N MARKEN
	FOR RECORDING	in book M. 76 on page 12551	Fred Hill Provide
Grantor	LABEL IN COUN-	Record of Mortgages of said County.	A Markan P
FIRST FEDERAL SAVINGS &	TIES WHERE USED.)	gen alle se de la constante de La constante de la constante de	and the second secon
LOAN ASSOCIATION		Witness my hand and seal of County	and the second states when
Beneficiary		alfixed.	이 기억에 가장 정권적
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iter Recording Return To:		WM. D. MILNE	and the second
FIRST FEDERAL SAVINGS	행사 사람이 가지 않는 것을 많이 다.	County-Clerk	一 《二十十十十十十
Klamath Falls, Oregon	an a	Budo I Ano I	and the providence for the second
		Deputy	· · · · · · · · · · · · · · · · · · ·
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REQUEST FOR FULL RECONVEYANCE			
있는 ^^^ 그는 이것을 했는 것, 사람들은 것이 하고, 그는 것을 만들었다. 그는 사람들은 이상을 만들었다. 이상 사람들은 사람들은 것을 수 있는 것을 만들었다. 사람들은 것을 만들었다. 것은 것을 것을 수 있는 것을 것을 수 있는 것을 수 있다. 이 것을 수 있는 것을 것을 수 있는 것을 수 있다. 것을 것을 것을 것을 것을 수 있는 것을 수 있는 것을			
To be used only when obligations have been paid.			
에 사실 방법에서 2000년 1월 1977년 1월 1977년 1월 1971년 1월 1971년 1월 1871년 1월 1971년 1월 1971년 1월 1971년 1월 1971년 1월 1971년 1월 19 2017년 1월 1971년 1월 197			
): William Ganong, Trustee			
The undersigned is the legal owner and holder of a	Il indebtedness secured by the fo	regoing trust deed. All sums secured by said trust deed	
e been july paid and satisfied. You hereby are dire	clou, our puyment to you of dny i	sums owing to you under the terms of sold trust dead	

all evidences of indebtedness secured by said trust deer (which are delivered to you more the terms of said trust deed or without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the trust deed) and to re First Federal Savings and Loan Association, Beneficiary DATED

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