Loan #01-41130

500 <u>C.</u>: =

26888 TRUST DEED

THIS TRUST DEED, made this 17thday of March SHIRLEY ANN ENGLAND

.., 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 15 in Block 4 of FIRST ADDITION TO TONATEE HOMES, 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,

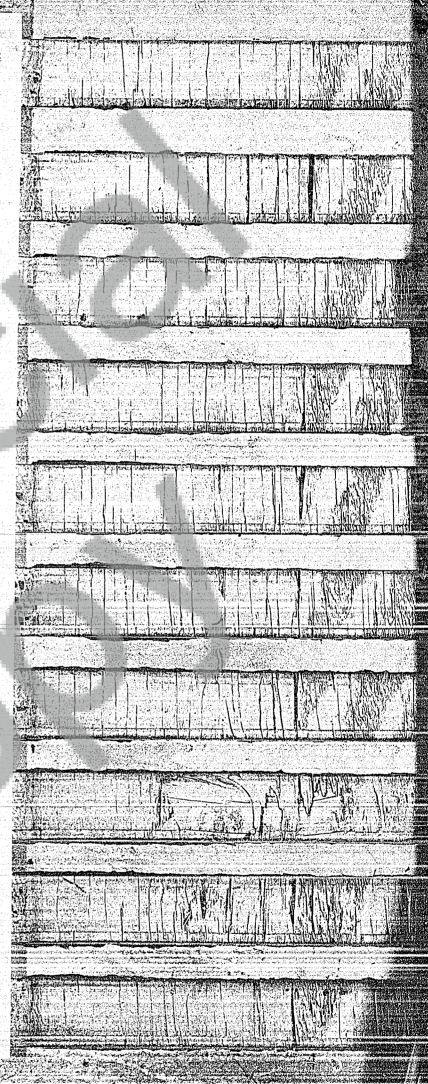
together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venotian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of TWENTY—THREE THOUSAND, FIVE [\$1.23.,500.00...] Dollars, with interest thereon according to the terms of a promissory note of the sum of the sum

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 having an interest in the above described property, as may be evidenced by 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.

THE SECOND

deflet to the beneficiary may at its option and it not paid within ten days after such demand, the beneficiary may at its option and the amount of such deficit to the principal of the obligation secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures therefor 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 also to make such repairs to said property, as in its sole discretion it may deem necessary or advisable.



4580

trustees shall fix 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 amount then due under this trust deed and the obligations accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other then such portion of the principal as would not then be due had no default occurred and threeby cure the default.

8. After the lapse of such time as may then be required by law following the recordation of sale notice of clast and giving of said notice of sale, the trustee shall sell said property at the me and place fixed by him in said notice of sale, either as a whole or in sepantic sales, and in such order as he may determine, at public auction to the highest block, and in auch order as he may determine, at public action to the highest block, and in lawful money of the United States, payable at the time of sale, there are the property by public announcement at such time and place of asle and from time to time thereafter may postpone the sale by public ansale and from time to time thereafter may postpone the sale by public ansale and from time to time thereafter may postpone the sale by public ansale and from time to time thereafter may postpone the sale by public ansale and from time to time thereafter may be sale of all the sale by public and the sale and the sale by public ansale and the sale and the sale by public and the sale and the sale and the sale by public and the sale and the sal

retuintness thereof. Any person, eccusion in the trustee but including the granter and the beneficiary, may purchase at the sail.

9. When the Trustee sells pursuant to the powers provided herein, the trustee shall supply the proceeds of the trustee's sale as follows: (1) To the expenses of the sail including the compensation of the trustee, and a reasonable charge by a sail neither that the sail of the trustee sells are trusteed to the supply of the control of the trustee of the trustee of the trustee in the trust of the subsequent to the order of their priority. (4) The surplus, first, to the granter of the trust deed or to his successor in interests entitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor resuccessor to any trustee named herein, or to any successor trustee appointed representations. The successor is the successor is the successor is the successor is the successor trustee, the latter shall be vested with all title, powers such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers such appointment and without conveyance to the successor trustee.

y times, such action or proceeding in brought by the trustee.

12. This deed applies to inures to the benefit of, and binds all parties to, their heirs, legates; consequently and mean the holder and owner, including ges, The term "teaching" half mean the holder and owner, including ges, of the note accured here the context to require, the meaning that the straight in the context of the context

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

보인 하는 사용 회원 회사는 기계하는 회사 사람들이 가능하는 사람들은 사회 들어난 사람들이 하는 경기하는 사람들로 있었습니다. 경기를 하는 것이 하는 것이 하는 것이 되었습니다.	Shuly Inn Enstand (SFAL)
er og skipt i anstar i Stadië me samplikere Politike i Friedrich beweit stadie i stadies i stadies en de skrip Det stadies fram fram i stadie i stadie i Million fram de skript i stadie i de skript i de skript i de skript Det spring fram fram i skript i skript i stadies i de skript i	
STATE OF OREGON)	(SEAL)
County of Klamath	erando de la como de la composição de la como de la com La como de la como de l
THIS IS TO CERTIFY that on this 17th day	of March 19.77, before me, the undersigned of
Notary Public in and for said county and state, pers	conaily appeared the within named
and voluntarily for	named in and who executed the foregoing instrument and acknowledged to me that the uses and purposes therein expressed. hand and affixed my repetial seal the day and year last above written.
Works w	Gerald V. Baun
(SEAL)	Notary Public for Oregon My commission expires: 1.1-12-78
The state of the s	
Loan No.	STATE OF OREGON)
TRUST DEED	County of Klamath } ss.
	I certify that the within instrument

was received for record on the 18th day of March at 12.; 37. o'clock P. M., and recorded in book M.77...on page 4579
Record of Mortgages of said County.

Witness my hand and seal of County

FEE \$ 6.00

REQUEST FOR FULL RECONVEYANCE

FOR RECORDING LABEL IN COUN. TIES WHERE

To be used only when obligations have been paid.

1

TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

The undersigned is the legal owner and holder of all indebtedness 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 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

		40.0	0.00		3. 1	P1		- 1		\sim	vinç		21.0		40.00	1 march 1 in 15							1000
			1.5		4.1	- 115	27 64	ഷ	וריי	30	mnc	10 ~	m		^~~	X				D .			100
									2 W Z	\sim	A TTT		u		Jun	ASS	ויא	CTIL	nn	HO	natt	~	***
	444	10.0	وفرما	40		4. 4	de, e		327g =	Dige :	مصورين أرم	di vila		400	S 5 746	وبالمها الب	tan di		a		of each		
-1		. 27.	4-54		44.	50,000	499755	A 18 19	وهيدفان	240		m. 85.00	. 444	100		6.11					dies of		
				. 91	~	bΨ			4		e e e gaste			. 9								1.70	

