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03-10876 M/T 4/20

TRUST DEED Vol. 77 Page 16667

THIS TRUST DEED, made this 6th day of SEPTEMBER 1977, between JOSEPH E. BEITLER AND CONNIE LOUISE BEITLER, Husband and Wife, William L. Sisemore, as grantor, ~~William L. Sisemore~~ 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 parcel of land situated in Section 30, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being portions of Block 44, BUENA VISTA ADDITION to the City of Klamath Falls, Oregon, and being more particularly described as follows:
Beginning at a point on the Easterly line of said Block 44, BUENA VISTA ADDITION, from which the Northeast corner of said Block 44 bears North 80°05' West 115.5 feet distant; thence South 85°31' West 82.8 feet to a point; thence South 76°15' West 54.87 feet to a point on the Westerly line of Lot 3, 65.31 feet to the Northeasterly corner of Lot 6; thence South 58°44'40" West along the Northerly line of said Lot 6, 59.40 feet to a point; thence South 31°15'20" East 197.22 feet to a point; thence North 70°53'25" East 60.76 feet to the Northeasterly corner of Lot 10; thence North 62°14' East 85.30 feet to a point on the Easterly line of Block 44; thence North 80°05' West feet to a point on the Easterly line of Block 44, 104.5 feet to the point of beginning.

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 hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilation, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in appliances now or hereafter 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 **FORTY NINE THOUSAND TWO HUNDRED AND NO/100** (\$49,200.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$397.04 commencing

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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 others in or on account of an interest in the above described property, as may be evidenced by notes 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 whomsoever.

The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against said property; to keep said property free from all encumbrances having precedence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said premises within six months from the date hereof; to have construction is hereafter commenced; to repair and restore all property which may be damaged or destroyed and pay when due, all costs incurred therefor; to allow beneficiary to inspect said property at all times during construction; to replace any work or materials furnished by beneficiary within fifteen days after written notice from beneficiary of such fact; not to remove or destroy any building or improvements now or hereafter constructed on said premises; to keep all buildings and improvements now or hereafter erected upon said property in good repair and to commit or suffer no waste of said premises; to keep all buildings, property and improvements now or hereafter erected on said premises continuously insured against loss by fire or such other hazards as the beneficiary may from time to time require, in a sum not less than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the beneficiary, and to deliver the original policy of insurance in course form and with approved loss payable clause in favor of the beneficiary attached and, with premium paid, to the principal office of business of the beneficiary at least fifteen days prior to the effective date of any such policy of insurance. If said policy of insurance is not so tendered, the beneficiary may in its own discretion obtain insurance for the benefit of the beneficiary, which insurance shall be non-cancelable by the grantor during the full term of the policy thus obtained.

That for the purpose of providing regularly for the payment of all taxes, assessments, and governmental charges levied against the above described property and insurance premium while the indebtedness secured hereby is in excess of 80% of the lesser of the original principal plus paid by the grantor at the time the loan was made or the beneficiary's original appraisal value of the property at the time the loan was made, the grantor will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby the date installments on principal and interest are payable an amount equal to 1/12 of the taxes, assessments, and other charges due and payable with respect to said property within each succeeding three years while this trust deed is in effect as estimated and directed by the beneficiary. Beneficiary shall pay to the grantor interest on said amounts at a rate not less than the highest rate of interest paid by banks on their open passbook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 4%. Interest shall be computed on the average monthly balance in the account and shall be paid quarterly to the grantor by crediting to the escrow account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges levied 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 payments are to be made through the beneficiary, as aforesaid. The grantor hereby authorizes the beneficiary, as agent, to make all tax assessments and other charges levied or assessed against said property in the amounts as shown by the statements therein furnished by the collector of such taxes, assessments or other charges, and to collect the same from the grantor, in the amounts shown on the statements submitted by the insurance carriers or their representatives and to withdraw the sum which may be required from the reserve account established for that purpose. The grantor agrees to exert to hold the beneficiary responsible for failure to have any insurance policies or for any loss or damage growing out of a defect in any insurance policies and the beneficiary hereby is authorized, in the event of any loss, to compromise and settle with any insurance company and to apply any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the indebtedness for payment and satisfaction in full or upon sale or other

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 payment of such charges as they become due, the grantor shall pay the 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.

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures therefor shall be drawn directly from the account specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In the grantor's discretion, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or desirable.

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 security hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brought by beneficiary 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:

In the event that any portion or all of said property shall be taken under the laws of eminent domain or condemnation, the beneficiary shall have the right to commence or prosecute in its own name, appear in or defend any action or proceeding, 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 so payable as compensation for such taking, which are in excess of the amount so paid by the grantor, be paid to the beneficiary and/or incurred by the grantor in such proceedings, and apportioned by the grantor in such proceedings among the costs and expenses and attorney's fees necessarily paid or incurred by the beneficiary in such proceedings, and the grantor agrees, balance applied upon the indebtedness secured hereby; and the grantor agrees to expense to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for enforcement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating and restricting thereon; (c) join in any subordination agreement or other agreement affecting this deed or the lien or charge hereon; (d) make any agreement or other agreement affecting this deed or the lien or charge hereon, without warranty, all or any part of the property. The grantor, in making any reconveyance may be described as the "person or persons lawfully entitled thereto" and the recitals therein in any matter or facts shall be conclusive proof of the truthfulness thereof. Trustee agrees for any of the services in this paragraph shall be \$3.00.

3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalties and profits of the property affected by this deed and of any person or persons lawfully located thereon. Until grantor shall default in the payment of the indebtedness secured hereby or in the performance of any of the covenants hereunder, grantor shall have the right to collect all such rents, issues, royalties and profits earned prior to default as they accrue and payable. From any default by the grantor hereunder, the beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, or any part thereof, in its own name and for otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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4. The entering upon and taking possession of said property, the collection of any rents, issues, profits, or other income therefrom, and the right to sue for compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act 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 purchase as would normally be required of a new loan applicant and shall pay beneficiary service charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notices of default and election to sell the trust property, which notice trustee shall cause to be duly filed for record. Upon delivery of said notices of default and election to sell, the trustee shall deal with the trustee of the trust deed and the promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set by the trustee for the trustee's sale, the grantor 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 incurred in enforcing the terms of the obligation, and trustee's fees not exceeding \$50.00 each, other than such portion of the principal amount which then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recording of said notice of default and giving of said notice of sale, the trustee shall sell said property at the time and place fixed by him in said notice of sale, either as a whole or in separate parcels, and in such order as he may determine, at public auction to the highest bidder for cash, in lawful money of the United States payable at the time of sale. Trustee may postpone sale of all or a portion of said property for such time as he may determine at such time and place of sale and from time to time thereafter may postpone the sale by public an-

nouncement at the time fixed by the preceding postponement. The trustee shall sell to the highest bidder in full or in part, by law, or otherwise, the property so 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.

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 trustee, and a reasonable charge for attorney. (2) To the unpaid obligations secured by the trust deed. (3) To all amounts owing, unpaid and unsecured, subject to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the grantor 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 trustee named herein, or to any successor trustee appointed hereunder. Upon such appointment and without conveyance to the successor trustee, the law shall be vested with all titles, powers and duties conferred by this instrument on the predecessor trustee. Each such 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 or recorder of the county or counties in 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 executed and acknowledged to a notary public record, as provided by law. The trustee's obligation to satisfy any particular of the above conditions of this trust shall not be liable for any action 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, binds to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, 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 himself. In construing this deed and wherever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written.

Joseph E. Beittler (SEAL)
Connie Louise Beittler (SEAL)

STATE OF OREGON
County of Klamath

THIS IS TO CERTIFY that on this 7th day of SEPTEMBER, 1977, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named

JOSEPH E. BEITTLER AND CONNIE LOUISE BEITTLER, Husband and Wife

to me personally known to be the identical individual... named in and who executed the foregoing instrument and acknowledged to me that he executed the same freely and voluntarily 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 above written.

Donald Bert Hamilton
Notary Public for Oregon
My commission expires: 3/30/81

(SEAL)

Loan No.	TRUST DEED
TO:	Grantor
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	Beneficiary
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon.	

(DON'T USE THIS
SPACE: RESERVED
FOR RECORDING
LABEL IN COUNTIES
WHERE USED.)

STATE OF OREGON
County of Klamath ss.

I certify that the within instrument was received for record on the 8th day of September, 19 77, at 11:30 o'clock A.M., and recorded in book M7, on page 16667 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Wm. D. Milne
County Clerk
By *Benedict J. Hatch*
Deputy

First Federal Savings and Loan Association, Beneficiary

DATED: 19

1977

TO COOY