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Loan #01-41190 M/T 3376 m Vol. 77 Page 8193 294,00 TRUST DEED 1977 between

THIS TRUST DEED, made this 10th day of May KENNETH G. WILLIAMS AND JANNA C. WILLIAMS, Husband and Wife 7 also known as Kenneth 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:

> The North one-half of TRACT NO. 31 of BAILEY TRACTS, 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, tanements, heroditaments, ronts, issues, profits, water rights, easements or priviloges now or hereafter belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-

This trust deed shall further accurs the payment of such additional money, any, as may be loaned hereafter by the beneficiary to the grantor or others sing an interest in the showe described property, as may be evidenced by a te or notes. If the indebtedness secured by this trust deed is evidenced by per than one note, the beneficiary may credit payments received by it upon y of said notes or part of any payment on one note and part on another, the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are allowed and the the said the grantor will and his here allowed administrators shall warrant and defend his said title thereto at the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto galast the claims of all persons whomsover. The granter covenants and agrees to pay said note according to the terms thereof and, who leep said property free from all encumbrances header the said property to keep said property free from all encumbrances header. The granter covenants and agrees to pay said note according to the terms thereof and, who leep said property free from all encumbrances header to be a said to be a said property free from all encumbrances header be addered the said the same same said the same said the same cedence ofter constructed on said premises within six mouths from the date property which may be damaged or description for the sate header property which may be damaged or description for the sate of a for the date construction; to replace written notice from beneficiary of such header property which in the same said the provements on the sate times during construction; to replace written notice from beneficiary of such hereafter greated upon said for keep all buildings, property and ill not remeated on said premises; to see all buildings and the commit or suffer no waste of said premises; to ceep all buildings, property and improvements now or hereafter greated on said premises continuously insured against the by fire or such to is than the original principal sum of the note or on the same titary, and to deliver the original principal sum of the note or on the same equived by this trust deed, in a company or companies accepted form and with approximal to the effective date of husiness incheder and with approximal place constance in some and the beneficiary and importing at the premium paid, to the principal place of business on policy of insurance. If ities do show that the same to so the beneficiary, which insurance able policy of insurance for the beneficiary with in sevence able bodies obtain insurance for the beneficiary may from the policy the sum and the policy the surance for the beneficiary may from

he non-cancellable by the granter during the full term of the policy thus ined. That for the purpose of providing regularly for the prompt payment of all taxes, smeats, and governmental charges levied or assessed against the above described pro-and insurance premium while the indebtedness secured hereby is in excess of 80 % or the beneficiary's original appriant value addition to the monthly payments of ipai and interest payable under the terms of the property at the time the Ioan was or the beneficiary's original appriant value addition to the monthly payments of ipai and interest payable under the terms are are payable an amount equal to 1/12 to taxe, assessments, and other charges are any apple an amount may pay the the second tax succeeding 12 months and interest are payable an amountim payable with rs to said property within each succeeding three years while this Trust Deed is in an assuments and directed by the less than the highest rate authorized to be paid who or the denoted and directed by the less than the highest rate authorized to be paid in on their open passhook accounts of 40°. Interest shall be computed on the average by balance in the account and and and by paid quarterly to the grantor by crediting tersory account the amount of the interest due. on the of the within respect effect interes by ba $4 q/_{n}$, month

The series account the amount of the interest time. While the granter is to pay any and all taxes, assessments and other charges leded necessed against sail property, or any part thereof, before the same begin to beer rest and also to pay premiums beneficienty, as aforeable, there is the there is a same beneficiary to pay any and all taxes, assessments and other charges level or imposed beneficiary to pay any and all taxes, assessments and other charges level or imposed to the there is a set of the same the same beneficient of the same begin in the same taxes, the same of the charges, and to pay the insurance premiums that said property in the same the or other charges, and to pay the insurance premium that is and property in the same which may be required from the revers account or said before the taxes. The same which may be required from the reverse account or said before the tax any insurance written or for any leas or damage group and the any insurance policy, and the beneficiary beredy is a uthor lead, pay and any insurance receipts upon the obligations excited with the state of the tax and the obligations excited in the same frame of an effect in any insurance policy, and the beneficiary beredy is a uthor lead property and of any least the obligations excited with the state free in an amputing the h many receipts upon the obligations excited in the full or upon sale or other and of the indebidedness for payment and satisfaction in full or upon sale or ather

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become dues the grantor shall pay tho deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and extractions affecting and property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and grant and the search as well as including the defend any action or proceeding purporting to affect the sear-it agrees and expenses, including the court, in any such action regions and to appear in the rights or powers of the beneficiary or trustee; and expenses, including cost of evidence of title and attorney fees a final typic and expenses, including cost of evidence of the and attorney receal in a reasonable sum to be fixed by the court, in any such action brought by bene-ficiary to foreclose this deed, and all said sums shall be secured by this trust 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 condemnation, the beneficiary shall have the right to commence, prosecule in its own name, appear in or defend any ac-tion or proceedings, or to make any couponies or settlement in connection with such taking and, if it is objects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-guired to pay all reasonable could exponence shall be paid to the beneficiary or incurred by the grantor in any reasonable coats and expenses and attorney's fees necessarily paid or incured public behencing in proceedings, and the balance applied upon the debetones ascured hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

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 noise for en-dorsement (in case of full reconveyance, for cancellation), with the trace of the liability of any person for the payment of the indebtedness. (b) join in granting any easement or creating and restriction thereon. (b) in any subordination or other agreement affecting this deed or thereor or charge hereof; (d) reconvey, without warranty, all or any part of on or persons legally entitled therefor of the truthulumes thereof, Truster's fees for any of the services in this paragraph shall be \$3.00. 3. As additional security grants and the services in this paragraph

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary continuance of these trusts all rents, issues, royalites and profits o perty affected by this deeri and of any mersonal property located the grantor shall default in the payments of any indebtedness secured he the performance of any agreement herunder, grantor shall have the ri-lect all such rents, issues, royalites and profits expred prior to defau-become due and payable. Upon any default by the grantor hereunder, fielary may at any time without notice, either in person, by agent o ceiver to be appointed by a court, and without reserve to the secure of the performance of any independence. lect all such relates, yable. become due and payable. ficiary may at any time v ceiver to be appointed by security for the indebteding head property, or any part the same, less costs and able attorney's fees, upor se the beneficiary may do ier in person, by agent lout regard to the ade. enter upon and take n name sue for or othe past due and unnal on and compared and unnal



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The entering upon and taking possession of said property, the collection rents, issues and profits or the proceeds of fire and other incurance pol-compensation or nawards for any taking or damage of the property, and leadion or release thereof, as aforesaid, shall not cure or waive any de-notice of default hereunder or invalidate any act done pursuant to dree.

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4. The entropy issues and prove for any termination of such rents, issues and prove the application or awards for any termination of the application or release thereof, as alorosaid, shall not any set done you be applied to a cleast thereinder or invalidate any set done you such notice.
5. The grantor shall notify beneficiary in writing of any sale or construct in required of a new loan applicant and shall pay beneficiary a service charge.
6. Time is of the essence of this instrument and upon default by the service charge.
6. Time is of the essence of this instrument and upon default by the result of a new loan applicant and shall pay beneficiary a service in payment of any indebtedness secured hereby or in performance of an eventor in payment of any indebtedness secured written notice of default and election to set the delivery to the trustee of written and election to set the promise. ory date set the

the beneficiary unreaded evidencing expressions and give merevaluate by law. 7. After default and any time prior to five days by the Trustee for the Trustee's sale, the granifor privileged may pay the entire amount them due unreaded in enforcing the terms of the obligations accured thereby (including costand trustee's into expressions \$50.00 each) often bligations for the obligation of it not exceeding \$50.00 each) often coursed and thereby (not then be due had no default course any then be reque ther person so trust deed and actually incurred attorney's feer

reing the terms of the obligation and the principal as we ceeding \$50.00 each) other than such portion of the principal as we on be due had no default occurred and likereby cure the default. After the lapse of such time as may then be required by law follow condation of said notice of default and giving of said notice of said, shall soil said property at the time and place fixed by him is said as being a whole of in separate parcels, and in such order as he may be at bubble auctions to the highest budder for cash, in lawful money of at bubble auctions to the highest budder for cash, in lawful money of d notice may de-y of the the rec trustee of sale, termine United any po sale ar

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty as sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts 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.

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And the beneficiary, may person, excluding the trastee but including the and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided har, trustee shall apply the proceeds of the trustee's sale as follows:
9. When the Trustee sells pursuant to the powers provided har, trustee shall apply the proceeds of the sale as follows:
9. The provided the provided the competation provided har, trust deed. (3) for all persons having a sale of the trustee, the provided liens subsequent interests of the trustee in the trumpins, if any, to the grantor of the deed or to his successor to an interest entitled to such surplus.
10. For any reason permitted by law, the beneficiary may from time appoint a successor trustee, the latter shall be valed when and herein, and there only any trustee provided herein and successor trustee herein anterior state appoint and subsequent be not appoint.
10. For any reason permitted by law, the beneficiary may from time appoint as successor trustee, the latter shall be valed where and herein and subsequent and subsequent be not his trust deed and its precord, which, when recorded in the output yet as trusted, shall be conclusive for the county circle or based which when recorded in the output yet where constructs are which the property is situated, shall be conclusive provided herein the state of the county circle or based which when recorded in the output yet of the outpu time to r to any out con-jer. Each executed place of r of the proof of

record, which which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.
11. Trustee accepts this trust when this deed, duly exceuted and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to not or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.
12. This deed applies to, inures to the benefit of, and binds all parties hereto, the the ledge agrees data acknowledge and the model of trustee shall be a party unless such action or proceeding is brought by the trustee.
13. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees dovises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the note secured herety, whether of not named as a beneficiary beneficiary is and whenever the context or requires, the maneling grader includes the feminine and/or neutry, and the singular number including solutions and the indext index in the singular number including solution.

	Kunt	nd seal the day and year first above written.	
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		ma C. Williamo (SEAL)	
ATE OF OREGON anty of Klamath 85.	Мат.	1977 before me, the undersigned, a	
THIS IS TO CERTIFY that on this <u>10</u> day tary Public in and for said county and state, per			
tary Public in and for said county and state, per KENNETH G. WILLIAMS AND	JANNA C. WILLIAMS	the foregoing instrument and acknowledged to me that	N. A.
They executed the same freely and voluntarily to IN TESTIMONY-WHEREOF, I have hereunlo set m	y hand and attized my holdran	Lall (Saun)	T. 5. 55
A DIC	Notary Public fo		
SM()	My commission	expires: November 12, 1978	an he had
		STATE OF OREGON \ ss	
Loan No		County of Klamath } ss.	
TRUST DEED		I certify that the within instrument	
		man record for record on the	
	(DON'T USE THIS	day of <u>May</u> at 11;39. o'clock <u>A</u> M., and recorded	
	SPACE; RESERVED FOR RECORDING	in book M77 on page 8193 Record of Mortgages of said County.	
TO	LABEL IN COUN- TIES WHERE USED.)	Witness my hand and seal of County	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION		affixed.	1
Beneficiary		WN_D_MILNE County Clerk	
After Recording Return To: FIRST FEDERAL SAVINGS		das Baas 1	
540 Main St. Klamath Falls, Oregon		B(/ Deputy	
	FEE \$ 6.00		the second se
	UEST FOR FULL RECONV	EVANCE	
	used only when obligations have		
TO: William Ganong, Trustee The undersigned is the logal owner and holder	of all indebiedness secured by the	foregoing trust deed. All sums secured by said trust deed y sums owing to you under the terms of said trust deed or. I (which are delivered to you herewith together with said of the said on the said now held by you under the	
have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of indebit	edness secured by said trust deed he parties designated by the term	y sums owing to you under the forms of solid hist deed of. I (which are delivered to you herewith together with said s of said trust deed the estate now held by you under the	The statements
trust dood) and to reconvey, willout water, p game.	그는 것이 아파 이는 것을 가지?	leral Savings and Loan Association, Beneficiary	
	First Fed	Heldi Schalles and Focu Lisponation	
DATED		가 가 가는 것 같은 것을 통하게 해외했다. 가는 것을 같은 것은 것은 것 같은 것은 것은 것을 통하는 것을 통하는 같은 것은 것은 것은 것은 것은 것은 것은 것을 통하는 것을 통하	行黨的認識
이가 있는 것 같은 것이 있는 것이 있는 것을 하는 것이 있는 것이 있는 것이 있다. 같은 것이 있는 것은 것이 같은 것이 있는 것이 있는 것이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있다.	요즘은 것을 가지요?	1. 전 1. 2월 11일 : 11월 11일 : 11월 11월 11일 : 11월 11일 : 11 11월 11일 : 11월 11일 : 11	the instantion of the