Vol. 77 Page T/T 38-11963 27056 4824 Loan #01-41133 TRUST DEED JOEL D. DEAVILLA 19.77 , between

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing

WITNESSETH:

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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 6 in Block 5 of HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon. 05

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

together with all and singular the appurlanances, tenemonts, horeditamonts, rents, issues, profits, water rights, easements or privileges now or together with all and singular the appurtanances, tenemonts, horaditaments, rents, issues, profits, water rights, easements or privileges new or hereafter belonging to, derived from or in envise appertaining to the above described premises, and all plumbing. lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventian 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 grantor has or may hereafter acquire, for the purpose of socuring (s.22,400,00) Dollars, with interest therein according to the terms of a promissory note HUNDREDe ANDth FOUR April 15 - 200 - 19 - 200 - 19 - 200 -

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 index. If the above described property, as may be evidenced by a 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 grankor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of incrembrances and that the grankor will and his here, executors and administrations shall warrant and defend his said title thereto against the claims of all persons whomsever.

executors and administrators shall warrant and defend his said title thereto sgalast the claims of all persons whomeover. The granior covenants and agrees to pay said note according to the terms issid property it of term real form all there charges level agriculture evence over this trust deed; to complete all building numbrances having pre-define over this trust deed; to complete all building of the defined agrint is and property it of term real terms within six mortae of construction here of and, when due, all taxes, assessments and there charges level agrint conce over this trust deed; to complete all building of improve from the data construction is hereafter commenced; to repform the data promptly he date construction is hereafter commenced; to repform the data promptly in date construction is hereafter commenced; to repform the data promptly in date construction is hereafter commenced; to repform the data of times during construction to all provide band to the terms of the data of the of a side promises; to keep all will many to be data the of the data of the dat

which we make the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental characteristic of the prompt payment of all taxes, assessments, and governmental characteristic of assessed against the above described pro-perty and insurance pre-minum while any individual sector of the reserve of the original purchase individual the above described pro-of the lesser of the original purchase individual the ground section of the lesser of the original purchase individual the ground at the time the lean was was made, grantor will pay to the beneficiary of the property at the store the lean was was made, grantor will pay to the beneficiary and the time the lean was was made, grantor will pay to the beneficiary and the store the lean was was made, grantor will pay to the beneficiary and the store the lean was of the taxe, assessment, and other charges due and mayinhe an amount equal to 1 /13 of the taxe, assessment, and other charges due and mayinhe any branch to store the store iffect to stimulate and directed by the beneficiary. Beneficiary shall by Thus Deed is in inferent and any passion and the store iters that the thights in the store is the bar bar bar property of the taxet index and all or the iters that the thights in the store is the bar bar bar bar effect as the and property within each succeeding the taxet. Beneficiary shall be the stranto of the taxet of the property and the store iters that the taxet by be plud of the taxet of the property and and the to 1/2. If such rate is the bar the taxet of the taxet of the property indices and the store iters that the angle of the strantor to the second account and shall be paid quarterily to the grantor by crediting to the second account the amount of the interest due.

While the grantlor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to be made through the heneficiary, as aforesaid. The grantor hereby and the heneficiary to pay any and all taxes, assessments and other charges levied or imposed collector of medicing and all taxes, assessments and other charges levied by the result and the anomale shows a session and other charges levied or imposed collector of medicing assessments or other charges, and to pay the lamanta show a more than the amounts show any the anomale statements thereof functions collector of medicing the amounts are shown by the statements thereof function and the shown any the anomale statements submitted by the linearity of the report of non-certain the statement with submitted by the linearity of the report of the statement is submitted by the linearity of the statement is an enclicing responsibility of a finite particular the sums which may be required from the means resultaines and to suthank the sums which may be required from the means resultaines and the statement is submitted by the linearity of the means resultaines and the statement is submitted by the linearity of the statement resultaines and to suthank the sums which may be required from the means resultaines and the statement is submitted with any instance statement is not apply any out of a detect in any instance wither the statement of the apply is and and the statement of the indebiences for payment and satisfaction in full or upon sale or other

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nequisition of the property by the beneficiary after defauit, any balance remaining reserve account shall be credited to the indebitedness. If any authorized reserve for taxes, assessments, insurance premiums and other charge is not sufficient time for the payment of such charges as they become due, the grantor shall defielt to the beneficiary upon demand, and if not paid within ten days after such the beneficiary may at its often and the amount of such deficit to the principal obligation secured hereby. e account t at any pay the demand, al of the

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 these beneficiary may attracted by the same, and all its expenditures there of the grantor on demand and prince specified in the note, shall be reprived. In any improvements made on an id premises and all to make such repairs to said property as in its sole discritions affecting said property or advisable. The grantor further agrees to comply with all haws, ordinances, regulations, decomparison of the said of the said state in connection, with or free and constant of the functions affecting said property is on your said free and expenses, including cost of tills even the security is a specific the source of the source in any such may the security as a free and defend any action or pa and allows or intraces, regulations, appear in and defend any action or pa and allows to the secured is appear in and defend any action or the angle the rest the secur-costs and expenses, including cost of evidence of the action proceeding to proper or the rights or powers of the benefit or traister and to pay all costs and expenses, including cost of evidence of the action proceeding to proceeding the boligation, and the sourt, in any such on proceeding to appear in and defend any action or pass and altorney's fees and to pay all expenses, including cost of evidence of the rest and to pay all costs and expenses, including cost of evidence of the neutron by proceeding to when the beneficiary or trustee may appear and in any such one proceeding to when the beneficiary or trustee may appear and in any such one by the secure decd.

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: . In the event that any portion or all of said property shall be taken under the right become an internet domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceeding and if or make any compromise or settlement in connecting payable as compensation forth, to require that all or any portion of the momity payable as compensation forth, to require that all or any portion of the momenty payable as compensation for the such expenses and attorney's fees necessarily paid or incurred by the greator in such expenses and attorney's fees necessarily paid fees incusarily paid or incurred by the beneficies and expenses, and the grantor agrees, that one applied upon the indebtedness ascured by is and the grantor agrees, and applied upon the indebtedness as and excluse and the grantor agrees, and the own expense, to take such actions and exceeded on the beneficiary's request.

be necessary in obtaining such compensation, prompty upon the periodicity 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-dicity payment of the fees and presentation of the indeptedness into a first and the consent of any person for the payment of the indeptedness into a first and the consent of any person for the payment of the indeptedness into a first and the consent or creating and restriction thereon, (c) join in granting or other marking of any map or plat of and property. The granteed; (d) reconvey, and categories and the internance of the property. The granteen in any reconver-ing recent of any matters or facts shall be conclusive proof of the truthfunna thereoi. Truster's fees for any of the services in this paragraph shall be \$5.00.

shall be \$2.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these truits all rents, issues, royalies and profits of the pro-perty affected by this deed and any personal property located thereave grantor shall default in the parament of any indebicdness secured bereby orthin the performance of any agreement of any indebicdness secured bereby orthin the performance of any agreement of any indebicdness secured bereby orthin the performance of any agreement of any indebicdness secured bereby orthin the performance of any agreement of any indebicdness secured bereby orthin the performance of any agreement of any indebicdness secured bereby orthin the performance of any agreement of the grantor shall have the right to exi-ct all such rents, issues, royalith and without regard to the adequacy of any satid property, or any part thereof, in its one met to grante con the adequacy of any satid property, or any part thereof, in its one and collection, including reason-able attorney's fees, upon any indebicdness secured hereby, and in such order as the heneficiary may determine.



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6. The entering upon and taking possession of said property, the co of such rents, issues and profils or the proceeds of fire and other insura-icles or compensation or swards for any taking or damage of the proper the application or release thereor, as alorsaid, shall not cure or wave fault or notice of default hereunder or invaidate any act done pursu such notice.

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5. The grantor shall notify beneficiary in writing of any sale tract for sale of the above described property and furnish boueficiar form supplied it with such personal information concerning the pure-would ordinarily be required of a new loan applicant and shall pay be a service charge.

a service charge. 6. Time is of the casence of this instrument and upon default by grantor in payment of any indebtedness secured hereby or in performance of agreement hereunder, the beneficiary may declare all sums secured hereby mediately due and paysible by delivery to the trustee of written notice of defa and election to sell the trust property, which notice trustes shall cause to duly filed for record. Opon delivery of said notice of default and election to a the beneficiary shall deposit with the trustee this trust deed and all promise trustee shall deposit with the trustee this trust deed and all promise trustee shall deposit with the trustee this trust deed and all promise trustee shall find the trust appenditures accured hereby, whereupon trustee shall find the trustee of sale and give notice thereof as t

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 actually incurred in enforcing the terms of the obligation and trustee's and storary's fees not exceeding \$5000 each) other than such portion of the principal as would 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 following the recordation of said notice of default may then be required by law following the recordation of said notice of default and place fixed by him in said notice of said notice of said notice of said notice of the time and place fixed by him in said notice of the say default said the said notice of the said not the said place of the said from time to time thereafter may postpone the said by public as an and the said by public as an and the said by public as an and the said t

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nouncement at the time fixed by the proceeding postponement. The trustee abail deliver to the purchaser his deed in form as required by law, conveying the pro-perty as could, but willout any coverant, or warranty, espress or implied. The recitais in the deed of any matters or faris shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale. the

and the bedricity, may purchase at the sale. 9. When the Trustee sails pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's sale as follows: (1) the crustal apply the proceeding of the trustee's sale as follows: (1) the crustal apply the faituring the compensation of the trustee, an reasonable charge by the faituring the compensation of the trustee, and trust deed. (3) FU all persons having co-coiled of light appace to interests of the trustee in the trust deed as their interests support order of their priority. (4) The surplus, if any, to the grantor of the t deed or to his successor in interest suitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor in morrest entitled to such surplus. The successor of any successor of a may trustee named herein, or to any successor of these appointed herounder. Upon such appointment and without con-successor of the successor of the successor of a maximum of the successor and duties conferred any successor is any successor of the successor such appointment and abhatisticion shall be writed with all tills powers and duties conferred any successor is any successor of the successor of the successor such appointment and abhatisticion shall be in writies instrument executed by the beneficiary, containing reference to all the contry deed and its place of record, which, when recorded in the office of the contry of conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-yed is made a public record, as provided by law. The trustee is not obligated notify any party hereto of pending sale under any other deed of trust or of action or proceeding in which the grantor, beneficiary or trustee shall be a by unless such action or proceeding is brought by the trustee.

. unress such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties to, their heirs, legates devises, administrators, executors, successors and a trust heirs, begates devises, administrators, executors, including tee, of the note security he shall mean the holder and owner, including tee, of the note security he shall mean the holder and owner, including in . In construing this deed and whenever the cont samed as a beneficiery e gender includes the feminine and/or neuter, and the singular number in-s the plural.

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

bel D. Delville (SEAL) (SEAL) STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 21-21. , 19.77, before me, the undersigned, a March day of Notary Public in and for said county and slate, personally appeared the within named. reconcily known to be the identical individual..... named in and who executed the foregoing instrument and acknowledged to me that he. executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my notarial seal the day and year last above AUDLICE Senaled 1Szan U', (SEALA S OF OF Notary Public for Oregon My commission expires: November 12, 1978 Loan No. STATE OF OREGON } ss. TRUST DEED I certify that the within instrument was received for record on the 22nd day of MARCH, 19.77 ... day of ________, 19.77___, at _3;50___o'clock ___PM., and recorded (DON'T UBE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) in book M.77 on page 4824 Record of Mortgages of said County. TO FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. Beneficiary WM. D. MILNE After Recording Return To: FIRST FEDERAL SAVINGS County Clerk 540 Main St. Klamath Falls, Oregon FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 4 TY WAR AND GARAGE 1. 10 A 10 2 4 51 TO: William Ganona Trustoo The undersigned is the legal 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 terms 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 logather with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the First Federal Savings and Loan Association, Beneficiary Treasure and hv DATED 19 A second se