## 38-12165

#### Val. 77 Page 3605 26146 TRUST DEED

# THIS TRUST DEED, made this 24 thday of

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February 19.77., between JERRY E. SCOTT and CATHERINE E. SCOTT, husband and wife - - - - - -

and the second FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; 9 Please inve

## 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:

A parcel of land situated in the Easterly portion of Lot 3 and 4 OF BLOCK 52 OF BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS OREGON, being more particularly described as follows:

Beginning at a bolt marking the Northeast corner of said Lot 4; thence South 18° 17' 10" West along the Easterly line of said Block 52, 98.00 feet to a ½ inch iron pin; thence North 71° 42! 50" West parallel to but 12.00 feet Northerly of the Southerly line of said Lot 3, 79.73 feet to a ½ inch iron pin; thence North 18° 17'10" East, 104.56 feet to a ½ inch iron pin on the Northerly line of said Lot 4; thence South 67° 00'30" East along said

Northerly line of Lot 4, 80.00 feet to the point of beginning.

### 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 new or hereafter, belonging to, derived from or in anywise apportaining to the above described premises; and all plumbing, lighting, heating, venti-lating; air-conditioning, refrigerating, watering and irrigation apparatus, aduptment and tixtures, 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 covering in place such as well-to-well carpeting and linclown, shades and built-in appliances now or horeefter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may hereefter excurse, for the purpose of section performance of each agreement of the grantor herein contained and the payment of the sum of HUNDRED AND THOUSE IN the sum of the grantor herein contained and the payment of the sum of the grantor herein there is a promissory note of even date, herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$259.88 commoncing 19.77.

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the boneficiary to the grantor or others having an interest in the above described property, as may be evidenced by more than one note, it 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 smother, as the beneficiary, may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property coveryed by this trust deed are free and edear of, all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto-against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto-sgainst the claims of all persons whomeover. The grantor covenants and agrees to pay said note seconding to the terms that property the terms of the second second second second second second second cedence over this track dead; to complete all buildings in contract institution persons the second second second second second second second second persons the second second second second second second second persons the second persons the second promptly and in good workmanike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to itspect said property at all costs incurred therefor; to salo beneficiary to itspect second second second for the other second second second second second second second for the other second second second second second second for the other second second second second second second second to set the second second second second second second second constructed on said property in good repair and to commit or suffer bereafter erected upon said property in good repair and to commit or suffer in a sum not its than the original principal sum of the note or obligation by fire or used other harards as the beneficiary may from time to time require. In a sum not its than the original principal sum of the note or obligation approved loss payable clause in favor of the second hereficiency may the fitter of the second second

while two occancellable by the grantor during the full term of the pollcy thus obtained. That for the purpose of produing regularly for the prompt payment of all taxes, assessments, and governmental charges level or assessed against the above described property and hervance premium while the indobtedness secured hereby is in excess of 80 % of the lesser of the original purchase price paid by the grantor at the line the loan was made, grantor will pay to the beneficiary original and interest payments of all taxes, the above described property and increase payments and the terms of the amount equal to 1/12 of the taxes, assessments, and there the law of the lesser of the beneficiary original and inferest are payble with respect to said property on the date installments on principal and inferest payments and there there be the the date installments on principal and inferest are payble with the respect to said property within each succeeding there is the terms of the here remains payble with the grantor at 10 / 12 of the taxes, assessments, and there there is start payble with the proble with respect to said property within each succeeding there is the taxes while this Trust Deed is in effect as estimated and directed by the herefleary. Benefits will pay to the grantor there and and and and the 4% interest the line that rate the construct regular by the remainer the flat the taxes of the original pay to the paid said the 4% interest the flat the taxes in the taxe may be able and the set than 4% interest the granter that the taxes than 4% in the second and shall be 4% interest the tax and the taxes than 4% in the construct the taxes that 4% interest the start that the taxe that the second the shall be and quarterly, to the grantor by crediling to the terms of the tax and the taxes that 4% interest the

While the grantor is to pay any and all fasts, assessments and other charges leader or assessed, against; aid property, or any part thereof, before the same begin to be-interest, and also to pay promiting on all insurance policies, upon, said property, such ag-ments are to be made through the heardfleary, as a dorsaid. The grantor heredy authorizes the beneficiary to pay any and all tasts, assessments and other charges letted or imposed against said property in the samouta as shown by the statements thereof furnitable by the collector of such taste, assessments so other charges, and to pay the insurance premiums in the anomals shown on the statements the statements thereof furnitable by the collector of such taste, assessments submitted by the insurance carriers or their ere-resentiatives and its withdraw the sums which may be required from the reserve account, it may evidable of the have any insurance written or for any loss or damage growing out of a detect in any insurance policy, and the beneficiary hereby is authorized. In the event of any loss, to compromise and satisfaction in full or upon sale or other amount of the indebteness 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 reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granter shall pay that define the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the anount of such default to the principal of the solutions of the solution of the solutions of the solutions of the solution of t

deed. The heneficiary will furnish to the granitor on written request therefor annual statement of account but shall not be obligated or required to fur any further statements of account. It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is the event that any portion or all of said property shall be taken the right to commence, prosecule 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, it is oelect, to require that all or any portion of the money's such taking and, it is oelect, to require that all or any portion of the money's such taking and, it is no elect, to require that all or any portion of the money's and applied to the around the proceedings, shall be paid to the beneficiary fees necessarily paid or incurred's team and expenses and attorney's and paince applied upon the individual as and the grantor agrees, at its own expense, to take such actions and excuts such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

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shall be \$5.00. 3. As additional accurity, grantor hereby assigns to beneficiary during the continuunce of these trusts all rents, issues, royalites and prolits 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 accurd. hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profils earned prior to default as they become due and payallo. Upon any default by the grantor hereunder, the here. If the performance of any difference is the performance of any agreement indebted and payallo. Upon any default by the grantor hereunder, the here. If the performance of any part thereof, and without regard to the default as they become due and payallo. Upon any default by the grantor hereunder, the here if the performance of any performance is any default by the grantor hereunder, the here if the performance of any part thereof, in its own mane sup for or othere collect the sense, less out a part thereof, in the some mane of or othere collects of apply the sime, less out a part thereof in the some mane and for or chere and payaling reasons the teneries, less out any part thereof in the some mane and for or the prise collect the sense, less out a part thereof in the some mane sup of or otheres as of experision and onlecton, including reason-as the beneficiary may determine.

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The entering upon and taking presession of said property, the collection ents, issues and profile or the proceeds of fire and other insurance pol-ce and other insurance pol-ce and and a said of the property, and callon or reset thereon, as aforesaid, shall not curs or waives any de-mailes of default hereunder or invaildate any act done pursuant to

notice. 5. The grantor shall notify beneficiary in writing of any axis or con-for sale of the above described property and furnish beneficiary on a supplied its with such personal information concerning the purchase as ordinarity be required of a new loan applicant and shall pay beneficiary the charge.

6. This is of the essence of this instrument and upon default by the granton in payment of any indebiedness secured hereby or in performance of any servement hereunder, the beneficiary may declare all sums secured hereby immediately due to default and election do degalable by delivery to the trustee of written notice of default and elections which motifies trustee shall cause to be the beneficiary shall cause for be the trust property, which notice trustee shall cause to be the beneficiary shall fit the trustee this trust deed and all promissory notes and document eposit. With the trustee this trust deed and all promissory routees and if the time and place of sail and they, whereaven the trustees they are the second hereby, whereaven the required by law.

required by law. 7. After default and any time prior to five days before the date set by the further for the Trustee's sale, the grantor or other person so priviled may pay the entire amount then due under this trust deed and the oblight incurred thereby (including cotts and expenses actually incurred in enforcing the control the obligation and trustee's and storaey's fees not exceeding \$500 min of the obligation and thereby cure the default.

Bot ince be one 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 sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parels, and in such order as he may do-termine, at public auction to the lighest bidder for each in lawful morey of the United States, parable at the time of, said. Trustee may postpone sale of all of allow by portion of said property by public announcement st such line and place of sale and from time to time thereafter may postpone the sale by public an-

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councement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by isw, converging the pro-perty so sold, 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, accluding the trustee but factuding the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein trustee shall apply approximation of the trustee's all as follows: (I the expenses of the proceeds of the trustee's all as follows: (I the expenses of the statement of the trustee's reasonable charge by the intermediate the output of the trustee's reasonable (3) to all persons lawing the trust deed as their intermediate intercase of the trustee in the trust deed as their intermediate deed or to his successor in interest entitled to such surplus. herein, the rs: (1) To lates, and a red by the reat to the pear in the

deed or to the successor in interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to time appoint a successor of successors to any trusteen and the surplus.
10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trusteen and the surplus.
11. For any reason permitted by law, the beneficiary may from time to the augment of the successor or successors to any trusteen and the surplus.
12. The successor function the latter shall be tracked with all tills upcome and duties conferred upon any trustee herein named or appointed hereunder. Each by appointment and substitution shall be made by written instrument accelted proord, which, which did the forfice of the county certain the other of the successor trustee.
11. Trustee accepts this trust when this deed, duty acreated and acknown expected in a provide by parts beneficiary or trustees.
12. This devid any party hereto of pending sale under any other deed of trust or of any with the successor trustee.
13. The successor investor.
14. These accepts this trust when this deed, duty acreated and acknown appoints provide by parts. The trustee is not obligated to woilly any party hereto of pending sale under any other deed of trust or of any taken accepts the granter beneficiary or trustees.
14. The advent and any other the granter, beneficiary or trustees.
15. This devid any marks here to the automation or proceeding in which the granter beneficiary or trustees.

12. This devel applies to, inverse to the benefit of, and binds all parties assigns. This devel applies to, inverse to the benefit of, and binds all parties assigns. The term "beneficiary" shall diministrators, executors, successors an assigns. The term "beneficiary" shall diministrators, interesting beneficiary "beneficiary" shall diministrators, or construing this deed and whenever the nois and as a beneficiary successful whenever the angular moment as a beneficiary successful and whenever the angular successful the deed and whenever the angular number in culles the femaline and/or neuter, and the angular number in culles the plant.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. enn Cont (SEAL) Theres (SEAL) STATE OF OREGON ) 88. County of Klamath THIS is TOCERTIFY that on this 25 doy of February to mg personally known to be the identical individuals named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. INDTESTIMONY WHEREOF, I have hereunio sot my hand and affixed my seal the day and year last 8 Turn Quene 200 Notary Public for Oregon My commission expires: 5-14-80 (SEAL) 6 Q Loan No. STATE OF OREGON SS. With the TRUST DEED I certify that the within instrument was received for record on the \_\_\_\_\_st day of \_\_\_\_\_NARCH at 3:42 \_\_\_\_\_o'clock \_\_P M., and recorded in book M. 77 \_\_\_\_\_on page \_\_3605 (DON'T USE THIS SPACE: RESERVED FOR RECORDING F., 5...] TO Grantor Record of Mortgages of said County. LABEL IN COUN-.igr FIRST FEDERAL SAVINGS & TIES WHERE 50.55 USED.) 1102 Wilness my hand and seal of County affixed. LOAN ASSOCIATION Beneficiary e strands 79.63 After Recording Return To: FIRST FEDERAL SAVINGS W. D. MILNE nla lig County Clerk 540 Main St. Klamath Falls, Oregon azel Ma <u>්ට</u>.... ව FEE \$ 6.00 1 Section and the section of the sec BEQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong. The undersigned is the logal 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 torms 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 hold by you under the First Federal Savings and Loan Association, Beneficiary by. DATED: 64.6.2 outer borners 

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