## 38-11618 01-10433 TRUST DEED M 16708 Vol. 16 Page 20597 76, between

THIS TRUST DEED, made this 19th day of October . ARNOLD R. DAVIS and AUDREY E. DAVIS, 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 baneficiary; WITNESSETH

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of salo, the property in Klamath County, Oregon, described as:

Lot 17, MOYINA, Klamath County, Oragon

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

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

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as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary may be a solution of the solution of th

executors and administrators shall warrant and defend his said title theretor-galast the ciaims of all persons whomsoever. The granice covenants and agrees to pay said note according to the terms thereof and, when late and agrees to pay said note according to the terms and property his trast decit to complete all building in course from the date or hereaft the date construction is hereafter commencial to repair and restore thereof the date construction is hereafter commencial to be repair and restore the date of the date of the decit to complete all building in course from the date or hereaft the date construction is hereafter commencial to repair and restore hereof the date construction is hereafter commencial to be repair and restore hereofty and in good workmanike manner any building pay, when due, all coals incurred therefor; to allow beneficiary to or materials unsatisfactory to times during construction; to replace any woor notice from beneficiary of such beneficiary within fifteen days after wilding or improvements new or hereafter constructed on said premises; to keep all good repair and to commit or suffer no waste of asid premises; to allow beneficiary may from time to time require, now on hereafter erected one said promites may for the note or oiligation. If a sum not less time original principal sum of the note or oiligation, ascured by this true original principal sum of the note or oiligation, ascured by the true original principal sum of the note or oiligation, and to device the original principal and correct form and with approved less po the principal place of business of the beneficiary at kind with approved less po the principal place of business of the beneficiary at least and proper distored the sense of the beneficiary at the aver and place obtain fusions of the beneficiary at the aver and place obtain fusions of the beneficiary at the aver and place of the sense of the beneficiary at the aver and place of the sense of the beneficiary at the aver and approved less por the place of busines

since for non-calcernative up the grantest using the full term of an policy inter-obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levied or assessed against the above described pro-basessments, and governmental charges levied or assessed against the above described pro-basessments, and governmental charges levied or assessed against the above described pro-basessments, and governmental charges levied or assessed against the above described pro-bases and the state of the original purchase price path by the granter at the time the onu was of the lesser like original purchase price path by the granter at the time the onu was made or the basefectary's original appreciate the terms of the property at the time purchase principal and interest payable under the terms of the notes or obligation secured hereby principal and interest payable under the terms of the notes or obligation secured hereby of the taxes, succeeding 12 months and also 1/33 of the instance promism payable with respect to and orpeorty within each succeeding three years while they that and the granter interest on and amounts at a rate not less than the highest rate of the sec that of the sec that and by basing on their open passbook accounts minus 3/4 of 1/6°. If such rate is less than the public the of the reset paid shall be 4%. Interest shall be computed on the average 4%, but the of the account and shall be paid quarterly to the granter by crediting to the series of non-the account and shall be paid quarterly to the granter by crediting to the series account the amount of the interest due.

While the granter is to pay any and all laxes, assessments and other charges level or assessed scalarit said property, or any part thereal, lefter the same begin to hear interest and use to pay promiums on all insurance policies upon add property, such pay-interest are to be made through the beneficiary as aforesaid. The granter hereby anti-ments are to be made through the beneficiary as aforesaid. The granter hereby any hereby are to be made through the beneficiary as aforesaid. The granter hereby any hereby any and all taxes, assessments and other charge yield or imposed to beneficiary to pay any and all taxes, assessments and other charge by the constraints and property in the anounts as shown by the statements thereb nuracce promiums collector of such taxe, assessments or other charges and to pay there furnished by the against fail or whether the sums which may be required from the reserve account-resonsitive for that purpose. The granter arrees in no event to hold the beneficiary responsibilite for failure to here any insurance written or for any less authorized. In the out of a difference receipts upon the obligations secured by this trust decd. In computing the and may interest receipts upon the obligations accurated by this trust decd. In computing the ansaut of the induchedness 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 result of the indebiedness. If any authorized reserve account shall be credited to the indebiedness. If any authorized reserve account for taxe, assessments, insurance premiums and other charges is not sufficient et any for taxe, assessments, insurance premiums and other charges is not sufficient et any deficit to the posterior account is sufficient to any solution of the posterior account is sufficient to any solution of the posterior and the amount of such deficit to the principal of the combination secured bereby. Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there beneficiary in any at its option carry out the same, and all the rust deed, it is competing the grantor on demand and all have the right in its discretion to complete this connection, the beneficiarial premises and also to make such repairs to sail property as in its sole discretion to random and the may with all have, orilinances, regulations.

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property as in its sole discretion it may deem necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as fees and expenses and expenses of the trustre incurred in connectably incurred; in chorter in and defend any action or proceeding purporting to affect the secur-tion the other of the rights or powers of the beneficiary or trust actionary and extenses, including cost of evidence of title actionary action are covered in vortes and expenses, including cost of evidence of titles actionery are fees in a vortes and expenses, including cost of evidence of titles actionery are fees in a which the beneficiary or trustee may appear and in any suit, brought by bene-ticiary to foreclose this deed, and all said sums shall be accured by this trust deed.

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: i. In the event that any portion or all of sold property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to comunence, prosecute in its own name, appear in or defend any ac-tion proceedings, or to make any compromise or settlement in connection with ison taking and, if it is observation is a solution of the money's such taking and, if it is observation is a solution of the money's any all reasonable costs, expresses and action pays fees necessarily paid or incurred by the grantor in such proceedings, shall observe and attorney's fees necessarily paid or incurred by the beneficiary in such proceedings, and the halance applied upon the indebtedness accured hy; and the grantor agrees, at its own expense, to take such actions and excentes with beneficiary's request.

or necessary in obtaining such compensation, promptly upon the beneficiary's equest. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-tropy of the second second second second second second second liability of any perion for the payment of the indetteeness, the tratese may (a) econsent to the making of any map or plat of said property; (b) Join say subordination any casement or creating and restriction threcon, (c) Join than any subordination or other agentication of the payment of the indetteeness, (d) reconvey, without warranty, all or say part of the green period is period therefor and the creditation there of the payment of the indetteeness that here on the reconvey without warranty, all or any matters of fact shall be conclusive proof of the truthfulness therein, Trustee's fees for any of the services in this paragraph shall be 45.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during t ontinuance of these trusts all rents, issues, royatioerty located thereon. Up perty affected by this deed and of any personal postedness secured hereby or the performance of any agreement hereundar; ransfor shall have the right to become due and payable. Upon any class and priotic of the secured hereby or ited and the states, royatiles and put by the grantor hereunder; tho be ficiary may at any time without non and without regard to the adquery of the same and payable. Upon any class without regard to the adquery of ficiary may at any time without non and without regard to the adquery of security for the indehtedness hereof, in its own name sue for or otherwise con-the associations and payables and put due to a sub appoint due and the possession security for the indehtedness of operation and collection, including these able autory's fees, upon any indebtedness secured hereby,' and in such o as the beneficiary may determine:

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4. The entering upon and taking presession of said property, the collective rents, issues and profile or the property of the and other insurances or componention or retore there is a property of the said other property as a pollention or retores thereof, as a forceaid, shall not cure or waive any it or notice of default hereauder or invalidate any act come pursuant nonloc.

6. The grantor shall notify beneficiary in writing of any sale or contract 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 to required of a new lean applicant and shall pay beneficiary a service charge.

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pured 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 bulged may pay the entire amount then due under this trust deed and e obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees to exceeding \$20.00 each), other than such portion of the principal as would then by due had no default occurred and thereby our the default.

not then be due had no detault occurred and thereby cure the default. 6. After the lapse of such time as may then be required by law follow the recordation of said notice of default and giving of said notice of said, trustee shall sell said property at the time and place fixed by him in said no of saie, either as a whole or in separate parcels, and in such order as he may termine, at public auction to the highest bidder for cash, in iswill money of United States, payable at the time of said, Trustee may postpone sale of al say portion of said property by public announcement at such time and place saie and from time to time thereafter may postpone the sais by public

uncement at the time fixed by the proceeing postponement. The trustee shall liver to the purchaser his deed in form as required by law, convering the pro-rety so sold, but without any corenant or warranty, supress or implied. The citals in the deed of any matters or fixets shall be conductive proof of the citaling the resol. Any person, excluding the trustee but including the grantor d the beneficiary, may purchase at the sale.

and the operticitary, may purchase at the same. 9. When the Trustee sells pursuant to the powers provided horeis, the trustee shall apply the proceeds of the trustees asks as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the stimute, (8) To the obligation secured by the trust deed; (3), the all permus having recorded liens subsequent to the interests of the trustee in the trust deed to their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.

deed or to has successor in indexit childs to beneficiary may from time in 10. For any reason permitted by law, the beneficiary may from time is time appoint a successor of successors to any trustee named herein, or to an successor trustee appointed inter, the latter shall be vested with all title powe and duties conferred upon any trustee herein anem cor appointent element escale such appointment and ubstitution shall be made by written instrument escale by the beneficiary more than in the trust deed and its piece teend, which the income of the first deed and its piece proper, appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-siged is made a public resord, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of truster of any action or proceeding in which the grantor, henefloary or trustee shall be a arty unless such action or proceeding is brought by the trustee.

y unites such action or proceeding is prought by the trustee. 12. This deed applies to, hurses to the benefit of, and bluds all parties to, their heirs, legates devisees, administrators, executors, successors and gas. The term "beneficiary" shall mean the holder and owner, including gee, of the note secured hereby, whether or not named as a beneficiary in. In construing this deed and whenever the context to requires, the mas-ne gender includes the femining and/or neuter, and the singular number in-es the plurel.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. and (SEAL) MILIN (SEAL) STATE OF OREGON } gil 19.76, before me, the undersigned, a October THIS IS TO CERTIFY that on this day of Notary Public in and for said county and state, personally appeared the within named ARNOLD R. P.VIS and AUDREY E. DAVIS, husband and wife to me personally known to be the identical individual. I named in and who executed the foregoing instrument and acknowledged to me that they executed the same treely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have bereunto set my hand and offixed my notarial seal the day and year last above N ion ŝ 1 5-14-80 ary Public for Orec My mission expires: <u>PANADO</u> 66 STATE OF OREGON } ss. Loan No. .. TRUST DEED (DON'T USE THIS in book \_\_\_\_\_ 7.6 \_\_\_\_ on page 16708 SPACE: RESERVED FOR RECORDING Record of Mortgages of said County. LABEL IN COUNTIES WHERE Grantor TO USED.) Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION WH .D . MILNE Beneficiary - Sy County Clerk cording Return To: FIRST FEDERAL SAVINGS Tagel 540 Main St. A Klamath Falls, Oregon FEE 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebiedness 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 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 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 slatute, to cancel all evidences of indobtedness 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 terms of said trust deed and to reconvey. First Federal Savings and Loan Association, Beneficiary ALNOLD R. TAVIS ONG ALDRAY 2. MATS, hashend and and a fe , 19.32050 by. TAFF DATED:. TRASS THE PARA OF 

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