THIS TRUST DEED, made this 4th day of March THOMAS C. FREEMAN AND LOUISA FREEMAN, Husband and Wife . 19.7.7 , between

26324

, 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;

Vol MARTINA 3825

M/T #3012

WITNESSETH:

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

LOT 98, MERRYMAN'S REPLAT OF VACATED PORTION OF OLD ORCHARD MANOR, 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,

togother with all and singular the appurtonances, tenements, hereditements, rents, issues, profits, water, rights, easements or privileges new or together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water, rights, easements or privileges new or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apperatus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place"such as well-to-well carpeting and lineleum, 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 actions for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of TWENTY-NINE THOUSAND, SIX ($\pm 29.600.00^{\circ}$) Dollars, with interest thereon according to the terms of a promissory not Deschod and the rest therein monthly installments of $\pm 244.30^{\circ}$, commencing performance of and mode by the granter, principal and interest being payable in monthly installments of $\pm 244.30^{\circ}$, commencing ($\pm 29.760^{\circ}$, 200°) and $\pm 9.72^{\circ}$, and interest being payable in monthly installments of $\pm 244.30^{\circ}$, commencing the sum of the granter in the granter of the granter in the sum of t

This trust deed shall further secure the payment of such additional monary, if any, as may be loaned hereafter by the beneficiary to the granitor or other having an interest in the above described property, as may be evidenced and 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.

Loan #01-41116

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The grantone nucle, the beneficitry may credit payments received by it upon the beneficiary may clect. The granton hereby covenants to and with the trustee and the beneficiary rein that the said premises and property conveyed by this trust decid me to and clear of all encumbrances, and that the structure will and his heirs could be addine of all premises and property conveyed by this trust decid me to and clear of all encumbrances and that the structure will and his heirs could be addine of all premises and property and there charges leviced against the dimes of all premises and property free from the court of the term too study when due, all trans, measure to may said note according to the term too study when due, all trans, measure that the the study of the term too study when due, all trans, measure to may said note according to the term there are the struct deci to complete all buildings in contance having pre-lear over the struct deci to complete all buildings in contance having pre-tered or the due construction is hereafter commencing to repair and restore mptly and in good workmanike manner any building or improvement on the addring construction is a breather commercity to repair and restore to to to remove or destroy any building or improvement on structed on said promises; to keep all buildings and improvement and waste of a did premises; to keep all buildings from time to the resider affure receied upon asid property in good repair and resider and resider affure or deliver the original principal sum of the inote or suffer a sum ode offer that as its beheafficiary may from time to time require, a aum nod eliver the original principal sum of the inote or obligation tray, and to deliver the original principal sum of the inote or obligation the deliver the original principal sum of the inote or obligation to the struct dead, in a factor of the beneficiary, which insurance. If polley of insurance is not so tendered, the beneficiary may in its over the cobast may and to the grentify during the sufficiary

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 pri-transferred and the second second

To the second account the amount of the interest due. While the grantor is to pay any and all taxes, ascessments and other charges leded or assessed against said property, or any part thereof, before the same boxin to bear interests and has to pay provide the insurance policies upon said property, such pay-ments are to do to pay provide the insurance policies upon said property, such pay-iba heneficiary to pay invoke the same taxes, assessments and other charges leide or imposed gaints said property in the analytic statement of the insurance premiums in the amounts shown on the statements estimatingly, and to pay the insurance premiums resolutions shown on the statements estimating the most of the or domays and resolution of the insurance policy, and the beneficiary berown the reserve account. If any, established for that purpose. The grantor acrees in no form the reserve account, in cent of any loss, is compromise and settle with any insurance company and to the insurance policy even in the insurance policy, and the beneficiary berown to may the or domays from the interest receipts upon the obligations accord by this trust decd. In compounding the amount of the indebicenses for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any halance remaining reserve account shall be credited to the indobtedness. If any authorized reserve for taxes, assessment, insurance premiums and other charges is not sufficient time for the payment such charges as they become due, the grantor 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 principal obligation accured hereby. account t at any pay the demand, al of the

allon secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the ficiary may as its option carry out the same, and all its expenditures the shall draw interest at the rate specified in the note, shall be repressible grantor on domand and shall be accured by the lien of this trust deed. In comproving, the beneficiary shall have the right in its discretion to complete emprovements made on said premises and also to make with repairs to ead erity as in its sole discretion it may deem necessary or advisable.

The grantor further agrees to comply with all have, ordinances, regulated, overanate, conditions and restrictions affecting said property: to pay all co fees and expenses of this trust, including the cost of title scarch, as well the other costs and expenses of the truster incurred in connection with in enforcing this obligation, and trustee's and attorney's fees actually incur-it appear in and defend any action or proceeding purporting to affect the ace ly hereof or the rights or powers of the beneficiary or trustee; and to pay costs and expenses, including cost of evidence of title and attorney's fees which the buendidary or trustee may appear and in any suite brought by bh fidicity to foreclose this deed, and all said sums shall be secured by this to 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 taken under the right of eminent domain or condennation, the beneficiary shall be the right of eminent domain or condennation, the beneficiary shall be the right of eminent domain or condennation, the beneficiary shall be the right of the right of eminent domain or condennation. The shall be payable as compensation for the right of the right of the money's payable as compensation for the right of the right of the money's payable as compensation for the right of the right of the beneficiary payable as compensation for the right of the right of the beneficiary payable as compensation for the right of the right of the beneficiary or incurred by the grantor in such proceedings shall be paid to the beneficiary fees necessarily paid or incurred by the beneficiary and expenses and sittorney's taken expense, to take such actions and exceute such that grantor agrees, at lis own expense, to take such actions and exceute such that grantor agrees ten excessary in obtaining such compensation, promptly upon the beneficiary's request.

be mecsaary in obtaining such compensation, produptly upon the concutary or request. 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-dorsement (in case of tuil reconveyance, for cancellaties), without affecting the liability of any person for the payment of the indebteding the truttee may (a) consent to the making of any map or plat of asid property (b) Join in granting any easement or creating and restriction thereon, (c) Join is any attordination or other agreement affecting this deed or the lien or charge metited any convery mice may be described as the "preson or person legally entitled thereto" and the tretital therein of any matters or facts shall be conclusive proof of the intuitiones thereoi. Trustee's fees for any of the services in this paragraph shall be \$5.00.

3. As additional security, grantor hereby assigns to heneficiary during on the security of come due and synthes, royalies and profiles earned the state of the st

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The entering upon and taking possession of said property, the collection of sech rents, issues and profile or the proceeds of fire and other insurance polities or compensation or swards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any detaut notice.
The grantor shall solily beneficiary in writing of any gais or constrained to any taking or damage.
The grantor shall solily beneficiary in writing of any sais or constrained to any taking or any sais any beneficiary be required of a new loan applicant and shall pay beneficiary any declara all sums secured hereby in the same bey any say the same of any sais or any sais and any sais any

But this be due that no definite occurre and increase cure the default. 6. 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 sale, the trustee shall sell said property at the time and place fixed by him in said notice of sale, either at a whole or in separate parcels, and in such order as he may de-termine, at public auction to the highest bidder for cash, in lawful money of the united States, parable at the time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of any portion of said property by public announcement at such time and place of

nouncement at the time fired by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, convering the property is old, but without any covenant or warranty, express or implied. The truthese hered, Any person, excluding the trustee but including the grantset including the grantset including the grantset of the second second by the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To trustee shall apply the proceeds of the trustee's asle as follows: (1) To the sources of their priority. (4) The surplus, if the beneficient of the trustee has a specific the trustee's appear in the order of their priority. (4) The surplus, if the beneficient of the trustee the sources or trustee appear in the sources or trustee specific and the successor trustee herein named argonated herein, or to any we appear the trustee herein same or appointed. Feach with appeartment and substitution shall be made by written instrument executes of the successor trustee. The successor trustee, the starte the deal and the container due to appear the two of the successor trustee herein and the successor trustee appointed herein the order of the successor trustee herein the startee's and and all title, powers appointement and substitution shall be made by written instrument executes of the successor trustee appointement and substitution shall be anded by inverteed and its place of county or containts in which t

and from time to time thereafter may postpone the sale by public and cludes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.			
	Mosur (The man (SEAT)		
ATE OF OREGON)	Lauria Iccomany (SEAL)		
County of Klamath 85. THIS IS TO CERTIFY that on this day of March , 19.77, before me, the undersigned, a			
otary Public in and for said county and state, personally appeared the within named			
In the same freely and voluntarily for the uses and purposes therein expressed. In TESTIMONY! WHEREOF, I have hereunic set my hand and affixed my notatial seal the day and year last above written.			
UBD'	Notary Public for Oregon My commission expires: November 12, 1978		E-CENTR
TRUST DEED	STATE OF OREGON County of Klamath		
I certify that the within instrument was received for record on the		and the state of the	diteritati Sintati
	day of <u>NARQ1</u> , <u>19.77</u> , (DON'T USE THIS at 8;30. o'clock <u>A M.</u> , and recorded		
Grantor TO FIRST FEDERAL SAVINGS &	FOR RECORDING LABEL IN COUN. TIES WHERE USED.		
LOAN ASSOCIATION Beneficiary	Witness my hand and seal of County affixed. WN.D.MILNE	<u>t stand to and the second to and the second to be a second to be a second to be a second to be a second to be a</u> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	t la
rr Recording Roturn To: FIRST FEDERAL SAVINGS 549 Main -St. <i>Sharta</i> Klamath Falls, Oregon	Founty Clork	ATTEN STATES	MM
	PEE \$ -6.00		
REQUEST FOR FULL RECONVEYANCE		and the second	
To be used only when obligations have been paid. If William Ganong, Trustee The undersigned is the legal owner and holder of all indebiedness secured by the forogoing trust deed. All sums secured by sold trust deed or resumn to statute, to cancel all evidences of indebiedness secured by sold trust deed (which are delivered to you herewith logether with sold at deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the me			