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TRUST DEED VOI. 77 Page 13000 32872

JULY THIS TRUST DEED, made this 21stday of ife William L. Sisemore , as grantor, WXWAXX20004300K, as frustee, and EDGAR SWIFT AND GENEVA SWIFT, Husband and Wife 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:

TRACT 23 of TOWNSEND 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, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereatter by the beneficiary to the granter or others having an interest in the above described property, as may be loaded note or notes. If he indebtedness secured by this trust deced is evidenced by a more than one note, the beneficiary may credit payments are pay to add notes or part of any payment on one note and part on another, as the beneficiary may refer to any payment on one note and the beneficiary herein that the said premises and property conveyed by this trust decd in the class of all paramets whomever. The grantor hereby covenants to and with the trustee and the beneficiary free more and administrators shall warrants and defend his said title thereto against the claims of all paramets to pay add note according to the terms

executors and administrators shall warrant and defend his said title thereto sgials the claims of all parsons whomouver. The grantor covenants and agrees to pay ald note according to the terms thereof and, when due, all tars, assessments and other charges leviced against indercof and, when due and agrees to pay ald note according to the terms and property. To keep and the complete all buildings in course of control the date or hereafter construction is hereafter commenced is ourse of control hereof or the date cool workmanike manner any building or improvement on promptly and hild may be damaged or detrographer add property at all soid property. Therefore, to allow beneficiary to or materials unsatisfactory to immediate construction is or place any work the hereafter costs incuring construction is or place any work the maties and thereafter fact not to remove or destroy any buildings on commit or suffer hereafter erected upon said properly all dilars, properly and infine no waste of asid promises; to keep all monoiter from hereficiary of auch hereafter erected upon said properly all dilars, properly and improvements now or hereafter erected upon said properly all may be damaged or destroy and the thereafter now mate of asid premises; to keep all huildings and the commit or suffra no waste of asid premises; to keep all not large may be obligation in a sum not kerst here in a company of such properly and improve-secured by the deliver the original pincipal sum of the hereficiary at least there and a payable clause in favor of the so of the hereficiary at large there obligation obligation barrance. If there obligation the remeaned here of any such policy of insurance. If there obligation diverse dates and the beneficiary may the hereficiary at least add policy of insurance for here of the to be so of the beneficiary at least obtained. That for the purpose of preciding resultary for the normal number of all target and the policy here of preciding resultary for the normal number of all t

shall be non-cancellable by the grantor during the july term of the pointy fund obtained. That for the purpose of providing regularly for the prompt payment of all taxes. That for the purpose of providing regularly for the prompt payment of all taxes. The provided provided the provided pro

While the grantor is to pay any and all taxes, assessments and other charges leded or assessed against said property, or any part thereaf, before the same begin to bear any part thereaf, before the property, such pay-interest and alias to pay premiums on all insurance publics. The cruntor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges level or impased fine beneficiary to pay any and all taxes, assessments and other charges level or impased in the atomic taxes assessments or other charges, and to pay the insurance premiums collector of such taxes, assessments or other charges, and to pay the insurance premiums collector of such taxes, assessments or other charges, and to pay the insurance premiums resolutions to without the taxes which may be required from the reserve account, resolutive for the pay any insurance wither on roar loss or damage growing responsible for that purpose. The grantor acress in mo event to hold the beneficiary and of a defect. In compromise and settle with any insurance company and to apply any event of any loss, normornise and settle with any insurance company and to apply any event of any loss, normornise and settle with any insurance targets is an uncluded, in any cast of such the obligations secured by this triat deed. In computing the annual of the indedictions for payment and satisfaction in full or upon sale or other annual 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 balance remaining in the reserve account shall be credited to the indektedness. If any authorized reserve account for taxes, assessment, in sustance premiums and other charges is not sufficient at any for taxes, assessment of such charges as shey become due, the grantor shall pay the time for the beneficiary upon demand, and if not paid within ten days after such demand, deficit to the beneficiary upon demand, and if not paid within ten days after such demand, deficit to the beneficiary upon demand, and if not paid within ten days after such demand, deficit to the principal of the obligation secured hereby.

negation scured hereby. Should the grantor fail to keep any of the foregoing covenants, then the Eliciary may at its option carry out the same, and all its expenditures there-eliciary may at its option carry out the same, and all its expenditures there shall draw interest at the rate specified in the note, shall be repayable by shall draw interest at the rate specified in the note, shall be the effect of grantor on denand and shall be secured by the lien of this trust deed. In grantor on denand and shall be secured by the lien of this trust deed. In genore the beneficiary shall have the right in its discritering to said y improvements made on anid premises and also to make such repairs to said yperly as in its sole discretion it may deem necessary or advisable.

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 restrictions affecting said property; to pay all costs, tees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurved in connecting the solity incurred; in enforcing this obligation, and trustee's and stormey's fees are the security in a defend any pawer of the beneficiary or trustee; and atfore the security appear in and defend any pawer of the beneficiary or trustee; and attorney's fees an including the costs and expenses, including the cost of title addition to pay all costs and expenses, included by the court, in any such action corporceding in which the beneficiary or trustee may appear and in any suit brought by benewitch the forcelose 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: 1. In the event that any portion or all of said property shall be taken 1. In the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appears in or defend any ac-the fight to commence, prosecute in its own name, appearing the mouting such taking and, if its oe leats, to require that all or any portion of the money's such taking and, if it so elects, to require that all or any portion of the money's such taking any all reasonable costs, expresses and the amount re-or incuried by the grantor in such proceedings, shall be poid to the beneficiary or incuried by the grantor in such proceedings, and the beneficiary's and applied by it first upon any reasonable costs, on the proceedings, and the balance applied upon the indebtedness accured thereby; and insurior agrees, is it sown expense, to take such actions and executes uch 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 beneficiary's ficiary payment of its fees and presentation of this deed and the note for en-ficiary payment of the fees and presentation of this deed and the note for en-ficiary payment of the free and presentation of this deed and the note for en-liability of any person for the payment of the indebtednes, the trustee may (a). inability of any person for the payment of the indebtednes, the trustee may (a). consent to the making of any map or plat of said properly. (b) join in granting any easement affecting and restriction thereon, (c) represe hereof; (d) reconvey-without warrenty, all or any part of the properly its prainy entitled thereto³ and there may be described as the "person or person person be conclusive proof of the thurthfunes thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00. 3. As additioned executive

truthfulness thereof. Truster's recs for any of the services in this paragraph shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, and profits of the pro-nerty affected by this deed and of an of any indebtedness secured hereby or in the performance of any greenmittee ender, grantor shall have the right to con-the performance of any greenmittee and profits earned prior to default as the become due and payahiles and profits earned prior to default as the fielding may at any life, without notice, either in person, by agenciancy of any elever to her pp indebtedness hereby secured, enter upon, by agenciancy of any fielding the profits including those pair due and unpaid; and apply the same, less costs and profits, including these secured hereby, and in such order as the beneficiary may determine.



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