## Loan #01-41357 M/T 4207 m 37115 Vol. 77 Page19337 TRUST DEED

THIS TRUST DEED, made this 10th day of October 1977 , between WILLIAM DAVID COBB AND MARY JANE BIDEGARY

KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION XX Klamath Falls, Oregon, a corporation organized and existing , as grantor, William L. Sisemore

## 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:

Lot 8, Block 214, MILLS SECOND ADDITION to the City of 1.A.d Klamath Falls, according to the official plat thereof on ç.... file in the office of the County Clerk of Klamath County, 10

the start for the second

**1.** 

3 

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

This trust deed shall further secure the payment of such additional money, nry, as may be loaned hereafter by the beneficiary to the granitor or others ing an interest in the above described property. as made of widenced by a so or notes. If the indebtedness secured by this trust deed widenced by the r than one note, the bueneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another,

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

xecutors and administrators shall warrant and defend his said title thereto isginat the claims of all persons whomsover.
The grantor covenants and agrees to pay said note according to the terms here of and, when due, all taxes, assessments and other charges levied against and the property to keep said property free from all encoumbrances having pre-dence over this trust deed; to complete all buildings in course of construction is the construction is hereafter commenced; to repair and restore work of the said property free from all encourse of construction is the construction is hereafter commenced; to repair and restore is neutred therefor; to allow age or destroyed and pay, when due, all ots incurred therefor; to allow age and the said property at all encidency which mitteen days after written k or materials unsatisfactory to encidency to remove or destroy any building or improvement on ots incurred therefor; to keep all buildings and impact on the fate encidency which mitteen days after written in the origin and restore of a said promises; to keep all buildings, property and all constructed on said promises; to keep all buildings, property and mit or saffer ow and of said premises; to keep all buildings, property and main to against in said and less than the original premises continuously haured against in a said not less than the original principal sum of the note or obligation restor, and less than the original principal sum of the heneficitary at tends indexy, and the original principal or origination and with remium paid, to the original principal of the beneficitary main against in a said and less than the original principal or due to che original policy of insurance in form of the beneficitary at lense infarction of the original principal of the beneficitary may in its own the the non-cancellable by the grantor during the beneficitary may in its own hall be non-cancellable by the grantor during the full term of the policy thus

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges level or assessed against the above described program of the assessments, and governmental charges level or assessed against the above described program of the observed providence of the original purchase price nail by the grantor at the time the boan was made, grantor will pay to the beneficiary in addition to the monthly payments of the instances providence of the origination and interest are payable and manual to the taxet of the property at the time the boar was made, grantor will pay to the beneficiary in addition to the monthly payments of the taxet, assessments, and other charges due and payable with respect to said popperty within each succeeding three years while this Trust Deed is in the each of the tax estimated and therest at also 1/36 of the instance premium payable with respect to said property within each succeeding three years while this Trust Deed is in the origin the payable and there the tax estimated and the effect of the net should be beneficiary in the beneficiary in the state autorized to be grantor there the payable with respect to said popperty within each succeeding three years while this Trust Deed is in the trends at a rate not less than the bighest rate authorized to be paid by balance in the structure of pairs pairbook accounts minus 3/4 of 1/5. If such rate is less than nonthly balance in the automat of the interest due.

While the granter is to pay any and all taxes, assessments and other charges leder sessead against still property, or any part thereof, before the same begin to bear est and also to pay premiums on all insurance policies mon suid another the still property and another the same state of the same state of the same state of the same start to be made through the beneficiary, as aforesaid. The granteners level and the made through the beneficiary as aforesaid. The grantes level and the same state of the same state of the same state of the same end state taxes, assessments or other charges, and to pay the insurance premiums and state taxes, assessments or other charges, and to pay the insurance premiums and the same state statements submitted by the insurance carriers or their rep-tatives and its withdraw the sums which may be required from the reserve account, as the or any lay and the barefulcary hereby is authorized, by the submit of a difference of the same statements thereas the same of any here, to compromise and its function from the same growing of any here, to compromise mains and the barefulcary hereby is authorized, by the insurance receipts upon the abletations seement in full or upon sale or ather at et the indedictances for payment and satisfaction in full or upon sale or ather

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indehtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granics 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.

gation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the fedicary 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 grantor on demand and shall be secured by the lien of this trust deed. In sonnection, the beneficiary shall have the right in its discretion to complete improvements made on said premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable.

property as in its sole discrction it may deem necessary or advisable. The grantor further agrees to comply with all haws, ordinances, regulation frees and expenses of this trust, including the cost of title search, as well the other costs and expenses of the trustee incurred in connection with in enforcing this obligation, and trustee's and attorney's fees actually incurre oppear in and defend any action or proceeding purporting to affect the sec costs and expenses, including cost of title and attorney's fees actually incurred any action or proceeding purporting to affect the sec costs and expenses, including cost of evidence of title and attorney's fees and which the beneficiary or trustee may appear and in any suit brought by be ficiary to forceiose this deed, and all said sums shall be secured by this tru deed.

The beneficiary will furnish to the grantor on written request therefor an al statement of account but shall not be obligated or required to furnish 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 inder the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of commence, prosecute in its own name, appear in or detection we have the right of emine the second second second second second second taking and, if it so cleats, to require that all or any portion of the money's pulsed to be and the second second second second second second second second or incurred by the emonth occuts, expenses and attorney's fees necessarily paid or incurred by the emonth of the proceedings, shall be paid to the beneficiary fees necessarily paid or incurred y, the month of the second beneficiary fees necessarily paid or incurred y, the second beneficiary is audo the grantor agrees, at its own expense, to take such actions and cords the 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 t feary, payment of its fees and presentation of this deed and then dorsement (in case of full reconveyance, for cancellation), without the transforment of the making of any map or plat of said property; (b) join in any subor of the making of any map or plat of said property; (b) join in any subor without warrement a flecting this deed or the lien or charge hereoi; (d) r without warrement a flecting this deed or the lien or charge hereoi; (d) r without warrement a may map or plat of the property. The grantee in any r the recitals therein of any map or plats of the property. The grantee in any the recitals therein of any matters of fact shall be conclusive prool shall be \$5.00. cting the may (a) granting ordination



ΤÒ

have purs trust

DATE

The entering thom and taking	19338	and the second se
4. The entering upon and taking possession of said property, the collect of such rents, issues and profils or the proceeds of fire and other insurance thes or compensation or awards may taking or damage of the property. fout or notice of default hereunder or invalidate any act done pursuant such notice.	<ul> <li>nouncoment at the time fixed by the preceding postponement. The trustee shat be prechaser his deed in form as required by law, converging the pre-recitate in the without any covernant or warranty, express or implied, the trusthine sha deed of any patters or facts straitly, express or implied, the trustee but including the granto</li> <li>on-</li> <li>9. When the Trustee sells burgenet to shale.</li> </ul>	
tract for sale of the above described property and furnish heariltany is also of the above described property and furnish heariltany to exclude the approximation concerning the purchaser a service interview of the above described property and furnish heariltany to exclude the purchaser of the approximation concerning the purchaser of the approximation of the purchaser of the approximation of the purchaser of the approximation of the purchaser o	and the beneficiary, may purch so it the sale.	
6. Unne is of the essence of this instrument and shall pay beneficing the second se	trust deed. (3) to all persons having recorded liens subsequent to the intercents of the truster in the trust deed as their interests appear in the deed of to hier priority. (4) The surplus, if any	
the beneficiary shall deposit with the and notice of default and extract to notes and documents evidencing expenditures secured hereby, whereupon t rustees shall fix the time and place of sale and give notice thereof as th required by law.	all, successor trustee appointed heroinder. Upon such appointment herein, or to any veyance to the successor trustee appointed heroinder.	
7. After default and any time prior to five days helper the date s priviced may pay the entry and the entry amount then the grantor of other person the obligations accured therein amount then due under this true person in enforcing the terms of the obligations accured therein and the obligation and trustees and attracts and a	record, which, when recording reterence to this trust deed and its place of county or counters in which the office of the county clerk or recorder of the proper appointment of the successor frustee. 11. Trustee accepts this trust when this deed, duly executed and access a bubble record a volume this deed, duly executed and access.	
8. After the large of such time as may then be required by law followin the recordination of sale that action of default. The recordination of sale and property at the time and pince of sale, the of sale, either and property at the time and pince of sale, the formine, at public ancient to the highest hidder for cash the sale of the sale and property by public announcement at such time sale of sale. The sale and property by public announcement at such time sale pince is and the sale of the sale and property at the reserve and time and pince of the sale of the sale.	a printing unless such action or presentities grantor, beneficiary or trustee about of of	
any portion of said property by public announcement as such that and place of sail of sail of the sail of the thereafter may postpone the sail of the	12. This deed applies to proceeding is brought by the tractee. 13. This deed applies to further to be benefit of, and blinds all parties assigns. The term "beneficiary" shull mean the holder and somer, including pleakers, of the note secure hereby, whether or not manual as a beneficiary cullue gender includes the forminine and/or neuter, and the singular number factures.	
	set his hand and seal the day and year first above written.	The second s
STATE OF OREGON County of Klamath } ss.	Mary Cane Ded garyseal) William Daved Cold (SEAL)	
WITTET TAM Department and state, personally appeared	ctober 19.77 before me the underside	And the second s
to me, personally known to be the identical individual S named in and they oxecuted the same freely and voluntarily for the uses and p IN TESTIMONY WHEREOF, I have hereunto set my hand and affixe	who executed the foregoing tast	A second and the seco
(SEAL)	alory Public to and Scam	
Loan No.	y commission expires: November 12, 1978	
TRUST DEED	STATE OF OREGON County of Klamath } ss.	
	I certify that the within instrument was received for record on the 11th	
TO FIRST FEDERAL SAVINGS & Grantor TO Grantor Granto	REING in book M77 on page 19337	
LOAN ASSOCIATION Beneficiary	Witness my hand and seal of County affixed.	
FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	Wm. D. Milne	1
	Fee \$6.00 Deputy	A P
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.		Hard Hard Hard Hard Hard Hard Hard Hard
The undersigned is the legal owner and holder of all indebtedness secured have been fully paid and satisfied. You back	by the General Annual State	
sume,	he terms of said trust deed the estate now held by you under the	
by.	st Federal Savings and Loan Association, Beneficiary	
	19307	

MARKEN E

• - •

 $\sim_{i\nu}$  .

1