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## L#01-40932 M/T 2248

#### 18540 TRUST DEED

THIS TRUST DEED, made this 2nd day of September EDWARD D. S. TARAPE AND SHIRLEY D. TARAPE, Husband and Wife 1976 between

, 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, solls and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 14, Block 5 of FIRST ADDITION to KELENE GARDENS, 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 appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to derived from or in anywise apportaining to the above described premises, and all plumbing, lighting; heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venatian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection covering in place such as wall-to-wall carpeting and linoloum, shades and built-in appliances now or hereatter installed in or used in connection with the above described premises, including all interest therein which the granter has or may **hywENTY** FOUR **http://thtp** 

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 laterest 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 any 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 premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, exceutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

Security and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms hereof and, when due, all taxes, assessments and other charges levied against all property; to keep and premises are seen to the second second second second r hereafter constructed on said premises within six monits from construction r hereafter construction as hereafter commenced; to repair and restore romptly and in good workmanike manner any building or improvement on and property which may be damaged or destroyed and pay, when due, all osts incurred therefor; to allow beneficiary to inspect said property at all sets incurred therefor; to allow beneficiary to inspect said property at all one of any within filteen days after written notice from beneficiary of such matriced on said premises continuously houred against or hereafter created on said premises continuously houred against the other here of the beneficiary of the term of the said or hereafter erected on said premises continuously houred against most of the other hards as the beneficiary may from time to time require, a sum not less than the original principal sum of the note or obligation claray, while the original principal sum of the note or obligation exterd by the struct deed, in a company or companies acceptable to the bene-clary, and to deliver the original principal such of the hereficiary at least the on hard premises in other of the beneficiary to dimit with the secret by the struct deed, in a company or companies acceptable to the bene-clary, and to deliver the original principal such of the hereficiary at least the on hard principal such the note form y filt for such the only a prior to the effect place of husiness of the beneficiary may filt for such the only of insurance is not so to chodered in such poiloy of insurance. If all points have the struct deed is not place to beneficiary the beneficiary with insurance. The text is the text deed in the

much negligibility of the grantest during the relation of the pointy thus obtained. That for the purpose of probling regularly for the prantit payment of all taxes, assessments, and goornmental charges level or assessed actinat the hards described property and haurance prentum while the indebtedness accured hereby is in a second of the lesser of the original purchase price paid by the granter at the time the beam sum ande or the beneficiary's original appriased value of the property at the time the beam maximum day to the beneficiary is addition to the monthly payments of principal and interest payable an amount equal to 1/12 of the taxes, assessments, and onlice there are nonunt equal to 1/12 of the taxes, assessments, and other charges due and beneficiary is addition to the space premium spapable with respect to and property within each succeeding three years while this Trust Deed is in the set of a side property within each succeeding the beneficiary tax the level tax and another granter at a ray the beneficiary the level tax and an another set of the granter the first taxes that a set of the source that the time the set tax and another set of the set of the result and the set of the granter the set of the maximum set of the granter taxes and another set of the set of the

While the grantor is to puy any and all taxes, assessments and other charges leviel or assessed against still property, or any part thereat, before the same begin to bear interest and also to pay premiums on all insurance polleies upon said property, such pay-nents are to be made through the beneficiary, as aforesand. The grantor hereby suthorizes, the beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the annualts as shown by the statements thereaf furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiumy in the annums shown on the statements twice furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiumy responsible for failure to have any insurance written or for any loss or damage graving witt of a defect in any insurance policy, and the beneficiary increase is andamized for any loss, to compromise and settle with any insurance company and the insurance policy and the bareficiary here is antimized by the event of any loss, to compromise and settle with any insurance company and on pay any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the Indedtedness for payment and satisfaction in full or upon sale or other

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acquisition of the property by the beneficiary after default, any balance remaining in the restree account shall be credited to the industriance account for taxes, assessments, insurance premiums, and other charges is not sufficient at any the for the payment of such changes as they become due, the granter shall pay the beneficiary upon demand, and if not paid within ten days after such domand, the beneficiary upon demand, and if not paid within ten days after such domand, the beneficiary upon demand, and if not paid within ten days after such domand, the beneficiary may at its option and the amount of such deficit to the principal of the obligation secured hereay. Should the granter shere the major may at its option carry out the same, and all its expenditures therefore shall draw interest at the rate specified in the note, shall be repayable by the granter on demand and shall be secured by the lien of this trust deced. In any information of demand on such dreinies and all have, ordinances, regulations, the other costs and expenses of the instructions affecting value and the other costs and expenses of the truster incurred in connecting with the other costs and expenses of the truster incurred in connecting with a specificary or truster; and cost of the other costs and expenses of the truster incurred in connecting with second and shall be repayed by all costs in enforcing this obligation, and truster's and all thrus, incluster; and all cost and the other costs and expenses of the truster incurred in connecting with restrictions affecting or truster; and the oppear in and defend any action or proceeding purporting to affect the security by here(of the rights obligation, and truster's and any such action or proceeding hy the test of the truster; and to pay all costs the action of the rights or powers of the beneficiary or truster; and to pay all costs to any other the other costs and expenses of the truster incurred in connecting with security breefor or the rights or powers of the beneficiary or truster; and t

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 mutually agreed that: 1. In the event that any portion or all of said property shall be taken inder the fields of eminet any portion or all of said property shall be taken inder the fields of eminet any conternation, the beneficiary shall have the or proceedings, or to make any compromise me, puper in or defend any ac-tion or proceedings, or to make any compromises of the annual fra-puper of the start of the second start of the second start of the second or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's first of the second start of the second start of the second start and applied by it first upon any reasonable costs and expenses and attorney's first of the second start of the second start of the second start and the second start of the second start of the second start uncerts as shall be necessarily paid or incurred by the beneficiary in such proceedings, and the proceedings of the second start of the second start uncerts as shall be necessary in obtaining such compensation, promptly upon the beneficiary's actions of the second start of the second start second start start and the target of the beneficiary's first of any person for the compensation of this deed and the notes for e-forms of the making of any map repaid of additioning attribution in granting or other agreement affecting this deed or the line or charge here of (d) reasing or other agreement of a second or prome or promoter affecting the second strant, all or any part of the property. The grantee in any reconvery interment of any matters of rates shall be conclusive proof of the attributions the cost of any matters of rates shall be conclusive proof of the attributions the second strand or assigns in the second in th

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4. The entering upon and taking possession of said property, the collection such reins, insuin and profils or the proceeds of fire and other insurance points, insuinable profils for a protection, and a publication or release thereor's a foresaid, shall not cure or waive any delite or notice of default hereunder or invalidate any act done pursuant to h notice.

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5. The grantor shall notify beneficiary in writing of any sale or o from supplied it with such personal information concerning the purchaser would ordinarily be required of a new loan applicant and shall pay benefici a service charge.

a scribe charge.
6. Time is of the ussure of this instrument and upon default by the granter in nayment of any indebtedness secured hereby or in performance of any anediately due and upon there and the bareline of the bareficiary indy declare all sums secured hereby in-andiately due and upon by delivery to the trustee of writche notice of default cause to be due to the bareficiary shall cause to be of and optimized and election to dell'upitelivery of and notice of default and elections and declares the bareficiary shall denote by delivery to the trustee of and in the secure to be the hereficiary shall ensure to be and declares and declares evidencing expenditores secure hereby, whereupon the trustees and fifth the time and place of sais 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 said, 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 actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other thus such portion of the principal as would not then be due had no default occurred and thereby cure the default.

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8. After the lapse of such then as may then be required by law following the recordinition of anial motice of default and giving of anial motice of saile, the trustee shall sell sail property at the time and giving of by him is sail motice of saile, either as a whole or in separate parcels, and in advise of by him is and notice of any portion to the highest hidder for cash, in law(in meney of the United States, payable at the time of saile. Trustee may postpone saie of all or any portion of sail property by public announcement at such thus and place of saile and from time to time thereafter may postpone the saile by public and

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-porty as solid, 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 truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

6. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's and a follows: (1) To the expenses of the said including the compression of the schemes of the said including the compression of bulkshop the strust deed (3) To all persons having recorded lions subsequent to the intercasts of the trustee in the trust deed as their interests appear in the order of the prior processor in interest entitled to such subsequent to the trust deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus.
10. For any reason permitted by law, the heneficiary may from time to time appoint a successor or nuccessor is not any trustee named herein, or to any verance to the successor interest reaction and the appointment and without convergence to the successor interest reaction in the successor interest and the property is also and the successor interest.
I. Trustee accepts this trust when this deed, duly exceuted and acknowledged is made a public record, as provided by law. The trustee is not obligated notify in a public record and successor interest.
12. This deed annifes to increase to the herefit of, and hinds all parties

12. This deed applies to, hurses to the benefit of and bluds all parties hereto, their heirs, legalees to downess, administrators, executor, blucessora and assigns. The term "beneficiery" shall mean the holder and parties pleikee, of the note sceared hereby, whether or not named as a beneficiery herein. In construing this deed and whenever the context so requires, the mac-culture gender includes the feminine and/or neuter, and the singular number la-cindes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Burrid & Javage (SEAL) 16 Shirley D. Jarage (SEAL) STATE OF OREGON County of Klamath 85. THIS IS TO CERTIFY that on this 2 not , 19. 76, before me, the undersigned, a September ...day Notary Public in and for said county and state, personally appeared the within named EDWARD D. S. TARAPE AND SHIRLEY D. TARAPE, Husband and Wife to me personally known to be the identical individual S named in and who exocuted 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 polarial seal the day and year last above Derald Brown C Notary Public for Oregon My commission expires: (SEAL) 11-12-78 W T Loan No. STATE OF OREGON ( SS. County of Klamath **KGT AND AND** TRUST DEED I certify that the within instrument was received for record on the 3rd day of SEPTENBER 19 76 at 12:04 o'clock P M., and recorded in book M.76 on page 13810 (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUNT Granto Record of Mortgages of said County. то TIES WHERE FIRST FEDERAL SAVINGS & USED.) Witness my hand and seal of County LOAN ASSOCIATION affixed. ŧ Beneficion After Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS County Clerk Shasta Klamath Falls, Oregon FEE S 6.00 Dopuly REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong .... Trustee The undersigned is the legal owner and holder of all indebiodness secured by the foregoing trust dood. 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 indebiedness secured by said trust deed (which are delivered to you herewith together 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 First Federal Savings and Loan Association, Beneficiary by DATED 19

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