Loan #01-41306 M/T 4004 34712 TRUST DEEVOL Page 15718 THIS TRUST DEED, made this 22nd day of August 1977 botween BRUCE H. BJERKE AND BARBARA A. BJERKE, Husband and Wife KLAMATH as granter, William Lis, Sisempre 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 granter irrevecably grants, bargains, solls and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: Tr Lot 11 in Block 33 of HOT SPRINGS ADDITION in the City of Klamath Falls, 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, logather with all and singular the appurlenances, henemost, henditament, ronts, issues, profits, water rights, easements or privileges new or henerafter belonging to, dorive drive and the provide apportant of the above described premises, and all plumbing, lighting, healing, venti- bating, air-conditioning, refrigorating, watering and irrigation apportate, equipment and fittures, together with all and singular, when it is the show described premises, including all interest therein there in the above described premises, including all interest therein and ease and built in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein action due to the approximate of a vent of the same of the granter herein contained and the payment of the same of the premises in the above described premises including and interest being provide in provide of even date herewith, paNO/LOOg Cattober 10	
thereof and, when due, all taxes, taxes, nonitist and other charges level spinst ship property to keep ship property from all encurance productions and the charges to complete the affect of the taxes of the second the second taxes of the second tax of the second taxes of the second tax of the second taxes of the second tax of the second taxes of the second tax of the second taxes of the second tax of the second taxes of the second taxes of the second taxes of the second tax of the second taxes of the second t	
While the grantor is to pay any and all tarss, assessments and other charges ledel or ascessed against said property, are how pay part there, before the same begin to be ments are to he made through the brediciary, as a formation reedy mithous the heneficiary to pay any and all tarss, assessments and other charges ledel of aniset said property in the same basis and property, such pay the heneficiary to pay any and all tarss, assessments and other charges ledel of aniset said property in the statements there of fundided improve collector of such tarse, assessments or other charges, and to have the insurance prefyons in the ansounds shown by the statements there insures reprised if any, established for that upmose. The cranter as the required from the formate e and any time and settle with any insurance and any any encent of any loss, to compromise and settle with any insurance and any and all for upmos and settle with any insurance and any is a utherized. In the inducidents second by this truct dec. In computing any any indebtedness accurd direction, and satisfaction in full or upon sale or other.	

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The entering upon and taking possession of said property, the collection of such rents, issues and profils or the proceeds of fire and other insurance pol-leles or commensation or awards for any taking or damage of the property, and the application or release therea is alread, is shall not cure or waive any de-fault or notice of Cefault horeunder or invalidate any act done pursuant to such notice.
 The grantor shall notify beneficiary in writing of any sale or con-form supplied it with such personal information concerning the purchaser as a service charge.
 The required of a new ioan applicant and shall pay beneficiary

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6. The is of the essence of this instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any mediately due and thereining. The beneficiary may declate all sums secured hereby immediately due and there is by delivery to the trustee of written notice of default and election to sell babe by delivery to the trustee of the secure is the beneficiary shall deposit with the branteter that declare all grants and elections and documents evidencing expenditures secured hereby, where you have a secure is a secure of the secure of the secure is the secure is the secure of the secure is the secure in the secure is the secure of the secure is the secure is the secure in the secure is the secure is the secure in the secure is the secure in the secure is the secure is the secure in the secure is the secure is the secure is the secure in the secure is the secure is the secure in the secure is the secure in the secure is the secure is the secure is the secure is the secure in the secure is the secur

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's said, the grantor or other person so the obligations seeded thereby (including costs and expenses actually incurred in enforcing the termin amount then disc under this trust deed and in enforcing the termin so of the obligation and trustee's and attorney's fees not exceeding \$50.60 each) other than such portion of the principal as would not exceeding \$50.60 each) other than such portion of the principal as would not then be due that no default occurred and thereby eure the default. 8. After the lapse of such time as may then be required by law following trustee shall sell said property of default and giving of said notice of sake, the termine, at public auction to inseparate parcels, and in such order as he may de-termine, at public auction to the oblig anonement at auch time and bine or of sale at a the time to time thereafter may postpone sale of all or as and from time to time thereafter may postpone the sale by public an-

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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, conveying the pro-perity of the deed of any matters of racks shall be conclusive proof of the truthfuness thereof. Any person, excluding the trustee but including the grantor and the beneficiary may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the strong the trustee's sale as follows: (1) To the expenses of the sale including the concellation secured by the trustee shall apply the strong the concellation secured by the trustee shall apply the site proceed at the sale. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the strong the concellation secured by the trustee det. (3) To all persons having dee exorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, the bardeleary may from the trusts 10. Per any reason permitted by law, the bardeleary may from time to

bided on their promity, (q) the surplus, it surplus, to the granitor of the trust deed or to be a successor in interest entitled to such surplus.
10. Per any reason permitted by law, the beneficiary may from time to interest provide the successors in an entitle of the successors in an entitle of the successor in successors to any trustee named herein, or to any veyanor trustees as successors to the successors in the successors in a successor in a successor is a successor in the successor in the successor is a successor is a successor in the successor is a successor

12. This deed applies to, hures to the benefit of, and binds all parties hereto, their heirs, legates devices, administrators, evecutors, successors and assigns. The term "temeficiery" shall mean the holder and owner, including pledgee, of the note neurophy, whether or not named as a beneficiary overla. In construing this deed and whenever the context so requires, the max-culue sine plrad.

IN WITNESS WHEREOF, said grantor	has hereunto set his hand and seal the day and year first above v	willow Without the first the second s
	1) VA	
	Bab Heliasta	(SEAL)
STATE OF OREGON County of Klamath	an na manana ina kanana manana na manana na manana na manana ana	(SEAL)
THIS IS TO CERTIFY that on this <u>22nd</u> Notary Public in and for said county and state, pe BRICE H BIEDKE AND PADDA	areonally anagonal the undersite	gned, a
DOLANE AND BARBARA A.	BJERKE, husband and wife	
	.B. named in and who executed the foregoing instrument and acknowledged to r or the uses and purposes therein expressed.	me that
A A A A A A A A A A A A A A A A A A A	ny hand and affixed my notarial seal the day and year last above written.	
SEAL ···	Notary Public for Oregon My commission expires: 11-12-78	
$\frac{-\gamma_{\rm PL}(S_{\rm P})}{N}$	My commission expires: 11-12-78	
Logn Np.	STATE OF OREGON )	
TRUST DEED	County of Klomath Ss.	
	${ m I}$ certify that the within instrum	nent
	Was received for record on the 25 day of AllOUST 19	77
Grantor	SPACE: RESERVED UI 12. JULIO CLOCK PM., and record for Recording in book M77 on page 15	718 ASEAN TO THE STATE OF A STATE OF A STATE
TO FIRST FEDERAL SAVINGS &	LABEL IN COUN. TIES WHERE USED.	
LOAN ASSOCIATION Beneficiary	Witness my hand and seal of Cou affixed.	nty
Lieffrecording Return To: X FIRST FEDERAL SAVINGS	WA. D. MILNE	The second s
540 Main St. Klamath Falls, Oregon	By Karldan	
	FEE \$ 6.00 Deputy	, the second
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.		
TO: William Ganong, Trustee		
	I indebtedness secured by the precising trust deed. All sums secured by said trust ted, on payment to you of any sums owing to you under the terms of said trust dee as secured by said trust deed (which are delivered to true, hereins).	
trust deed) and to reconvey, without warranty, to the p same.	ted, on payment to you of any sums owing to you under the terms of solid trust as secured by solid trust deed (which are delivered to you herewith together with artics designated by the terms of said trust deed the estate now hold by you unde	seid or the
	First Federal Savings and Loan Association, Benefic	lary
DATED:	by	
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