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01-10602 voi. 77 rape 5133 TRUST DEED MT 3153 27286 THIS TRUST DEED, made this 25thay of March THOMAS G. PORTER and ROBERTA J. PORTER, husband and wife 19 77 between

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing as grantor, William Ganong, Jr., as trustee, and 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 97, 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,

together with all and singular the appurtenances, tonemonis, hereditaments, rents, issues, profits, water rights, easements or privileges now or 

This trust deed shall further secure the payment of such additional meney, if any, as may be loaned hereafter by the beneficiary to the granter or others having an interest in the above described property in the standard of the note or notes. If the indebtedness secured by this terms be evidenced by more than one note, the beneficiary may credit payments credits of the upon any of said notes or part of any payment on one note and part on another, as the beneficiary may credit

any of said notes or part of any payment on one note and part on another, any of said notes or part of any payment on one note and part on another, as the hendfickary may elect. The first one said premises and property conveyed by this trust deed are created that the said premises and property conveyed by this trust deed are executors and administrators shall and that the grantor will and his heirs, against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms and that the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms and the claim of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms and property is to keep asid property free from all cancumbrance the dama of the other said premises within six months from the dama persons who adding premises within six months from the dama and property who here and premises within six months from the dama person and premises within six months from the constructed on said premises within six months from the dama person and agrees and prover to the person and the said property who here any building or improvement on and property who here days after writework or materials unsatisfactory to be constructed on said premises; to keep all buildings or more the administic of a said property who here and premises; to keep all buildings or more the administic or as said property and the maxima as the premise continuous here orough and the materials of a said premises; to keep all buildings the nore or origin in the second by this trait material premises continuous here the administic or said property and the deliver the said premises continuous here the origin the said property which is and the original principal sum of the note or orologing the person of the same the administant principal sum of the note or orologing the person of the same the administant principal sum of the note or orologing the person of the same the administ

obtained. But cancertainty by the granter auring the full term of the policy thus That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and goornmental charges terms densessed against the above described pro-perty and insurance promium while the indentednessessed against the above described pro-perty and insurance promium while the indentednessessed against the time the issue assessments, and goornmental charges terms of the granter at the time the issue was made, granter will pay to the length apprint at the time the issue of the lesser of the original apprised table of the mole or dollar and the time is and principal and interest usyable under the terms of the note or dollar of the lesser or the date installinerits on principal and interest are payable an amount secured hereby within except assessments, and other charges due and payable with respect to said principal with effect as estimateroperty within each succeeding three years while the first Deed is in effect as estimateroperty within each succeeding three years while the first Deed is in effect and amount of the the date is that be paired and the granter by bases on their open passing and the less than the highest rate authorized to be path by bases on their open passing and the path of 176. If you char has its est than 47%, the rate of inferent pad shall be path quarterly to the granter on the average monthly balance in the account and shall be path quarterly to the granter by the estimate to the escrow account the amount of the interest due.

While the granter is to pay any and all taxes, assessments and other charges leader or assessed against said property, or any part thereof, hefore the same begin to beer interest and also to pay premiums on all insurance policies mon said property, oth pay-ments are to be made through the hereficiency, as aforesaid. The granter helps authorizes the hereficiary to pay any and all taxes, assessments and other charges leader by collector of such taxes, assessments and other charges leader by duborize in the assessments is a shown by the statements thereof furth or imposed against said property in the statements the statements there of the anomality as the hereficiary to pay any and all taxes, assessments and other charges leader by the collector of such taxes, assessments or after, charges, and to bay the insurance earliers are lifter and it may, established for that purpose. The granter agrees in no event to hold the account respiratible for failure to have any insurance written or for any loss or damage arowing out of any loss, to compromise and settle with any insurance company and to amply any any established for that on the obligation secured by this trust duced. In computing her event for any loss, to compromise and settle with any insurance company and to amply any and to insurance policy, and the beneficiary hereing or due of the anomaly and to amply any and this insurance the obligations secured by this trust duced. In computing he amount of, the indedictions 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 halance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charge is undestined at any time for the payment of such charges as they henceme dur, the unsufficient at any time born they are and the submit of a such charges as they henceme dur, the payment of such charges as they henceme dur, the payment of such charges as they henceme dur, the payment of such charges in the payment of such charges is understanding the beneficiary may at like point and the annual of such defigit to the principal of the for shall fraw interest at the rate specified in the new first point of the foregoing covenants, then the pay for shall fraw interest at the rate specified in the principal of the granter on domand and shall be secured by the line, offer the state charge in the sole discretion it may decise in the sole discretion it may decise necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulations.

Dioperty as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, orilnances, regulations, oreanants, conditions and restrictions aftecting said property; to pay all costs, fees and expenses of this trust, including the cost of title; to pay all cost in enforcing this obligation, and trustee's and attorney's fees actually with or it provides the state of the trustee incurred in the other cost of a state of the other costs and expenses of the trustee incurred in the other cost and expense in enforcing this obligation, and trustee's and attorney's fees actually to affect the other and default any action or proceeding purporting to affect the state of the state state of the description of the state of the sta

The beneficiary will furnish to the grantor on written request therefor an annual atatement 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 of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecure and on an annee, upper in or defend any ac-tion or proceedings, or to make any another mance, upper in or defend any ac-tion or proceedings, or to make any another mance, upper in or defend any ac-tion or proceedings, or to make any activation of the innoval auch taking and, if it so elects, to require that are any portion of the number is auch taking and, if it so elects, to require that are any portion of the number is applied as compensation for such taking, which are any portion of the number is and applied upon the inner proceedings, shall be paid to accessful paid the anecessarily on the inner taking, which are interproceedings, and the shalance applied upon the inner the proceedings, and the shalance applied upon the inner taken and expenses and the parts at its own expense, to take such closes and excuts such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's any casement of its fees and presentation of this deed and the note for en-dorsement (in case of this fees and presentation of this deed and the note for any instrument of the approximation of this deed and the note for en-liability of any person for the payment of cor cancellation), without affecting the approximation of the making of any map or plat of machetoiness, the trustee may (a) any casement or creating and restriction thereon, (o) pits; (b) for its statistic of the making of any map or plat of machetoiness leadly endications where any transity, all or any part of the property. The grantee is (d) freconvey, into recling the state or any and the conclusive proof of the statist hereinfort as the "present of the services in this paragraphing than be the state.

shall be \$5.00. As additional security, grantor hereby assigns to heneffclary during the continuance of these trusts all rents, issue, royalties and modifier during the perty affator that the payment of any personal property located they for the performance and in the payment of any indebtedness secured hereby Until the performance and the payment of any indebtedness secured hereby Until the performance and the payment of any indebtedness secured hereby Until the performance and the payment of any indebtedness secured hereby the lect all such rents. Toyaltes and profile samed prior to default as they ficiary may at any time without regard to the adequacy of any security for the indebtedness hereby and without regard to the adequacy of any and property, or any part thereof, in its ad, enter upon and take possesion of the state, issues and profile, and parting and the and take possesion of the state. Issues and profiles of operations and the therewise collection, including reason-as the beneficiary may determine.

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a service charge. 6. Time is of the essence of the interview in the second sec	and shall pay beneficiary rea	czpenses of the said including the compensation of the trustee, and isouable charge by the attorney. (2) To the obligation scured by the isouable charge by the attorney. (2) To the obligation secured by the isouable charge is the said because having.	To the la second	
agreement hercunder, the beneficiary may doclare all a mediately due and payable by delivery to the truther of	nd upon default by the ord or in performance of any dee	9. When the Trustee sells pursuant to the powers provided hardin, the state shall apply the proceeds of the trustee's sale as follows: (1) expenses of the shall be used as a state of the sale shall be used as the same shall be used as the same same shall be used as the same same same same same same same sam	he pat	
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trustees shall fix the time and place of sale and give	hereby, whereupon the notice thereof as then such	10. Yor any reason permitted by law, the beneficiary may from time e appoint a successor or successor by law, the beneficiary may from time casor tracted appoint derevander. Up any traise here here and appointment and without co duties conferred upon any traise being traised being traised being traised being traised being traised being the main traised being traised being traised being the context and the conferred upon any traised being the main traised being traised being traised being the context and the conferred upon any traised being the context and the conferred upon any traised being the context and the context and the property as standard, and its place or thy or context in which the property is situated, shall be conclusive proof of a pointment execute the traised being the traise	n- rs ch	
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in enforcing the terms of the obligation and exp not exceeding \$50.00 each) other than such portion of not then be due had on deter than such portion of	the principal and the	11. Trustee accepts this trust when this deed, duly executed and acknow		
<ol> <li>After the lapse of such time as may then be re- the recordation of raid notice of default and relations.</li> </ol>	quired by law following parts	11. Trustee accepts this furnis when this deed, duly executed and acknow ed is made a public record, as provided by law. The trustee is not obligate action or proceeding not match the grantor, beneficiary or trustee shall be a under such action or proceeding is brought by the trustee.		
of sale, either as a whole or in separate parcels, and in so termine, at public auction to the highest bidder for each United States newsite to the highest bidder for each	d by him in said notice heret ich order as he may de- assig	12. This deed applies to, inures to the benefit of, and binds all parties to, their heirs, legates devisees, administrators, excutors approximation	in the second of the	
8. After the lapse of such time as may then be re- the recordation of said notice of default and giving of a trustee shall sell said property at the time and place fire- trustee shall sell said property at the time and place fire- ter mine, at public auction to the highest blidder for cash, United States, payable at the time of, said. Trustee may any portion of said property by public Amouncement at sale and from time thereafter may postpone to the said of the time of the said property at the said said said said said said said said	be the sale of all or herein such time and place of culin herein by public and place of culin he sale by public an other such the sale by public and such the sale by publ	12. This deed applies to forcetaing is brought by the trustee. 13. This deed applies to four the benefit of, and binds all partier to, their heirs, legatres deviaes at ministrators, executors, successors and main. The term "beneficienty and mean the holder and owner, lincidicary tree, of the note secured hereby, whether or not named as a beneficienty a function of the secure of hereby and there on the secure of th		
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Loan No.		STATE OF OREGON )		
TRUST DEED		County of Klamath } ss.		
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To be used only when obligations have been paid. TO: William Ganong				enneneste dar beiter und erner in here ein sign in here eine sig
The undersigned is the legal owner and holder of all	indebiedness secured by th	n an	State and a first	
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 same.				
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a di kang na di kang bermula na pang kang ang kang bermula. Mang kang kang bermula na pang kang bermula na pang kang bermula na pang kang bermula na pang kang bermula na p	First Fe	deral Savings and Loan Association, Beneficiary		
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r shall notify beneficiary in writing of he above described property and furnish ith such personal information concerning required of a new ioan applicant and she

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9. When the