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01-10559MTC# 2938 m TRUST DEED Vol. 77 Page 3030 25721

19 77, between THIS TRUST DEED, made this 18th day of February LARRY D. EAST and MILDRED L. EAST, 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:

Lot 24, Block 26, FOURTH ADDITION TO KLAMATH RIVER ACRES, 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, hereditements, rents, issues, profits, water rights, easements or privileges now or with an and singular the apputenences, totelenence, nordinaments, total issues, promis, and all plumbing, lighting, heating, venti-balonging to, derived from or in anywise appertaining to the above described promises, and all plumbing, lighting, heating, ventihereafter belonging to, derived from or in anywise appertaining to the above described promises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter installed in or used in connection performance of each agreement of the granter herein contained and the payment of the sum of <u>HUNDRED DOLIARS AND NO 10</u> (s.26,400,00...) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of s...208.30..... commancing MARCH. 100

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 baying 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 any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

as the beneficiary may elect. The granuce hereby covenants to and with the trustee and the beneficiary brean the said premises and property coversed by this trust deed are free and car of all encumbrances and that the grantor will and his heirs, are and administrators shall warrant and defend his said title thereto against the claims of all persons whomsouver.

us, one comme of an persons whomsoer. The grantor covenants and agrees to pay said note according to the terms tor and, when due, all taxes, assessments and other charges levied against The grantor covenate 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 property free from all encumbrances having pre-redence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to reput and retor-percord or the date construction is hereafter commenced; to reput and retor-nered or the date construction is hereafter commenced; to reput and retor-bercof or the date construction is hereafter commenced; to reput and retor-nered property which may be damaged relaxed by the property at all times during which may be damaged relaxed by the property at all times during which may be damaged relaxed by the property at all times during which may be damaged relaxed by the property at all times during the relaxed by building or improvements now or hereafter created upon said property in good repair and to comint or suffer on waste of said premises; to keep all buildings, property and improvements by fire or such other hand the original prime continuously line to all the required barterics as the beneficitary may for the note or obligation secured by this baits, do related and premise continuously line to all improvements by fire or such other hand the original prime continuously line to all the require-ticaxy, and the principal place of business, of the beneficitary at lise and with premium paid, to the epicelpai place of business, of the beneficitary at lise and discretion obtain insurance for the beneficitary which handrance. If and policy of insurance is not so tendered, the beneficitary at lise and many spirot the site the beneficitary with the summer. If ald policy of insurance for the beneficitary at the insurance. If ald policy of insurance for the beneficitary with insurance. If ald policy of insurance for the beneficitary, which insurance that handrance insurance for the beneficitary, which insurance. If ald policy of insurance for t

That he non-cancellable by the grantor during the full term of the poincy true obtained. (4) That for the purpose of probling regularly for the prompt payment of all taxes, assessments, and gorennential charge teried or assessed azalast the above described property and lowarance prehilds the indictiones secured hereby is in stress of 30% of the lesser of semiclarity is indicated property and lowarance prehilds prochase price paid by the grantor at the time the lean was made or in semiclicary's original approximation the property at the time the lean was made or instantion of the property or the property or distant approximation of the property at the time the lean was performed instantiation of the notice or obligation secured hereby in the taxes, assessments, and other charges due and payable with respect to said property within each succeeding 1 is rombins and also 1 / 36 of the insurance premium payable with respect to said property within each succeeding therefelder is Rear (1) and the property at the true the grantor interest on a sid amounts at a rate not less than the highest rate authorized to be palation of the response of the grantor interest payable with each associate the response in the data the set than a function of the insurance termine payable with respect to said property within each succeeding the respect to said property within each succeeding the set taxes that the set taxe of the respect to a said amounts at a rate not less than the highest rate authorized to be palating the set than a taxe of the respect to a said amount set and the set taxe shows account and shall be paid quartery to the grantor by crediting to the second and shall be paid quartery to the grantor by crediting to the second account and shall be paid quartery to the grantor by crediting to the second account and shall be paid quartery to the grantor by crediting to the second account and shall be paid quartery to the grantor by crediting to the second account and shall be paid quartery to the grantor by crediting to th

While the grantor is to pay any and all taxes, assessments and other charges leded or newssed against said property, or any part thereat, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficienty, an aforesidi, The grantoc hereby autibutize the beneficiary to pay any and all taxes, assessments and other charges leded or imposed eightst said property in the amount as at shown by the statements thereof furnished by the collector of such taxes, assessments or effect and the statements thereof furnished by the restentive same to a statement the statements thereof furnished by the restentive same to withdraw the sums which may be required from the reserve around if any, established for failure to have any housnance witten or for any loss or damage grawing evolution for a lighter to have any housnance witten or for any loss or damage grawing evolution at one on the obstrance policy, and the beneficiary brengt is satisfacted. In the event of any loss, to compromise and settles with any insurance company and to apply and housnance receipts upon the obligations secored by this trats dreck in the order. In computing the amount of, the indededences for payment and asitsfaction in full or upon sale or other

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

obligation secured hereby. Should the grantor fail to keep any of the foresoing cuvenants, 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 said premises and alis to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

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property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, covenants, conditions and expenses of this trust, including the cost of title search, as well as the other costs and expenses of tho trustee incurred in connection with or in enforcing this obligation, and trustee's and altorney's fees and expenses, including the cost of title search as well as the other costs and expenses of the trustee's and altorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the security 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 a reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any such brought by beneficiary to forciose this deed, and all said sums shall be secured by this trust dend.

The heneficiary 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 of commence, 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 momey's guided to gay all reasonable costs, expension and are in excess of the amony's and applied by the grantor in such promobile on the beneficiary and applied by the grantor in such promabile costs and expenses and attorney's intarces applied upon the indebtedness accured hereby; and the grantor agrees, at its own expense, to take such actions and execute 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 bene-ficiary, payment of its frees and presentation of this deed and the note for en-dorsement (in case of fuil reconveyance, for cancellation), without affecting the itability of any percen for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereoi; (d) reconvey, ance may be described as the "person or persons legally entitled thereto" and the recitatis therein of any mat or any part of the services in this paragraph shall be 8.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royslites and profits of the pro-perty affect of the trusts all rents, issues, royslites and profits of the pro-let all below the property include the property in the pro-perty affect of any agreement hereunder, grantor shall have the right to col-let all such rents, issues, royalites and profits carned prior to default as they become due and payable. Upon any default by the grantor hereunder, the bene-eriver to be appointed by a court, and without regard to the adequacy of any escurity for the indefuences hereby secured, enter upon and take possession of sail property, or any part thereof, in its own name are for or otherwise collect the right, issues and profits, including those past due and unpaid, and apply the same, less coits and expenses of operation and collection, including reason-as the heneficiary may determine.

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The entering upon and taking possession of said property, the collection
of such rents, issues and profits or the proceeds of fire and other insurance polreles or compensation or swards for as taking or damage of the property, and
the application or release thereof, as aforeald, shall not cure or waive any default or notice of default hereunder or invalidatis any set done pursuant to
such notice.
 The grantor shall notify beneficiary in writing of any sale or contract for sale of the show described property and furnish heardfeldary on a
form supplied it with such personal information concerning the purchaser as
a service charge.
 Time is of the essence of this instrument and upon default by the
grantor in payment of any indisticances accurd hereby on a meeting hereby im-

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DATED:

с. 1997 - Р. 1993 - П.

default by im secured hereby im-en notice of default shall cause to be and election to scil. iered and all promissory hereby, whereupon the notice thereof as then

the boneficiary shall deposit with the trustee this trust deed and support notes and documents evidencing expenditures secured incredy, whereupon the trustees shall fir the time and place of sale 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 sale, the grantor or other person so privileged may pay the entire annual then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the tarma of the obligation and trustee's and attorney's fees and expenses and deposit conversed and thereby and the obligate and at the set of expension and deposit conversed and there the default.

In enforcing the terms of the obligation and trustee's and attoracys not exceeding \$50.00 each) other than such portion of the principal as w not 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 follow the recordation of said notice of default and giving of said notice of alle, trustee shall sell said property at the time and place fixed by him in said m of sale, either as a whole of m separate parcels, and in such order as he may termine, at public auction to the highest bidder for cash, in lawful money of United States, payable at the time of said. Furstee may postpone sale of a lay, portion of said property by public approximate and postpone sale of all and postpone said property by public approximate and postpone sale of a

approximate at the time fixed by the preceding postponement. The trustee shall delives to the purchaser his deed in form as required by isw, conveying the preprint yee soid, but without any coverant or warranty, express or implict. The truthfulness thereof. Any person, excluding the trustee but including the granter and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the frustee shall apply the proceeds of the truste but including the granter and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the frustee shall apply the proceeds of the trust deed on the trustee, and a reasonable charge by the attorny. (2) To are all the sale including the supersent of the trust deed, (3) To all persons having rearded lines subsequent to the order of their priority. (4) The surplus, any to the grantor of the trust deed or bis successor furtherest cutilied to such surplus.
10. For any reason permitted by law, the headficiary may from time to increase on the subsequence of the surplus appointed herein and without convergence of the surplus.
10. For any reason permitted by law, the headficiary may from time to increase of the subsequence or trustee, the latter shall be vested with all tile, powers provided herewider. The absolution and without convergence of the surplus of the s

icurd, which, when recorded in the office of the county circle and res price of county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor furstee.

 Trustee accopts this trust when this deed, duly executed and aknowledged is made a public record, as provided by law. The trustee is not obligated to totify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is hought by the trustee.
 This deed applies to, inures to the benefit of, and blinds all partice-hereto, their heirs, legaless devices, administrator, seculors, successors and hereto; the torn the energities of not beneficiary buy beneficiary or incurs to the bonder and owner, including pleigee, of the note secured hereto; the construing this deet and chenever the context so requires, the manual includes the femilies and/or neuter, and the singular mumber lactude the plurat.

unmand MITTEREOF and another has	hereunto set his hand a	id seal the day and year mist above without
WITNESS WHEREOF, sold granor not	-2 201	id seat the day and year first above written. (SEAL)
	Mag	V N - CARI
	ima	Gent (SEAL)
OREGON		
Klamath) BS.	. February	, 19 7.7. , before me, the undersigned, a
IS TO CERTIFY that on this 20 and state, perso	nally appeared the within nam	ed
ublic in and for said county and state, perso RY) D. EAST and MILDRED L.	FAST, husband a	nd wire he foregoing instrument and acknowledged to me that voressed
to function of the second statistic to the second stat		
STIMONY WHEREOF, I have hereunic set my	hand and affixed my notarial	seal the day and year last above written.
UBU ^C /S	Luc	Quere
	Notary Public for My commission	axpires: S-14-90
UN CAR		
		STATE OF OREGON }
No		County of Klamath } ss.
TRUST DEED		i ante en l'anne est primer a company en la primer de la pr Anne est primer de la primer de la Anne est primer de la primer de l
	· 영상 영상 등 이 가격 가장 이 가 나는 것은 가격을 했다. 같은 것이 아니는 것이 아이들은 것이 가 있다. 것이 같은 것이 가장 것이 있는 것이 같은 것이 가 있는 것이 같이 있다.	I certify that the within instrument was received for record on the 22nd
		day ofFEBRUARY, 19_77,
2017년 1월 2017년 1월 2018년 1월 20 1월 2019년 1월 2019년 1월 2019년 1월 2018년 1월 1월 2019년 1월 2018년 1월 2	DON'T USE THIS	at 10;24 o'clock A. M., and recorded
	SPACEI RESERVED	in book K 77 on page 3036.
Grantor	FOR RECORDING LABEL IN COUN- TIES WHERE	Record of Mortgages of said County.
to FIRST FEDERAL SAVINGS &	USED.)	Witness my hand and seal of County
LOAN ASSOCIATION		affixed.
Beneficiary		WM. D. MILNE
Recording Return To: FIRST FEDERAL SAVINGS		Erthall Dran Deputy
540 Main St.		Brkagel Stagel
Klamath Falls, Oregon	FEE \$ 6.00	