## 27356 TRUST DEED

Vol. 77 Page 5244 THIS TRUST DEED, made this 28th day of March GARY P. ROSS and DEBORAH P. ROSS, husband and wife AKA Gary Phillip Ross and Deborah Lee Perry Ross , 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;

01-10603

### 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 Lot 2 and 3 of Block 52 of BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS; OREGON, being more particulary described as follows:

 $\sum_{i=1}^{\infty}$  Beginning at a ½ inch iron pin marking the Southeast corner of said lot 2; thence North 71042'50" West, 139.53 feet to a ½ inch iron pin marking the Southwest corner of said Lot 2; thence North 18 17'10" East, 50.00 feet to a 3 inch iron pin marking the Northwest corner of said Lot 2; thence South 71042"50" East along the Northerly line of said Lot 2, 59.80 feet to a 3 Sinch iron pin; thence North 18 17'10" East, 12.00 feet to a 3 inch iron pin; thence South 71042'50" East parallel to but 12.00feet Northerly of said Northerly line of Lot 2, 79.73 feet to a ½ inch iron pin on the Easterly Line of said Lot 3; thence South 18°17'10" West along the Easterly line of said Block 52, 62.00 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 appurtanances, tenaments, hereditaments, rents, issues, profits, water rights, easements or privilages now or belonging to derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, vontilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor tating, eir-conditioning, retrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian 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 grantor has or may hereafter accurring or the surface of each agreement of the grantor herein contained and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the surface of each agreement of the grantor herein contained and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE** and the payment of the sum of **HUNDRED FIFTY DESCHART TATE**. The pay before and made by the grantor, principal and interest being payable in monthly instellements of **\$...271.01** commencing April 25

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 baying an interest in the above described property, as may be evidenced by more than one note, the beneficiary may credit payment 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.

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 credit payments received by it upon the granter horeby coverants to and with the trustee and the beneficiary herein that the said promises and property conveyd by said note according to the said at the beneficiary may credit and that the grant of the trust deed are tree and clear of all percent whomsover. The granter covenants and agrees to pay said note according to the terms free and, clear of all encumbrances and that the grant of the trust deed are accutors and administrators shall varrant and defend his said title thereto and the cleans of all percent whomsover. The granter covenants and agrees to pay said note according to the terms independent whom and the same set of the covenants of the terms of hereafter construction is hereafter comments and other charges levide against address over this trust deed property free from all encumbrances having pre-or hereafter construction is hereafter comments mouths from the date promptly and is good workmanilike manner any building or improvements or said property which may be damaged or destroyed and pay, when due, all times during construction is replace any work or materials unsatisfactory to beneficiary within filtern days after written notice from beneficiary of such torst mothed on and premises in provements now or hereafter now or hereafter ecoled upon and premises and the notes or on the source on the state of asid premises to keep all buildings and to commit or suffer now or hereafter the original principal sum of the note or orbit pation accured by this trust deed, in a company or companies acceptable to the bene-liciary, and to delive the original principal sum of the note or orbit of the source of the source or orbit the orbit of the source or breafter now or hereafter the original principal sum of the norte or orbit of the spremet lost of the struct deed, in a company or companies ac

That for the purpose of providing regularly for the prompt payment of all fascs, assessments, and gorernmental charges levied or assessed against the above described pro-assessments, and gorernmental charges levied or assessed against the above described pro-perty and insurance premium while the rindebidness accured hereby is in arcsess to 80 % of the lesser of the original purchase price paid by the grantor at the time the less made or the hereffciary's original appression fraction of the poperty at the time the less made, grantor will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the note or orbitation secured hereby on the date initialization or principal and interest are payable with repect to said property within each succeeding its months and also 1/38 or the fraction and approximation of the principal and and property within each succeeding its and the fast the standard bereflet as a substantial or the state of the target of the barget of the state within each succeeding its and the fast that the light rate surfact and and another said a scount and uses 1/36 of the insurance premium payable with the Strust Deed is in effect as calination and also 1/38 of 0, if such rate is less than the hights rate surfaction be paid by banks on likel copea passbook accounts minus 3/4 of 1%. If such rate is less than do the grantor is a state and therest date.

To the elector account, the amount of the interest due. While the granitor le 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 pay president on all insurance policies upon said property, such pay-methods and the same pay president on a linear and solve the same begin to bear interest and also to pay president on all insurance policies upon said property, such pay-methods and the same pay and all cases, assessments and other charges levid or imposed gainst said property in year and larger, assessments and other charges levid or imposed gainst said property in the assessments and the pay the insurance prentum restoratives and to withdraw the same which may be required from the restore account, if any, established for that proper. The granitor agrees withen or for event to hold the beneficiary responsibile for fature to have any insurance written of now is another action of any loss, or damage growing out of a detect in any insurance policy, and the beneficiary is another and and the data and the same arbora of any growing and and as any insurance written of now is anther and, in computing line event in any loss, to compromise and satisfaction in the larger or other and and in order the intervence of the pay and the satisfaction in the larger of or other and in the advect in any insurance policy and the beneficiary in the order of any loss, to compare the same and satisfaction in thil or upon sale or other and intervence in the pay and and satisfaction in the intervence of other in the satisfaction or the satisfaction in the satisfaction or other and and any insurance policy and the satisfaction of the order of the intervence of the pay any intervence or other and any loss.

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soundline of the property by the beneficiary after default, any balance remaining in the forevers account in the credited to the indebiddness. If any authorized reserve account for tares, assessing the credited to the indebiddness. If any authorized reserve account of the payment harmon permitting and other charges is not sufficient at any delicit to the beneficiary such charges as they become due, the grantor shall pay the delicit to the beneficiary such charges as they become due, the grantor shall pay the delicit to the beneficiary such charges as they become due, the grantor shall pay the delicit to the beneficiary such charges as they become due, the grantor fail the beneficiary may at its option and the amount of such defielt to the principal of the obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the heneficiary may at its option carry out the same, and all fits expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be accured by the line of this trust dead. In this connection, the beneficiary shall have the right in its discretion to complete any provements made on and premises and also to make such repaying to assid-property are in the cole distribution if, unay deem necessary or advisable.

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 the:: 1. In the event that any portion or all of and property shall be taken under the right of eminent domain or condemnation, the break of the state of the right to commence, prosecute in its own name, appear in ficing shall have the right to commence, prosecute in its own name, appear in ficing shall be state in or proceedings, or to make any compromite or satilement in connecting and such taking and, if it so elects, to require that all or any portion of the moment's suppathe as compensation for such taking, which are in excess of the amount re-guired to pay all reasonable dosts, expenses and attorney's fees, necessarily paid and applied upon the indebtering in the proceedings, shall be paid to the beneficiary reas necessarily maids. Upon any reasonable coats and expenses and attorney's to van expense, to take such actions such excuties such instruments as shall request. 2. At any time and from time to time upon written request of the beneficiary any anyment of its feest and presentation of this decid and the note for en-dorsement (in case of the face and presentation of the dottod and the fields for en-dorsement (in case of the face of the thereof, the take any (abcomes), and the thereoficiary are assessed to the maxing of any map or tak the flatotodness. The the takes any (abcomes) are exement or creating and reciticiden thereon prose length of the face any (abcomes), the takes any (abcomes), and the matter any (abcomes), and the matter any (abcomes), and the matter as the abcomes of the decide of the length are exempt or creating and reciticiden the any concellation, without affecting the are may be described as the "presense or presense length" emitted thereof's ex-the described as the "presense or presense length" emitted the trace's ex-tent more there of a may may concellation or charge the second seco

shall be \$3.00. Finite trees for any of the services in this paragraph on 13. As additional security, grantor hereby assigns to beneficiary during the continuance of these truits all regist, issues, royalites and profits of the pre-perty affected by this deef and of any personal property located thereon. Until the performance and the payment of any indibitidness secured hereby or in ited all such rents, and agreement hereunder, grantor shall have the risk to col-become due and payable. Those are added to be appointed by a row clienty may at any time without notice, either the performance and the secured icity for the indebtedness hereby secured, enter upon and takinguasy of any clienty for the indebtedness hereby secured, enter upon and takinguasy of any security for the indebtedness hereby secured, enter upon and takinguasy of any the same use cost and thereby of parts in the secure of a definition to same use for other the secured of operation and collection, including resear-able attorneys fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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The entering upon and taking possession of said property, the collection insues, and profits or the propeeds of fire and other insurance pol-comparison or swards for any taking or damage of the property, and isalon or relaxin thereof, as aloresaid, shall not oure or waive any de-notice of default hereouder or insultante any cat done pursuant to Shin Manakar

5. The grantor shall notify beneficiary in for sale of the above described property supplied it with such personal information ordinarily be required of a new loan appli-tice charge.

ervice charge, 6. Thme is of the essence of this in tor in payment of any indebtedness secu-ement hereunder, the boneficiary may d lately due and payable by delivery to the election to sell the trute property, whi filed for record. Upon delivery of said o beneficiary shall depetit with the trustee fault o be sell.

required by law, the thick this place of rank and give notice thereof as thun 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the granter of other person so privileged tany pay the entire amount then due under of other person so privileged tany pay the entire amount then due under of other person so the obligations secured thereby (including costs and expense that and the obligation neutroring 50.00 each) other than such portion of the principal set set of the the terms of the obligation and trustee's and station provided net entering 50.00 each) other than such portion of the principal set ther be due had no default occurred and thereby cure the default. 8. After the lapse of such faitum and place fixed by him is said notice of sale, either as a whole of in separate particle for the order as he may de-termine, at public auction to the bilgest bidder, for in such the same of the United States, payable at the time of said. Trustee may in lawful money of the say portion of taid projectly by public announcement af more the saie by public and sale and from time to time thereafter may postpone the saie by public and

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nouncoment at the time fixed by the preceding postponeous deliver to the purchaser his dead in form as required by is perty so sold, but without any context and the warranty, ex-recitals in the dead of any matters and for ablin be over truthfulness thereof. Any person, excluding the truthee but and the beneficiary, may purchase at the sale. truster ouveying the us or implies uive provide

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 When the Tructoe sells pursuant to the powers tee shall apply the proceeds of the trustee's sale expanses of the sale including the compensation of 6. Write thy the proceeds of the trustee's sale as follow expenses of the sale including the compensation of the trum mable charge by the attorney. (8) To the obligation security dect. (3) To fall persons having recorded llens subsequests of the trustee in the trust case in the trust case in the trust case in the trust case. (a) the surplus, if any to the greather of the successor in interest embilied to such surplus. by to

For any reason permitted by law, the beneficiary point a successor or successors to any trustee name trustee appointed hereunder. Upon such appointer to the successor trustee, the latter shall be vested w see conferred upon any trustee herein named or appoint nd without con-all title, powers hereunder. Each

16: appointment of the successor irustee. 11. Trustee accepts this trust when this deed, duty executed and acknow-ed is made a public record, as provided by law. The trustee accepts that or of action or proceeding in which the grantor, beneficiary or trusters to rol action or proceeding in which the grantor, beneficiary or trustes such action or proceeding is brought by the trustee. 12. This deed applies to, invres to the benefit of, and blinds all parties to, their, legates devisees, administrators, executors, successors and gee, of the mothemeticary" shall mean the holder and owner, including in In constraint hereby, whether or not named as a beneficiary e gender includes the feminine and/or neuter, and the singular number in-tion their the feminine and/or neuter, and the singular number in the interview.

SS, WHEREOF, said gi	intor has hereunto set his hand and seal the day and year first above written. $(1)$
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DN } 85.	Seldinah P. A. S. (SEAL)
PACAS and DE	e, personally appeared the within named
i-the partie freely and volum	ridual S. named in and who executed the foregoing instrument and acknowledged to me that rily for the uses and purposes therein expressed. set my hand, and affixed my notarial seal the day and year last above written.
	Notry Public for Oregon My commission expires: 5-14-80
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	County of Klemeth ( 55.
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STATE OF OREGO County of Klamath THIS IS TO C

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Notary Public in GARY.

to me personally k they executed

IN TESTIMONY 

Loan No.

TRUST DEED

TO Grantor TO Grantor FIRST. FEDERAL SAVINGS & CLUTTE, LOAN, ASSOCIATION THE Recording Return To: FIRST FEDERAL SAVINGS FIRST FEDERAL SAVINGS S40 Main St. Klamath Falls, Oregon

Channa March State

SPACE: REAFAVE FOR RECORDING 1220 TIES 5

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in book M.77 on page 5244 Record of Mortgages of said County. Witness my hand and seal of County affixed.

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Deputy

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WM. D. MILNE al no Country Clerk

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EQTRONS :

-REQUEST FOR FULL RECONVEYANCE 7.13 To be used only when obligations, have been paid. 

## TO: William Gan

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 estation now, hold by you under the

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