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112-Vol. 27 2.1034 7417 TRUST DEED 34020

THIS TRUST DEED, made this 10th day of August

ROBERT J. ROOK AND MARGARET J. ROOK, Husband and Wife William L. Sisemore RLAMATH aka MARGARET JO ANN ROOK as grantor, XXXXXXXXXXX as trustee, and KLAMATH 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:

A tract of land situated in the S12NE4 of Section 9, Township 39 South, Range 10 East of the Willamette Meridian, described as follows: Beginning at a point located North 0⁰08' East a distance of 30.0 feet and North 89055' West a distance of 1283.70 feet from the East one-fourth corner of said Section 9; said point is the Southwest corner of that parcel of land described as Parcel I in Deed Volume M73 page 4398, Palmer to Smith; thence North 0008' East a distance of 150.0 feet; thence South 89°55' East a distance of 300.0 feet; thence South 0°08' West a distance of 150 feet; thence North 89055' West a distance of 300.0 feet to the point of beginning. The above parcel of land is all of that land described in Deed to Roy R. Smith and Audrey J. Smith, dated April 11, 1973, recorded April 13, 1973, in Book M73 page 4398, Microfilm records.

which said described real property is not currently used for agricultural, timber or grazing purposes,

Jogether with all and singular the appurtenances, tenements, hereditamonts, rents, issues, profits, water rights, easuments or privileges now water hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, beating, vention Juliance beinging to, deriver roll of in anyme appartation apparatus, equipment and fixtures, together with all awnings, venetias blinds, floor Jating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetias blinds, floor "covering in place such as wall-to wall carpoting and linoleum, shades and built-in appliances now or hereafter installed in or used in connection

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 othera-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 evidenced 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 premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomserver. The granitor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes assessments and other charges level against even the state device to complete all buildings in course of constructions or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which fifteen days after writeen and there and pay, when due, all other the date construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement on said property which fifteen days after writeen and hence the date beneficiency within fifteen days after writeen and the more and pay, when due, all construction after store and the store and the comment as writers constructed on said property in good repair and to commit or suffer now wate of said premises; to keep all buildings, norperty and improvements now or hereafter created upon said property in good repair and to commit or suffer now ware to said premises; to keep all buildings, and the other of obligation accord by this trust meet, in original principal sum of the note or obligation accord by this trust meet, in original policy of hourses of the heneficiary at lenst prevent loss payable clause in favor of the beneficiary at lenst lifetary and to deliver the original policy of hourses of the heneficiary at lenst lifetary on to be infered in favor of the beneficiary at lenst lifetary on the instruct is no to endered, the beneficiary min fits own discretion obtain instrance for the benefit of the beneficiary at lenst lifetary on locarance is not so tendered, the beneficiary min fits own discretion obtain instrance for the benefit of the beneficiary min for bolicy to hereafter down and proved to the benefit of the beneficiary which instrance within the nolice hereafter with fitten of the policy thus obtai

shall be non-cancellable by the granter naring the tant term of the point, same obtained. This for the purpose of preciding regularly for the prompt payment of all taxes, assessments, and powennessial damages likely or assessed against the above described pro-perty and hostance prenaism charges likely or assessed against the above described pro-perty and hostance prenaism charges likely or assessed against the above described pro-perty and hostance prenaism charges likely or assessed against the above described pro-perty and hostance prenaism charges likely against the likely against a mode or the boreficiary's originat appraisal value of the minor at the most way made or the hostal merics on principal and interest are payable an amount equal to 1/12 of the laws, assessments, and other charges, due and payable with respect to said property within each installements 2 months and also 1/36 of the instrument propulse via furcherst on said amounts at a rate not less than the bidest rate authorized to the grant of effect as each matching minor solution with a solution the bide of the rest of said directed by the boreficiary. Hendelary shall pay to the granter interest on said amounts at a rate not less than the bidest rate authorized to the grant of effect are earlier of interest radia and the solution is likely to the granter interest of a said amounts at a late not less than the bidest rate authorized to be paid of effect. The of interest radia and the solution is a said by the order of the second of effect as earlier of interest radia and the solution is been by the interest of said property within a scient and be average mathy balance in the account and shell 2. Interest shall be to mather to be reading to the second account the amount of the laterest due.

While the grantor is to pay any and all taxes, assessments and other charges leaded or assessed against still prometry, or any part thereof, before the same heght in hear interest and also to pay premiums on all insurance publicle, upon said property, such pay-ments are to be made through the beneficiary, as a doresaid. The grantor beredy and therefering to pay any and all stars, assessments and other charges leided or imposed against side property in the amount as a shown by the statements thereof furnished by the collected of such taxes, assessments so other charges, and to pay the insurance premium in the amounts shown on the statements the statements thereof furnished by the enderted of such taxes, assessments so other charges, and to pay the insurance area in the amounts shown on the statements the insurance withen may be resentatives and to withdraw the sums which may be required from the reserve account, if any, est-abilised for fullim (to, how any insurance withen or for any loss or domage graving out of a defect in any insurance publicy, and the boundfary hereby is authorized. In the event of any bas, to compromise and settle with any insurance company and to apply any such insurance receiver, upon the obligations secured by this trust decid. It computing the amount of, the indededness 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 indebtedness. If any authorized reserve account for taxet, assessments, insurance premiums and other charges is not sufficient at any line for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary proof demand, and if not pairly within ten days after such demand, the beneficiary may at its option add the anomat of such deficit to the principal of the sublication security hereins.

Should be grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the heneficiary shall have the right in its discretion to complete any improvements made on shall promises and also to make such repairs to said property 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, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to may a comparison which the heneficiary or trustee may appear and in any such action or proceeding by which the heneficiary or trustee may appear and in any such action or proceeding the 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: I. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the henchiciary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and. If it so elects, to require that all or any portion of the money's purple as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's frees necessarily paid ond applied by the grantor in such proceedings, shall be paid to the beneficiary frees necessarily paids upon any reasonable costs and expenses and attorney's frees necessarily paids upon any reasonable costs and expenses and the granter agrees, all do we expense, to take such actions and hereby; and the granter agrees, at its own expense, to take such compensation, promptly upon the beneficiary's request.

request. 2. At any line and from line to time upon written request of the beneficiary properties of the second second second second second second second ficiary, payment of its frees and presentation of this deed and the note for en-dorsenent (in case of full reconveyance, for cancellation), without affecting the halfilly of any person for the payment of the indexistences, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating and restriction thereon, (c) join in any subordination any casement or creating and restriction thereon, (c) in any subordination without warranty, all coling this deed or the lien or charge hereoi; (d) reconvey, ance may be described as the "to face property. The grantle in any reconvey-tive frections thereoi. Trustee's fees for any of the services in this paragraph shall be 55.00.

shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all tents, issues, royalities and profits of the pre-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any inductudeness secured hereby or in the performance of any exceenent hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profits actuated thereon, the here here and the rents, issues, royalites and profits carried prior to default as they become due and payable. Upon any default by the grantor shall have the right to col-security for the inductiones thereby secured, entre upon and take possession of said property, or any part thereof, in its own name sue for or otherwise collect the rents, issues and profits, including these past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reason-able attorney's fees, upon any indetedness secured hereby, and in such order as the heneficiary may determine.



6. The entering upon and taking possession of said property, the collect such reuts, issues and profits or the proceeds of fire and other insurance icles or compensation or awards for any taking or damage of the property, the application or release thereof, as alcoreald, shall not cure or waive any such notice, of default hereunder or invalidate any act done pursuant such notice. pol-and de-to

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5. The grantor shall notify beneficiary in writing of any sale or or for sale of the above described property and furnish beneficiary on supplied its with such personal information concerning the purchaser is ordinarily be required of a new loss appleant and shall pay beneficial.

6. Thme is of the essence of this instrument and upon default by the ator in payment of any indebtedness secured hereby or in performance of any interby hereander, the henefleiary may declare all sums scenared hereby im-liately hereand any hier by delivery to the trustee of written notice of default election to any dense by delivery to the trustee of written notice of default 'filed for record. Upperfunction of the state of the state of the state of the benefleiary shall deposit the trustee this trust deed and all promissory s and documents evidencing expenditures secured hereby, whereupon the trees shall fix the time and place of sale and give notice thereof as then ired by law.

7. After default and any time prior to five days before the date set by the Trastee for the Trustee's sale, the granter or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually lineared in enforcing the terms of the obligation and trustee's and attorney's fore oil exceeding 550.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cure the orthon \cdot 8. After the lapse of such time as may then be required by law for the recording of said notice of taking and giving of said notice of the function of said. The rand place fixed by him is said of saie, effect as a whole or in separate parcel, and in such order as he mode of the state parcel, and the such order as he mode or any portion of said, effects, payheir at the time of said. Trustee may postpone said property by public ancentories the first such the said property by public and the such the said property by public ancenter in the said in the said form time to time thereafter may postpone said of any portion of said property by public ancenter in the said in time thereafter may postpone the said by publicance said from time to time thereafter may postpone the said by public and the said by publicance said from time to the thereafter may postpone the said by publicance said from time to the thereafter may postpone the said by publicance said the said form time thereafter may postpone the said by publicance said the said by public

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by hav, conveying the pu-party 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 truthfutness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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the heuteflucary, may purchase at the same, 9. When the Trustee sells pursuant to the powers provided herein, the size shall apply the proceeds of the trustee's sale as follows: (1) To expenses of the sale including the compensation of the trustee, and a smaller charge by the saturney. (2) To the outlighton secured by the st deed. (3) to all persons inwing recorded lines subsequent to the rests of the trustee in the trust deed as their interests appear in the er of their priority. (4) The surplus, if any, for the granter of the trust d or to his successor in interest cutified to such surplus.

deed or to his successor in interest culified to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successor is on any traster named bretch, or to any successor trustee appointed heromoder. Upon with appointment and without con-veyance to the successor trustee, the latter should be vested with all title, powers and duties conferred upon any trustee berein name for appointed heromoder. Each such appointment and substitution shall be made written instrument executed by the beneficiary, containing reference to this unit and its place of county or counties in which the property is situated, shall be conditive prior of proper appointment of the successor trustee.

Desper appointment of the successor tracter.

It makes a public record, as provided by law. The tracter is and incomparison of the make a public record, as provided by law. The tracter is an obligated on outly any party hereto of pending sale under any other deed of trast or of party unless in proceeding in which the granter, hendficitry or trustee shall be a party unless and action or proceeding is brought by the traster.
This deed applies to, hurves to the buckfit or and black all parties here to, their heirs, legates deviaces, administrators, overlard, successors and pletter, or the tracter buckfit or constraint of this deed and whenever the bucker are requires, the law requires the feator includes the feator includes the feating and henever the context sequely includes the feating.

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IN WITNESS WHEREOF, said grantor has hereunto set his hand and good geat the grand your first above written. lus

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STATE OF OREGON County of Klamath

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DATED:

THIS IS TO CERTIFY that on this 10 day of

19.77 , before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named. ROBERT J. ROOK AND MARGARET J. ROOK, Husband and Wife. ionally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that executed the same freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my notarial seal the day and year last above

Mould for Oregon 13.5 (SEAL) Berl Hamellore My commission expires: NIARCH 20, 981 66 STATE OF OREGON / ss. Loan No. County of Klamath TRUST DEED 6" 14 I certify that the within instrument was received for record on the 12th day of AUGUST , 19 .77, at 1;38 o'clock PM., and recorded day of . (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) M77 on page 11707. in book Grante Record of Mortgages of scrid County. TO 2011 FIRST FEDERAL SAVINGS & Ç., Witness my hand and seal of County 11.3 LOAN ASSOCIATION affixed. Beneficiar After Recording Rolurn To: FIRST FEDERAL SAVINGS 1 WM. D. HELNE County Clerk 540 Main St. ву Klamath Falls, Oregon tradition and () (FEE 3 6.00 1 L., REQUEST FOR FULL RECONVEYANCE

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To be used only when obligations have been paid.

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TO: William Ganona.

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed represent 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 suant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with said at deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new hold by you under the trust deed)

First Federal Savings and Loan Association, Beneficiary

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THELMA E. SEALY, hereinafter called Grantor, conveys to WILLIAM N. COX and LOIS A. COX, husband and wife, hereinafter called Grantee, the following described real property:

PARRANTY DEED

Beginning at the Southeast corner of the SE 1/4 NE 1/4 of Section 25, Township 24 South, Range 8 E.W.M.; thence North along the East line of said SE 1/4 NE 1/4 a distance of 1320 feet, more or less, to the North line of said SE 1/4 NE 1/4; thence West along the North line of said SE 1/4 NE 1/4 220 feet; thence South parallel with the East line of said SE 1/4 NE 1/4 220 reet. SE 1/4 NE 1/4 1320 feet, more or less, to the South line of said SE 1/4 NE 1/4; thence East along the South line of said SE 1/4 NE 1/4 NE 1/4 220 feet to the point of beginning, saving and excepting therefrom that portion lying within the Odell-Crescent County Roadway, Klamath County, Oregon.

SUBJECT TO: Rights of the public in any portion of said premises lying within the limits of any road or highway.

and covenants that Grantor is the owner of the above described property free of all encumbrances except as above described as of March 15, 1973, and will warrant and defend the same against all persons who may lawfully claim the same, except as shown above.

The true and actual consideration for this transferis \$8,000.00.

ss.

DATED this 6th day of July , 1977.

THELMA E. SEALY

STATE OF CALIFORNIA

County of Sonoma

On this <u>6th</u> day of <u>July</u>, 1977, before me, a

Vernon W. Robinson WARRANTY DEED - 1

ATTORNEY AT LAW 126 N.E. FRANKLIN AVENUE BEND, OREGON 97701 and the second state of th

Notary Public of said State, duly commissioned and sworn, per-sonally appeared THELMA E. SEALY known to me to be the person whose name is subscribed to the within instrument and acknowledged that she executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate



NOTARY PUBLIC FOR CALIFORMIA My Commission expires: 3/24/81

Until a change is requested, all tax statements shall be sent to the following address:

William N. and Lois A. Cox % Department of Veterans' Affairs 2150 N. E. Studio Road Bend, Oregon 97701

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TATE OF OREGON, COUNTY OF KLAMMERT SA

"Hind for record at request of ______KLAMATH_COUTTY_P_TEE-CO---FFB \$ 6.00 Mr. D. MILHS, County Clark Fand Silard

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WARRANTY DEED -2- and final

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