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38-11435 03-10407 TRUST DEED OI. 76 Page 15611 19838

THIS TRUST DEED, made this 30th day of September between 19 GILBERT E. BARKES and MOLLYE A. BARKES, 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:

> Lots 9 and 14 in Block 1 of Tract No. 1031, SHADOW HILLS SUBDIVISION - 1, Klamath County, Oregon.

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

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

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 indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of ssid 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 n 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, itors and administrators shall warrant and defend his said title thereto ist the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto 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 said poor complete all buildings in course of construction or hor are this structed on said premises within six months from the date property is a set of the premises within six months from the date promptly and in good workmanike manne any building or improvement on said property which may be damaged or destroyed and pay, when due, all times during construction; to replace any work or materias unfellenty of such thendity within filteen days after written noise from the noise of constructed therefor; to allow beneficiary to laspect said property at 10 times during construction; to replace any work or materias unfellenty of such fact; not to remove or destroy any building indings and improvements now or horeafter erected upon sais to keep in good repair and to commit or suffer no wasts for after precision allow drepair main to the inter require, in a sum bot less than the original principal sum of the note or or oiliguiton secured by this trust deed, in a company or companies acceptable to the bene-ficienty and to deliver the original policy of insurance. If the note or or oiliguiton secured by this trust deed, in a company or companies acceptable to the bene-shall be not east the principal place of buildness out policy of markance. If filteen days grior to the effective desdered, the beneficiary may in its own discretion obtain insurance is nork to be beneficiary at least if there on obtain insurance is nork to be beneficiary the place of the strusters. The source of the principal place of the beneficiary may in its own discretion obtain insurance is nork to be beneficiary which insurance. The source of both is beneficiary to be beneficiary the insurance. If intendities of an anothere the bendities during the policy

obtained. That for the purpose of protelling regularly for the prompt payment of all taxes, ascessments, and governmental while the brief of assessed aralnat the above described pro-perty and invarance original purchase brief or assessed aralnat the above described pro-ferty and invarance original purchase price paid by the granter at the time the lean wave made, grantor, will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the note or colligation secured hereby on the date installments on principal and interest are payable an amount equal to 1/12of the taxes, assessments, and other charges due and payable will respect to said property within each succeeding 12 monits and lase 1/30 of the luxearme premium Paded is in refect as estimated and directed by the beneficiary in a budget to be padd by banks on their open paid the beneficiary in a budget of the autor the all respect to said property within each succeeding three years while autor the autor to be paid by banks on their open paid the term is 3/4 of 1%. If such rate is less than 4%, the rate of in three torout and shall be paid quarterly to the grantor by crediting to the axes accound the amount of the interest due.

to the exerce account the amount, or the anternet set of the exerce account the amount, or the anternet set of the exerce account of the pay any and all takes, assessments and other charges letter or anexested against said prometty or any part theread, hefore the same begin to hear interest and also take through the heart policies upon and property, such pay-ments and also take through the heart charges adversal, the grantor hereby authorizes the same begin to hear interest and also take through the heart charges, and to her charges letted or imposed the same strength in the amounts, as shown by the statements thereof furtised by the solution of the same set of the statements thereof numbers of the same set of the same set

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

obligation 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 have the right in its discretion to complete any improvements made on ssid premises and also to make such repairs to ssid 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 granice further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, reas and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or 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 costs and expenses, including cost of evidence of title and attorney's fees in connections the solution or proceeding purports the security in costs and expenses, including cost of evidence of title and attorney's fees in reasonable sum to be fixed by the court, in any such action or proceeding which the beneficiary or trustee may appear and in any suit brought the men-ficiary to foreclose this deed, and all said sums shall be secured by the trust decd.

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 under the right of eminent domain or condemnation, the beneficiary shall have the right to eminence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary applied by it first upon any reasonable costs and expenses and attorneys tees necessarily paid or incurred by the beneficiary in such instruments as shall be indexnet applied upon the indebtedness accured hereby; and in grantor agrees at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon, the beneficiary's request.

request. 9. At any time and from time to time upon written request of the ben ficinry, payment of its fees and presentation of this deel and the note for e dersement (in case of full reconveyance, for cancellation), without affecting it inability of nay person for the payment of the indebtedness, the trustee may (i consent to the making of any map or plat of said property; (b) Join in grantic any easement or creating and restriction thereon, (c) Join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvery without warranty, all or any part of the property. The grantee in any reconverse ance may be described as the "person or persons legally entities thereon of the the recitals therein of any matters or facts shall be under here pay for a trustifulness thereof. Truster's fees for any of the services in this paragrag-shall be 3.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts. all rents, issues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebtedness secured hereby or the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, (issues, royalites and profits, earned prior to default. In the second due and bayahing. These second due and bayahing. without notice, either in person, by agent or it, y a court, and without regard to the adequacy inces hereby secured, enter upon and take poste rt thereof, in its own name sue for or otherwise ofits, including those past due and unpaid, an expenses of operation and collection, including in any indeutedness secured hereby, and in suc determine. liciary may at any i ceiver to be appoint security for the inde Ity for the inue part property, or any part rents, issues and pro-



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After default Trustee for t d may pay the gations secured to five days

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not exceeding \$50.00 each) other than such that hereby cure the default. Bot 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 following the recordation of said notice of default and giving of said notice of saie, the trustee shall seil said property at the time and place fixed by him in said notice of saie, either as a whole or in separate philder for cash, in lawful money of the termine, at public suction to the biggest her furstee may postpone saie of all or the

nouncement at the time fixed by the precedit deliver to the purchaser his deed in form as a perty so sold, but without any covenant or recitals in the deed of any natters or facts truinfulness thereof. Any person, excluding the and the beneficiary, may purchase at the as ng postponement. The truste apro-required by law, conveying the pro-warranty, express or implied. The a shall be conclusive proof of the

in the deed of any matters or facts shall be conclusive provided in truther and the process of mpilling the truther but including the compensation of the truther but including the compensation of the truther but including the compensation of the truther but including the surplus. To the oblightion second there but including the surplus, it any, the surplus appoint a successor in interest on the surplus.
10. For any reason permitted by law, the beneficiary may from the successor truther bereasor to a successor to the the the the hy to

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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 particular to of pending sale under any other deed of trust or of any notion or proceeding in which the grantor, beneficiarly 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 binds all parties hereto, their heirs, legates dovices, administrations, excentors, successors and assigns. The term "heneficiary" shall whether or not named as a beneficiary hereto, the of the nois secured heret by whether the context so requires, the ima-hereto, the the there there the other by henever the context so requires, the neuling gader includes the femining and/or neuter, and the singular number in-culture gader includes the femine and/or neuter, and the singular number in-

TE OF OREGON so. Inty of Klamath so. THIS IS TO CERTIFY that on this <u>yeak</u> day of <u>September</u> , 19,76, before me, the undersigned, or public in and for solid county and state, personally appeared the within named <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and wife</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, husband and war last above written.</u> <u>GTLBERT E. BARKES and MOLITYE A. BARKES, BARKES, HUBBERT B. BARKES, BARKES, MERCHARKES, MERCHARKES,</u>	wishing the state of the same of same reaction of the state of the portion of said property by public announcement at such the portion of said property by public announcement at such the said and from time to time thereafter may postpone the said	s by public and cludes the plural. s hereunto set his hand a	
Mallyan Budy (SEAL 1997) an	IN WITNESS WHEREOF, said graniof no	Lill	Juf & Barkes (SEAL)
E OF OREGON ] =:		Mat	llye A. Barkes (SEAL)
GILBERT E. DARKES and PODULTE AND PRODUCT A subscription instrument and acknowledged to me the series of the same field and voluments in and who exceeded the foregoing instrument and acknowledged to me the series of the same field and voluments is and purposes therein expressed.         NY TESTIMONY WIERDOF, I have because set my hand and affered my council sed the day and year last above written.         NY TESTIMONY WIERDOF, I have because set my hand and affered my council sed the day and year last above written.         NY COMMISS OF Public for Oregoin My commission express.         OUT MONTONY WIERDOF, I have because set my hand and affered my council sed the day and year last above written.         Note:       The control of the same field of the same set	E OF OREGON Iy of Klamath ss.	Octobes - September	
OTHER ADDA IS AN INVESTIGATION       Organization of the identical individual 5. named in and who executed the foregoing instrument and acknowledged is in an an approximate for the identical individual 5. named in an approximate intermediation expressed.         NTESTIMONT, WHEREOF, 1 have because set my hand and addited my restricted such that day and year last above written.         Neichty Public for Oregoin My commission expressed.         Noticity Public for Oregoin FIRST FEDERAL SAVINGS & 10 An ASSOCIATION Solutions for Signature in during the Signature in the second only whon obligations have been public.         FEE § 6.00         PEES F 05.00         PEES S 0.00	THIS IS TO CERTIFY that on this uty that on this uty that on this uty that on this uty that on the state of the	onally appeared the within name	husband and wife
N TESTIMONY WHEREOF, I have bereated as in the number of the product of the produ	e personally known to be the identical individual.	I named in and who executed	the foregoing instrument and acknowledged to me that expressed.
More applies:       Noteday Public to Greater         My commission explicit:       D=(3-05)         My commission explicit:       D=(3-05)         State OF OREGON }       State OF OREGON }         TRUST DEED       Image: State OF OREGON }         Image: State OF OREGON }       State OF OREGON }         To       Greater       Image: State OF OREGON }         To       Greater       Image: State OF OREGON }         To       Greater       Image: State OF OREGON /         FIRST FEDERAL SAVINGS       State OF OREGON /       Image: State OF OREGON /         FIRST FEDERAL SAVINGS       State OF OREGON /       Image: County of Klemach /         FIRST FEDERAL SAVINGS       State OF OREGON /       Image: County of Klemach /         FIRST FOR FULL RECONVEYANCE       The Elevel State OF OREGON /       Image: County of Klema	N TESTIMONY, WHEREOF, I have hereunto set my		そうちゃう しょうやく あいしょう かいせい あいしょう しょうかい しょうちゃちょうかい 長 ししにに しょうかい
STATE OF OREGON {       state         TRUST DEED	Ĩ.	Notary Public fo My commission	
Image: Control of the second of the secon			STATE OF OREGON County of Klamath
TO       Grantor         TO       TO         FIRST FEDERAL SAVINGS & LOAN ASSOCIATION       Newsee         Benedictory       Witness my hand and seal of County affired         Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon       Witness my hand and seal of County affired         FEE \$ 6.00       Witness my hand and seal of County affired         FEE \$ 6.00       Witness my hand and seal of County affired         FEE \$ 6.00       Witness my hand and seal of County affired         FEE \$ 6.00       FEE \$ 6.00         Kecond is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sume secured by said trust deed (with ore deburged to you under the torms of said trust deed (with a cre deburged to you make the torms of said trust deed (with a cre deburged to you make the torms of said trust deed (with a cre deburged to you make the torms of said trust deed (with a cre deburged to you herewith together with threat deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed the set on whald by you under me.         Witters       First Federal Savings and Loan Association, Benefici by	TRUST DEED		I certify that the within instrument was received for record on the .5th day of OCTOBER
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary       Users.,       Witness my hand and sedi of County affixed.         Atter Recording Return To:       FIRST FEDERAL SAVINGS 540 Moin St. Klamath Fails, Oregon       Wit. D. MI LNE       County Clerk         FIRST FEDERAL SAVINGS 540 Moin St. Klamath Fails, Oregon       FEE \$ 6.00       By Magaal Magaal Jone       Deputy         FIRST For Fourth Fails, Oregon       FEE \$ 6.00       By Magaal Magaal Jone       Deputy         FIRST For Fourth Fails, Oregon       FEE \$ 6.00       By Magaal Magaal Jone       Deputy         FIRST For Fourth Fails, Oregon       FEE \$ 6.00       By Magaal Magaal Jone       Deputy         FIRST For Fourth Fails, Oregon       FEE \$ 6.00       By Magaal Magaal Jone       Deputy         FIRST for Fourth Fails, Oregon       FEE \$ 6.00       By Magaal Jone       Deputy         William Ganong	Grantar	BPACE: RESERVED For Recording Label in Coun-	in book M / 0 on page
Atter Recording Return To:       FIRST FEDERAL SAVINGS         540 Main St.       Kamath Falls, Oregon         FEE \$ 6.00       By Mague Mague Deputy         By Mague Mague Deputy       Deputy         By Mague Mague Deputy       Deputy         FEE \$ 6.00       By Mague Mague Deputy         REQUEST FOR FULL RECONVEYANCE       To be used only when obligations have been paid.         St William Ganong for the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by sold trust deed which are dolivered to you herewith together with reaction with secure of indebledness secured by sold trust deed (which are dolivered to you herewith together with stated eed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the secure now held by you under me.         ATED:	FIRST FEDERAL SAVINGS & LOAN ASSOCIATION		물건 방법 소리는 동안에 물질로 많은 물건이 많을?
FEE \$ 6.00         FEE \$ 6.00         REQUEST FOR FULL RECONVEYANCE         To be used only when obligations have been paid.         0: William Ganong	After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.		County Clerk
To be used only when obligations have been paid.  D: William Gamong, Trustee  The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust dee are 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 dee are 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 dee are 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 dee are 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 dee are been fully paid and satisfied. You hereby are directed by said trust deed (which are delivered to you herewith togother with usuat deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under me.  First Federal Satvings and Loan Association, Benefici by	Klamath Falls, Oregon	FEE \$ 6.00	
The undersigned is the legal owner and holder of all indebtedness secured by out of any sums owing to you under the terms of sola trust doe are been fully pold and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of you herewith together with ursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are dolivered to you herewith together with used 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 deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under area. First Federal Savings and Loan Association, Benefic: by			
me. First Federal Savings and Loan Association, Benefic by	The undersigned is the legal owner and holder a ave been fully paid and satisfied. You hereby are ave been fully paid and satisfied.	f all indebiedness secured by the directed, on payment to you of a saness secured by said trust dee ne parties designated by the terr	e foregoing trust deed. All sums secured by said trust de ny sums owing to you under the terms of said trust deed d (which are doilvered to you herewith together with s ns of said trust deed the estate now held by you under
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