## L#01-40992 M/T 2487 M. 17623 TRUST DEED'OL 76 Page

THIS TRUST DEED, made this 26th day of \_\_\_\_\_ October ELDRIDGE F. SMITH AND ELEANOR E. SMITH, Husband and Wife 19.76 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, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lots 17 and 18 in Block 2 of RIVERVIEW, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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

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 is an interest in the above described property, as may be evidenced by domote. If the ladebteness accured by this trust deed is evidenced by the beneficiary may credit payments received by it upon of saislongs or part of any payment on one note and part on sucher, as beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary that the said premises and property conveyed by this trust dead are not clear of all encumbrances and that the grantor will and his heirs to and administrators shall warrant and defend his said title thereto it the claims of all percons whomeover.

cutors and administrators shall warrant and defend his said title thereto. inst the claims of all persons whomsoaver. The grantor covenants and agrees to pay said note according to the terms reof and, when due, all taxes, assessments and other charges levide against i poporty; to keep said property free from all encumbrances having inre-nces over this trust deed; to complete all buildings in course of construction end or the construction is hereafter commenced; to repair and restore motify and die construction is hereafter commenced; to repair and restore motify and die construction is hereafter commenced; to repair and restore end or the output which may be added and the same and building of the disc end or the output of the same and the same and the same and the property which may be added and the same and building of the same as incurred therefory as building as the form the disc efficient within fifteen days after any work or materials unsatificatory to efficient within fifteen days after any work or materials unsatificatory to after erected upon said property in good repair and the provements now or hered up and promises; to keep all buildings, property at all or, hereafter erected on said premises conthuously head improvements for or such other hazards as the beneficiary may from time to against loss the loss than the original principal sum of the note on oblighting and to deliver the original principal sum of the note of mobility and the deliver the original principal such of the beneficiary at least is an approximation and effective dute of nay such policy of insurance in correct form and with allow the fractional predict of the beneficiary which insurance. The non-cancellable by the granted to do the policy of insurance. The tor-the prince of by the tother the conficial prince and the policy of insurance. The non-cancellable by the granted to the beneficiary withe house the sentence of the beneficiary with policy the sined.

sail he non-cancellable by the grantor during the full letra of the policy thus bulned." That for the purpose of providing regularly for the prompt payment of all taxes, sessments, and governmental charges letted or assessed against the above described pro-try and insurance premium while the indexidences accurate hereby is in excess of 80 %. The lesser of the original apprecial value of units of the time the ions was a made, grantor will pay to the beneficiary in future to the time the ions was a made, grantor will pay to the beneficiary in future to the time the ion was a made, grantor will pay to the beneficiary of the insurance premium the time the ions of the taxes, assessments, and other charges due and hardle and interest payable an amount equal to 1/12 thin each succeeding the ending the insurance premium payable with respect to said property. The issues are the insurance premium payable with each succeeding 12 months and alse 1/960 with the later, assessments, and directed by the beneficiary in direction the unit may be with be the second amounts at a rate not here are years while this Trust. Beed is in the start as one of onlight of the grantor base to address the insurance premium payable with each succeeding the taxe, assessments, and directed by the beneficiary source 1/3. If such taxes is the start as the start and break and the later starts are been been the insurance premium payable with be assessed and the second bases of the order the second bases of the second base of the second bases of the second

While the grantor is to pay any and all taxes, assessments and other charges levied sessed axonists said property on any part thread, before the same begin to bear-est and also to pay promiting or any part thread. The grantor hereby authorizes are to be made through the teneficiary as aforxaid. The grantor hereby authorizes is said to prove the same taxes are provided in the charge set of a said to prove the same through the same begin to bear to of such taxes, assessments and to pay the insurance profiles to of such taxes, assessments and to pay the insurance profiles to of such taxes, assessments and to pay the insurance profiles taiters and to within a sum white the same thread there of turnished by the samonts shown on the statements submitted by the insurance cardiers or their rep-taiters and to within any insurance policy, and the baseficiary hereby is authorized. In the of a defect in any insurance and setting within any insurance company and to apply say insurance precisits upon the obligations accured by this trust deed. In computing the at of, the indeptedness for payment and satisfaction in full or upon sale or other at of, the indeptedness for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any halance remaining in reserve account shall be credited to the indebtedness. If any authorized reserve acc for intrest, assessments, insurance premiums and other charges is not sufficient at time for the payment of such charges as they become due, the grantor fieldent at the beneficiary may at its option and in an paid within ten days after such par-ing in the source of the source of the source of the principal of outputs of the source of the source of the source of the principal of outputs of the source of the source of the source of the principal of outputs of the source of the source of the source of the source of the constant of the source of the source of the source of the source of the or shall draw interest at the rate source of the foregoing covenants, then the source of the or shall draw interest at the rate source of the foregoing covenants, the any inprovements made on solid premises and allo to madiscretion to compl any inprovements made on solid premises and allo to madiscretion to compl any inprovements made on solid premises and allo to madiscretion to compl any inprovements made on solid premises and allo to madiscretion to compl any inprovements made on solid premises and allo to madiscretion to compl any inprovements made on solid premises and allo to madiscretion of reputsive of the source further source to comply with all have on enditioned as the solid outputs the source of the source

property as in its sole discretion, it may deem necessary or advisable. The grantor further agrees to comply with all havs, ordinances, regulation overanate, conditions and restrictions affecting said property: to ay all cos-thes other costs and expenses of the trusteel neutred in connections well-in enforcing this obligation, and trustee's and altorney's fees actually inter-ting the sole of the strusteely and the second structure of the second structure of the sole of the second structure of the second structure of the second structure of provide and default on y action or proceeding purporting to affect the second of seconds and expenses of the beneficiary or trustee; and to pay costs and expense, including cost of evidence of title and attorney's fees in reasonable armaes, including cost of vidence of title and attorney's fees in which the beneficient or trustee may appear and in any suit brought by be ficiary to forcelose this deed, and all said sums shall be secured by this tru 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:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be to under the right of eminent domain or condemnation, the beneficing aball the right to commence, prosecute in its own name, appear in or dary aball the right to commence, prosecute in its own name, appear in or dary aball the right to commence, prosecute in the own name, appear in or dary aball the right to commence, prosecute in the own name, appear in or dary aball the right to commence, prosecute in the own name, appear in or dary aball payable as cond, if it so ejects, to require that all or any portion of the mor payable as cond, if it so ejects, to require that are in excess of the amount or incurred by the grantor in such expenses and attorney's fees. necessarily or incurred by the in indebtadness secured herein such proceedings, and balance applied upon the indebtadness secured herein such proceedings, and at its own expense, to take such actions and exceuts such inducts as in the necessary in obtaining such compression, promptly upon the benefici-request.

be necessary in obtaining such compensation, promptly upon the Deneminary a request. 2. At any time and from time to time upon written request of the bene-fleary, payment of its fees and presentation of this deed and the nois for en-dorsement (in case of full recorveyance, for cancellation), without affecting the liability of any person for the payment of the indebteding; the trustee may (a) consent to the making of any map or plat of asid property, the trustee may (a) any casement or creating and restriction thereon, (o) join in granting any casement or creating and restriction thereon, (o) join in say subordination or other Agreement affecting this deed or the lien or charge hereoi (d) recorvey, without warranty, all or any part of the property. The granted in the recordent therefore and the recitait therein of any matters or facts shall be contained therefor of the truthfulnes thereof. Trustoc's fees for any of the services to this paragraph shall be \$5.00.

As additional security, grantor horeby assigns to beneficiary during the online use Stot.

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4. The entering upon and taking possission of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance point fields or compensation or strarts for any taking or damage of the property, and fould or notice of default hereunder or invalidate any sot done, pursuant the such notice.

6. The grantor shall notify braselicitary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personsi information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

a service charge. Induced of a new loan applicant and shall pay beneficiary 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtodness according of the row of any agreement hereunder, the beneficiary may declarerary or in performance of any mediately due and payable by delivery to the traitee of united and and the and election to sell the trust property, which notice further notice to default duly filled for record. Upon delivery of said notice of default and all cance to be duly filled for means upon delivery of said notice of default and all one to sell, the beneficiary shall deposit with the trustee this trust deed and all proton to sell, there and focuments evidenciary expenditures secured hereby, whereupon the truste and focuments evidenciary expenditures excured hereby, whereupon the required by law.

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 secured) incurred in enforcing the terms of the obligation and trustee's antoracy's fees not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

Bot then be due and no tenuts occurred and interest out one using the second se

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nounconnert at the time fixed by the preceding postponement. The trunces shall deliver to the purchaser his deed in form as required by law, conveying the property so sold, but without any coverant or yarranty, ended to the recitals in the deed of any matters or facts shall be concise proof of the truthulances thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the opericity, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's and as a follows: (1) To the expenses of the sale including the compression of the trustee, and a reasonable charge by the attorney. (2) To the obligation recured by the interests of the trustee in the trust deed as the interests abusequent to the interests of the interest of the surplus, if as the interest appear in the order of their priority. (4) The surplus, if such surplus.

10. For may reason permitted by law, the honeficiary may from time to time appoint a successor permitted by law, the honeficiary may from time to time appoint a successor the successors to any trustee name herein, or to any successor trustee appointed havecessors to any trustee name herein, or to any veyance to the successor trustee, then upon such appointment and without conand duits conferred upon any trustee herein such appointment and with all title, powers such appointment and substitution shall be maded or appointed hereunde. Each by the boneficiary, containing reference to this written instrument created in record, which, when recorded in the office of the county clerk models of the source appointment of the successor trustee.

II. Trustee accepts this trust when this deed, duly exceuted and acknowicideel is an accept the 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 actionor pieceding in which the grantch, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed apple proceeding is brought by the trustee.
12. This deed apples to, invices to the benefit of, and binds all parties ereto, their heirs, legatees devisees, administrators, executors, successors and ledgee, of the note secured hereby, whether he holder and owner, including term, in constraing this deed and whenever the context so requires, the under line gender includes the feminine and/or neuter, and the singular humber includes the parties.

IN WITNESS WHEREOF, said grantor has hereunto set his hand ond seal the day and year first above written.

X (Van (SEAT) STATE OF OREGON (SEAL) County of Klamath 58. THIS IS TO CERTIFY that on this 1st ØXXXXXX November ., <u>19.76</u>, before me, the undersigned, a lotary Public in and for said county and state, personally ELDRIDGE F. SMITH AND ELEANOR E. appeared the within pamed SMITH, Husband and Wife they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereased set my hand and affixed my notarial seal the day and year last above OF STAR OFFICIAL SEAL VIVIAN A. PATEL NOTARY PUBLIC - CALIFORNIA 0 Notary Public for Oregon My commission expires: SANTA CLARA GOUNTY My comm. expires SEP 12, 1980 (SEAL 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 5 day of \_\_November\_\_\_\_, 19.76\_, (DON'T USE THIS at 9:19... o'clock A. M., and recorded PACE: RESERVED FOR RECORDING ABEL IN COUNin book \_\_\_\_\_m76\_\_\_\_on page \_17623 Grantor TO Record of Mortgages of said County. TIES WHERE FIRST FEDERAL SAVINGS & USED.) Witness my hand and seal of County LOAN ASSOCIATION ailixed. Beneficiary Alter Recording Return To: Wm. D. Milne County Clerk FIRST FEDERAL SAVINGS 540 Main St. County Clerk Klamath Falls, Oregon fee 6.00 Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong Trustee

The undersigned is the logal owner and holder of all indebtodness 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 herewith together with said same.

First Federal Savings and Loan Association, Beneficiary

Conferences