Loan #03-41222 M/T 3459

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THIS TRUST DEED, made this 2nd day of June KENNETH E. PAETZ AND VIRGINIA A. PAETZ, Husband and Wife

, 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;

TRUST DEED

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 East 107 feet of Lot 2 in Block 3, MIDLAND HILLS ESTATES, 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, tenomonts, hereditaments, ronts, issues, profits, water-rights, easements or privilages now or hareafter, belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipmont and fixtures, logether with all awnings, ventian blinds, floor covering in place such as wall-to-wall carpoting and lineloum, shades and built-in appliances new or hereafter installed in or used in connection covering in place such as well-to-well carpoting and lineloum, shades and built-in appliances now or hereatter 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 securing performance of each agreement of the grantor herein contained and the payment of the sum of ...THIRTY-TWO THOUSAND.. EIGHT (\$.32.800.00.) Dollars, with interest thereon according to the terms of a promissory note-the baneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$.259.00.00. Commencing 19.22.

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granico or mote-having an interest. In the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is ordeneed 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 grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, excentors and administrators shall warrast and defend his said title thereto against the claims of all persons whomsover.

secutors and administrators 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 that the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms in the grantor covenants and agrees to pay said note according to the terms that any set of the eaders over this trust deed, topoerly free from all enumbrances having pre-terior or the date construction is hereafter commenced; to repair and re date percent or the date construction is hereafter commenced; to repair and re date of the set of the percent of the set of

while he is con-cancellable by the granter during the hull term of the policy thus obtained. That for the purpose of profiding regularly for the promot payment of all taxes, assessments, and governmental charges levied or assessed against the alore described pro-perty and hustrance premium while the indubtaless accured hereby is in excess of 80 % of the lesser of the original purchase price paid by the granter at the lane the loan was made or the beneficiary original against in the dime the loan was made or the beneficiary original against in the lane the loan was made or the beneficiary original against in the lane the loan was made or the beneficiary original against in a different property at the time to lean was made, grantor will pay to the beneficiary in a different property at the time to loan was made or the second on principal and interest are posse or obligation secured hereby on the date installments on principal and interest are posse or bilgation secured hereby within each succeeding. 12 months and late 1/36 of the instrance previous payments of the stars and discover by the geneficiary. Deneficiary shall pay to the granter interest on suid amounts at a rate not bese than the highest rate authorized to be pold by banks on their open passbok accounts ming the highest rate authorized to be pold wonthy balance in the account and shall be paid quarterly to the granter monthly balance in the account and shall be paid quarterly to the granter by restiling the origination of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges level or assessed against said property, or any part thereof, before the same begin to bear. Interest and also to pay premiums on all insurance policies upon said property, such pay-metris are to be made through the beneficiary, as a drossaid. The grantor hereby suthorizes the beneficiary to pay any and all taxes, assessments and oliner charges level or imposed against raid property in the same mass shown by the statements thereof furnished by the collector of such taxes, assessments and oliner charges level or imposed in the anomalies shown out the statements submitted by the insurance carriers or their rep-resentatives and its withdraw the same which may be required from the reserve account, and a submitted burgness. The grantor acress in no event to hold the beneficiary responsible for failure 16 have any insurance witten or for any less or damage graving at a sidect in any insurance policy, and the beneficiary is authorized, in the ejent of any loss, to compromise and settle with any insurance econtany and to apply any seth insurance receives tupon in the oblight on the same containing its atom in the oblight of the same shown and the deck in computing its and in sidect is any insurance policy on the beneficiary hereby is authorized. In the ejent of any loss, to compromise and settle with any insurance contany, and to apply any seth insurance receives tupon is hobightions accured by this trust deck in computing it is atom and settle in any insurance policy and the insurance contany and to apply any seth insurance is any settle settle with any insurance in a set of any loss or damage graving the insurance policy is authorized. In computing its atom is a set in such and its and settle with any insurance in any case is any insurance in the settle settle in any insurance policy is authorized. In the set insurance is a set insurance policy and the settle settle settle settle settle settle settle settle in any set insurance is a set in

acuisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebiedness. If any authorized reserve account for increasing the second of the granter shall pay the default of the payment of such charges as they become due, the granter shall pay the default within ten days after such demand, the beneficiary may at the option add the anount of such charges at they become due, the the teneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at the option add the amount of such charges is they after such demand, be beneficiary may at the option add the amount of such charges in the specific default to the principal of the beneficiary may at its option carry out the anne, and all its expenditures there for shall draw interest at the rate aspectified in the note, shall be respectively the granter on demand and shall be accured by the lien of this trupparts to said approperty as in its sole discribing the interest of the mark such repairs to said property as in the sole discribing the mark such repairs to said property as in the sole discribing the mark such repairs to said property as in the sole discribing the mark such repairs to said property as in the sole discribing the mark such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same such repairs to said property as in the sole discribing the same same same repairs to said property as in the same discribing the same same same repairs to said property as in the same discribing the same same same repairs to said property as in the same discribing the same same same repairs to said property asain the same discribing the same same same

property as in its sole discrition it may deem accessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, ovennais, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expresses of the trustee incurred in connection with or in and offend any action or proceeding purporting to affect the secur-tion appear in and default any action or proceeding purporting to affect the secur-tion and offend any action or proceeding purporting to affect the secur-tion and offend any action or proceeding the attorney's fees in a personable sum to including cost of evidence of title and attorney's fees in a which the beneficiary or trusteemy appear and in any such action or, proceeding in which the beneficiary or trusteemy appear and in any such a beneficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request the ial statement of account but shall not be obligated or required to further statements of account. It is mutually agreed that:

It is institually agreed that: i. In the event that any portion or all of said property shall be taken under the right over the same to condemnation the beneficiary shall have the right condition of the same to be the same the same the same the same the same to be same the same

pe necessary in obtaining such compensation, promptly upon the beneficiarys 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 em-dorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtdness, the trustee may (a). consent to the making of any map or plat of said property; (b) join in any subordination or other agreement affecting this deed or the line or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey, the rectuals therein of any map or ones legally entitled threefvery the rectuals therein of any matters or facts shall be conclusive proof of the shall be \$5.00.

truitminess infered. Trustee's fees for any of the services in this paragraph shall be 33.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royaliles and profits of the pro-perty affected by this deci and of any personal property located thereon. Until grantor abili donali is no paragraph of the process assesses of the pro-perty affected by this deci and of any personal property located thereon. Until grantor abili donali is no paragraph of the process assesses of the pro-perty affected by this deci and of any personal property located thereon. Until the performance of any agreement hereunder, frantor shall have the right to col-ect all such rents, Basesses of the grantor the grantor by a grant or by a re-ceiver to be appointed by throut notice, either in person, by agent or by a re-ceiver to be appointed by thereby secured, eater upon and take possession of security for the independence in the secure of cor otherwise collect the rents, insues and response of operation and collection, including reason-the atmed, less costs and expansed of operation and collection, including reason-table attorney's fees, any indeptedness accured hereby, and in such order as the beeneficiary may determine.

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4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any set done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning, the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

7. After default and any time prior to five days before the date set y the Trustee for the Trustee's sale, the grantor or other person so holbigations secured thereby (including costs and expenses actually incurred a enforcing the terms of the obligation and trustee's and attorney's fees to exceeding \$50.00 each, other than such portion of the principal as would to then be due had no default occurred and thereby cure the default.

Bot then be due name no default occurred and uncreay cure the default. S. After the lapse of such time as may then be required by law following the recordstain of said notice of default and giving of said holice of saie, the interaction of said property as the times and place fixed by him in said notice of saie, either as a whole of the times and place fixed by him in said notice fermine, at public auction to the lighest bidder for cash, und roted as have of united States, payable at the time of saie. Trustee may potpose many of the place of said property by public announcement at such time and place of sale and from time to time thereafter may postpose the sale by public antice of the said of the sa

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nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, convering the property so toold, but without any covenant or warrantly, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthvilues thereof. Any porson, eccluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

and the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the irustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed, (3) To all persons having recorded liens subsequent to the intercasts of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the granitor of the trust deed or to his successor in interest entitled to such surplus.

10. For any reason permitted by law the beneficiary may from time to time appoint a successor or successors to any traste characteristic, or to any successor trastee appointed herounder. Upon used the beneficiary may from the perveyance to the successor trastee, the latter shall be positive with the persend duties conferred upon any trastee herein named or spoolarce with a successor trastee appointment and substitution shall be made by written instrument executed by the beneficiary. containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk for recorder of the property appointment of the successor trustee.

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

12. This deed applics to: hurse to the benefit of, and blinds all parties hereto, their heres, legatees deviaces, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary beneficiary whether is no construing this deed and whenever the context so requires, the maculle gender includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and/or neuter, and the singular number includes the femilaine and on the singular number includes the femilaine and singular number includes

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. (SEAL alzenia. Jat (SEAL) STATE OF OREGON } THIS IS TO CERTIFY that on this 2 nd June ..., 19.77..., before me, the undersigned, a perschally known to be the identical individual S. named in and who executed the foregoing instrument and acknowledged to me that LINEY executed the same freely and voluniarily for the uses and purposes therein expressed. IN TESTIMONY, WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last abo SUDUC (SEAL) Q elV. XIIIa 6.3 aur ~ Notary Public for Oregon My commission expires: November 12, 1978 111 Loan No. STATE OF OREGON) 89. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 3rd. day of JUNE ..., 19.....77 (DON'T USE THIS SPACE; RESERVED at 12;38. o'clock ... P.M., and recorded in bookM77.....on page 9691. FOR RECORDING Granto Record of Mortgages of said County. TO TIES WHERE FIRST FEDERAL SAVINGS & USED.) Witness my hand and seal of County LOAN ASSOCIATION affixed. Beneficiar After Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS 540 Main St. County Clerk FEE \$ 6.00 Klamath Falls, Oregon Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Gan Truster The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust dee 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 dee pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with 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 said trust deed d trust deed or ther with said you under the First Federal Savings and Loan Association, Beneficiary DATED: 19 112243 20.00