38-13271 01-10910 TRUST DEED M. Page 17624

19.77 , between September THIS TRUST DEED, made this 1.9th day of HARVEY L. FARLEY, A Single Man William L. Sisemore as grantor, VKKCOCKARAGOCKAR as trustee, and

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing KLAMATHunder the laws of the United States, as beneficiary:

WITNESSETH:

The grantor irrevocably grants, bargains, solls and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: The following dexcribed real property in Klamath County, Oregon:

The West half of all of the following described property:

The East 33 1/3 feet of Lot 414 and the West 30 feet of Lot 413, in Block 101 of MILLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, being more particularly described as follows:

Beginning at a point on the South line of Orchard Avenue 16 2/3 feet East of the Northwest corner of said Lot 414 and running thence, East along said line of Orchard Avenue a distance of 31 2/3 feet; thence South parallel to the Bast line of said Lot 414 a distance of 120 feet; thence West along the South line of said Lot 414 a distance of 31 2/3 feet; thence North parallel to the East line of said lot a distance of 120 feet to the point of beginning.

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which said described real property is not currently used for agricultural, timber or grazing purposes, 12

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 hereafter by the boneficiary to the grantor or others baring an interest in the indebtedness. If any authorized reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and become due, the grantor shall pay the note or notes. If the indebtedness encured by this trust ided is evidenced by note or notes. If the indebtedness encured by this trust ided is evidenced by in more thank onces or part of any payment on one note and part on another, any the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary ein that the said premises and property conveyed by this trust deed are a and clear of all encumbrances and that the grantor will and his heirs, scutors and administrators shall warrant and defend his said title thereto almst the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said titls thereto against the chima of all persons whomsover. 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 its all buildings in course of construction cedence over this trust deed, not premise within six months from the date preserve this trust deed, not premise within six months from the date or hereafter constructed truthine is months from the date or hereafter constructed truthen and the construction said property which may be damaged or destored and pay, when due, si beneficiery within filteen days alter wither any building or improvement on said property within filteen days alter wither to improve the ange on the safe beneficiery within filteen days alter wither or improvements now, or construction or of destroy any work or more than predictory to beneficiery within filteen days alter wither or improvements now, or hereafter errected on said premises to keep all buildings and improvements now or horeafter errected on said premises too know the bar beneficiery is a sum not less than the original principal sum of the enthils to the beneficiery and to deline principal sum of the enthils to the beneficiery by fire or such other hazards as the beneficiery may from time to the bill spremium paid, to the charping how of the beneficiery, statched and with approved loss payshils charping place of any such policy of insurance. If this policy of insurance is not so tendered, the beneficiery attached and with approved loss payshils charping place of any such policy of the state. This destructed the policy of the beneficiery was the sum of the state the original principal so they only such and the original principal so the beneficiery statched and with approved loss payshils charping place of business of the beneficiery with insurance. This due to be the offective date of any such policy of insurance. If this policy of i

observation obtain manuate to the formation of the prompt payment of all target, schall be non-cancellable by the grantor during the full term of the policy thus obtained. That for the purpose of profiling regularly for the prompt payment of all target, assessments, and governmental charges levels or assessed against the above described pro-perty and insurance premium while the inducedness excircle hereby is in recess of 80 % of the lesser of the original purchase price value of the property at the time the lean was made or the beneficiary's original appraisal to the property at the time the loan was made or the beneficiary's original appraise the iterms of the property at the time the loan was made or the beneficiary's original appraise the iterms of the not or obligation secured hereby principal and interest paymale under the iters are payable an amount equal to 1/12of the faxes, assessments, and other charges due and payable with respect to stall or porty of the iterest to stall or porty within the sected by the scenetic are the authorized to be paid interest on stall amounts at mere the iters than the highest rate authorized to be paid interest on stall amounts at the time iters of 1%. If such rate is less than by banks on their open pande with less 4/36 of 1%. If such rate is less than 40%, the rate of interest noned shall be 4%. Interest shall be computed on the average 40%, the rate of interest amount and shall be paid quarterly, to the grantor by crediting to the account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges level or assessed, against about property, or any part thereof, before the same begin to bear intrest and also made through the beneficiary, as aforeands. The grantor interby authorizes ments and also made through the beneficiary, as aforeands. The grantor interby authorizes the bat shift properly and the amounts, as shown by the statements thereof humbed by the another the statement interest interball by the instruments thereof humbed by the name of the statements are statements or other charges, and to pay the humance premiums on the amounts shown on the statements submitted by the instrume carriers or their or the target of the statements of the grantor arecess in the orest the other statements or the amounts shown on the statements within the property in the statements thereof humance earliers or their or the amounts shown on the statements within the property of the statements thereof humance earliers or the it any, certainbleted for that purpose. The grantor arecess in no create as an among grant the property and the statements are the out of a defect in any insurance policy; and the benchmer company and to apply any earch insurance receips upon the obligations accurately by this trust deed. In computing the amount of, the indebtedness for payment and satisfaction. In full or, upon sale, or, other

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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 there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on domand and shall be secured by the line of this trust deed, pr this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said promises and also to make such reputs 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 tills earch, as well as the other costs and expenses of the trusters incurred in connection with or in enforcing this obligation; and trusters and "attorneys" fees and using incurred; ty hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of tills, 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 bene-ficiary 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:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, presecute in its own name, upper in or defend any ac-tion or proceedings, or to make any compromise or satilement in connection with such taking and, if it so elects, to require that all or any portion of the number payable as compensation for such taking, which are in necessform for all the guired to pay all reasonable costs, expense and shall be paid to the beneficiary and applied by th first promised processing shall be paid to the beneficiary and the indicates and the indebtedness secured hereby; and the granter agrice sector being and the indebtedness and exceute such 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 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 nots for en-tionsement (in case of full reconveyance, for cancellation), without affecting the constent to the making of any map or plat of said property; (b) Join im arranting any casement or creating and restriction thereon, (c) Join in any subordination or other agreement affecting this deed or the len or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconvey, map of described as the "presen or perions [casily entitled thereto" and the rectals therein of any matters or facts shall be conclusive proof of the truthfunces thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00.

truthfulness thereof. Trustee's fees for any dt tie services in this parteches shall be \$3.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalite and profits of the pro-perty affected by this deed and of any personal property located thereon. Until provide the default in the payment of any indebtedness secured hereby or in the hereby or in the payment of any indebtedness secured hereby or in-ben of these trusts all rents is a secure thereby or in-text all such rents, issues, royalites and profits carned prior to default as they become due and payable. Upon any default by the grantor hereunder, the bene-ficiary may at any time without notice, either in person, by agon or by a re-ceiver to be appointed by a court, and without regarding with addeduser of any security for the indebtedness hereby secured, enter upog and taketpressesion of said property, or any part thereof in its own same aus for or otherwise collect the rents, issues and profits, including these past due and uppaid, and apply the same, less costs and expenses of operation and collection, including reason-able attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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6. The grantor shall notify beneficiary in for sale of the above described property a supplied it with such personal information i ordinarily be required of a new loan applic. writing of and furnish concerning the purchant and shall pay be

narge. Ime is of the essence of this instrument and upon default by the hayment of any indebtedness secured hereby or in performance of any hayment of any indebtedness secured hereby or in performance of any hayment of the beneficiary may declare all summare built of default due and payable by delivery to the trutket of wintee shall cause to be on to sell the trust property, which notice default and election to sell, for record, Upon delivery of said noths trust deci and election to sell, clary shall deposit with the trustee secured hereby, whereupon the i documents, evidencing expenditures secured hereby, whereupon the t with the trustee this trust deed and all promissory oncing expenditures secured hereby, whereupon the and place of sale and give notice thereof as the

aired by law. 7. After default and any time prior to five days before the the Trustee for the Trustee's said, the grantor or other po-liged may pay the entire amount then due under this trust of obligations secured thereby (including costs and expense actually enforcing the terms of the obligation and trustee's and attorn exceeding \$50.60 each) other than such portion of the principal then be due had no default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the defa-tions of the default occurred and thereby cure the default occured and thereby cure the

8. After the lapse of such time as may then be required by law folio recordation of said notice of defaults and giving of said notice of said bee shall said property at the stime and place fixed by him in said n sice, sither as a whole or in separate parcels, and in such order as he may lee, at public auction to the highest bidder for cash, in lawful money of ded States, payable at the time of said. Trustee may postpone said of a and from time to time thereafter may postpone the said by public and from time to time thereafter may postpone the said by public

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ant at the time fixed by the proceeding postponement. The trustes to the purchaser his deed in form as required by ise, convering the did, but without any covenant or warrant, capress or implied. In the deed of any matters or facle shall be conclusive proof of the sthereof. Any person, excluding the trustee but including the gra-beneficiary, may purchase at the sale.

and the other theory, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the compensation of the trustee, an reasonable charge by the attorns having recorded liens subsequent to trust deed. (3) To sale pohe trust deed as their interests approx in interests of the trustee. In the surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.

Gecci of to his successor in interest entities to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor of successor to any traisee named herein, or to any successor traises appointed hereunder. Upon such appointment and without wary vyance to the successor trust rustce herein named or appointment and without and duties conferred upon such appointment and without wars such appointment and substitution shall be made up written instrument, place of by the boneficiary, control of the office of the source for a recorder of the record, which, when recorded in the office of the source text or recorder of the proper appointment of the successor trustee.

1). Trustee accepts this trust when this deed, duly executed a leaded is made a public record, as provided by law. The trustee is no leaded is made a public record, as provided by law. The trustee is no leaded by the trust of the second second second second second any section or proceeding in which the grantor, bericlary or trustee any section or proceeding is biologist by the trustee.

12. This deed applies to, inverse to the benefit of, and binds all parties to, their heirs, ingard edvisees, administrators, executors, successes and so, their heirs, ingardiciary", shall mean the holder and owner, omenically gee, of the mining bineficiary", shall mean the holder and owner, omenically in. In constraining this deed and whenever the context so requires, the mea-ing gender includes the feminine and/or neuter, and the singular number in-es the plural.

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

+ 2 Druen L. Garley HARVEY L. FARLEY (SEAL) THIS IS TO CERTIFY that on this 19 day of September 19.77, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named HARVEY L. FARLEY 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 exp notarial seal the day and year lasy above written IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed all Bert llow NO BERGER Hann 33 Notary Public for Oregon My commission expires: 3/30/81 (SEAL) A CULC STATE OF OREGON) ss. or of County of Klamath) Loan No. TRUST DEED I certify that the within instrument was received for record on the 20th (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) S (13250100 OI 150) Record of Mortgages of said County. Grantor Witness my hand and seal of County TO CONFIRST, FEDERAL, SAVINGS, & TOT 1 TO SOLITATORIE OF 140 TO WINES MY HOLD ON SEA OF COUNTY THE GTREENED OF 37 STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -OF STATECHILE OF 37 STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -OF STATECHILE OF STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY Clerk -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE OF STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STATECHILE STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STOLENE STOLENE WINES MY HOLD ON SEA OF COUNTY CLERK -STATECHILE STATECHILE STOLENE S affixed that the set olong th Becording Return To: FIRST, FEDERAL SAVINGS 540 Main, St. Klamath Falls, Oregon -----Another S at Fee \$6.00 -10:18 sergio fattA generated st The shef is the sect of the fill and the Wast of the of the sit, in slock THE MORE USING OF TIT OF REQUEST FOR FULL RECONVEYANCE SHOLC'A: To be used only when obligations have been paid. The following describes feel property in Klonach Councy, tredon: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed 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 deed or bave 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 deed (which are delivered, to you and the vertice) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. First Federal Savings and Loan Association, Beneficiary HIGH ALL artails A. Faproy, A Sincle Man 的社会主要的部 TOFY TARSI 0 41.4447 DATED: 36039

