Loan #01-41408 M/T 4591



39246

TRUST DEED

Sur. R.

THIS TRUST DEED, made this l6th day of <u>November</u>, 19 77, between ROY L. STEWART AND ELEANOR STEWART, Husband and Wife

MATH , as grantor, WHITTAM L. SISEMORE , as trustee, and existing under the laws of the United States, as beneficiary; KLAMATH

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:

The South 60 feet of Lots 1,2,3,4,5,6,7,8 and 9 in Block 2 of BAILEY TRACTS NO. 2, Klamath County, Oregon, also beginning at the Southwest corner of Lot 9, Block 2 of BAILEY TRACTS NO. 2; thence East 639 feet; thence South 60 feet; thence West 639 feet; thence North 60 feet to the place of beginning, begin a part of BAILEY TRACTS NO. 2, which was formerly Nadine Street, Klamath County, Oregon.

which sold tooming the property deep not considering the provide the providence of t each agreement of the grantor herein contained and the payment of the sum of THIRTY-SIX THOUSAND AND NO/100--

36,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the neticiary or order and made by the grantor, spincipal and interest being payable in monthly installments of \$ 308.30 commencing December 25

This trust deed shall further scoure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others g an interst in the above described property, as may be evidenced by a or motes. If the indebtedness secured by this trust deed is evidenced by than one note, the busclidiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect.

The grantor hereby covenints to and with the trustes and the benefician n that the said premises and property conveyed by this trust deed as and clear of all encumbrances and that the grantor will and his heir stors and administrators shall warrant and defend his said title there ist the claims of all persons whomsoever.

utors and administrators shall warrant and defend his said title thereto not the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms cof and, when due, all taxes, satestaments and other charges levied against property; to keep said persons/terms from all encumbrances having pre-mes over this trusted on said premises within six months from the date of the date on struction is hereafter commenced; to repair and restore of the date on struction is hereafter commenced; to repair and restore of the date on struction is hereafter commenced; to repair and restore of the date on struction is hereafter commenced; to repair and restore of the date on struction is hereafter commenced; to repair and restore of the date on struction is hereafter commenced; to repair and restore is locarred therefor; to allow isselficiary to inspect sail property at all is during construction; to replace any work or materials unsatisfactor? Is intucted on said premise; to keep all buildings and to commit now or after erected upon asid property in Buildings, property and improvements or hereafter that and as a the written notice from beneficiary of after or hereafter that and as a the beneficiary may from time to time require, hed by this trust deed, in a company or companies acceptable to the bene-ted by this trust deed, in a company or companies acceptable to the bene-ted by this trust deed, in a company or companies of the one or bligation row do liver the original policy of insurance in correct form and with rowed loss payable clause in favor of the beneficiary attached and with row of insurances in oot so tradered, the beneficiary attached and with rest of insurances in oot so tradered, the beneficiary at least is policy of insurance is not so tradered, the beneficiary when insurance is be non-cancilable by the grantor during the built term of the policy thus alsond.

In order to provide regularly for the prompt payment of said tax ments or other charges and insurance premiums: the grantor agrees the beneficiary, together with and in addition to the monthly pay principal and interest payable with error the terms of the note or olligation bereby, an amount equal to one-twelth (1/12h) of the two or olligation other charges due and payable with respect to addition to the start payable with respect to said property withing each ing twelve months, and also one-thirty-sith fact succeeding three y this trust deed remains in effect, as include and directed by the b such sums to be credited to that thereing he charged to the princi-lean; or, at the option of the beneficiary, the sums so paid shall be the beneficiary in trust as reserve account, without interest, to such sums faced, assessments or other charges when they shall be and payable. provide regularly for the charges and insurance

payable. While the grantor is to pay any and all taxes, assess ges leviced or assessed against said property, or any par-ges leviced or assessed against said property, or any par-same begin to bear interest and simo app premiums is upon said property, such paymerby authorites the bu-ry, as aforesaid. The gran and other charges leviced or property is of such taxes, assessments or other charges the collorent of such taxes, assessments or other charges that and taxes, assessments or other charges the summer of the smouth such shown on the statement property is of such taxes, assessments or other charges transmance carriers or their representatives, and to charge cipal of the loan or to withdraw the sum which may resorre account, if any, established for that purpose. To o event to hold the beneficiary responsible for failure to a written or for any loss of damage growing out of a ince policy, and the beneficiary returns burntade, in to compromise and active with any insurance company i losurance recipts upon, the obligations secured by the mpromuse ance rect the amo the indebtedness for pa

default, any balance remaining in the reserve account shall be credit indebtedness. If the reserve account for taxes, assessments, insurance and other charges is not sufficient at any time for the payramet as they become due, the grantor shall pay the deficit to mand, the demand, and if not paid within ten days after the mand, the may at its option and the amount of such deficit to the princip obligation secured hereby.

Allon secure integers, and the foregoing coven ficiary may as its option carry out the same, and sil its expen-shall draw interest at the rate specified in the bote, shall be grantor on demand and shall be secured by the lien of this connection, the beneficiary shall have the right in its discret improvements made on said premises and allo to make such erty as in its sole discretion it may deem seconshy or ad

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regular covenanta, conditions and restrictions affecting said property; to pay all fees and expenses of this trust, including the cost of titls exarch, as we the other costs and expenses of the trustee incurred in connection wit is enforcing this obligation, and trustee's and attorney's fees actually incu to appear in and defend any action or proceeding purporting to affect the i ty hereof or the rights or powers of the beneficiary or trustee; and to pay costs and expenses, including cost of evidence of title and attorney's fees reasonable sum to be fixed by the court, in any such action or proceed which the beneficiary or trustee may appear and in any suit brought by 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: I. In the event that any portion or all of said property shall under the right of eminent domain or condemnation, the beneficiary s the right to commence, prosecute in its own name, appear in or defen-tion or proceedings, or to make any compromise or astilement in conne-auch taking and, if it so elects, to require that all or any portion of the payable as compensation for such taking, which are in access of the a quired to pay all reasonable costs, expenses and attorney's fees necess or incurred by the grantor hs such proceedings, shall be paid to the b and applied by it first upon any reasonable costs and expenses and balance applied upon the indebtedness secured hereby; and the grant at its own expense, to take such actions and excutes such instrument be necessary in obtaining such compensation, promptly upon the be request. n, the beneficiary shall appear in or defend any settlement in connection or any portion of the mor-in excess of the amount

2. At any time and from time to time upon written if clarp, payment of its fees and presentation of this deed a dorsement (in case of full reconveyance, for cancellation), willow it any person for the payment of the indebtedness, consent to the making of any map or vist of said property; any easement or creating and restriction wherean, (c) join or other agreement affecting this deed or the lien or charge without warranty, all or any pars of the "person or personsellat there is on truthytimes thereof. Trustee's fees for any of the service shall be 3.00.

shall be \$5.00. S. As additional security, grantor hereby assigns to beneficiar continuance of these trusts all rents, issues, royalites and profits perty affected by this deer and of any personal property located L grantor shall default in the payment of any indebtedness secured the performance of any agreement hereunder, grantor shall have the lect all such rents, issues, movalites and profits earned prior to dan the performance of any agreement hereunder, grantor shall have the secure of the secure of any agreement hereunder, grantor shall have the secure of any agreement hereunder, grantor shall have the secure of the in the reunder, grantor shall have any default by the grantor have ut notice, either in person, by yourt, and without regard to the iereby secured, enter upon and rof, in its own name sue for a



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Time is of payment of any indeptotent hereunder, the beneficiary due and payable by delivery on to sell the trust proper for record. Upon delivery of for record, with the

After default and any time prifor the antire cured thereby terms of the had no defau

After the lapse of such time as may then be y viction of add notice of default and giving of shall sell said notice of default and giving of shall sell said property at the same parcels, and in at public such of the highest bidder for cash Rates, project the time of sale. Trustee ma tion of sain property public successmant of from time to time thereafter may postpone

ins peneticiary, may purchase at the sais. 9. When the Trustee sells pursuant to the tee shall apply the proceeds of the trustee expenses of the sais including the compens-onable charge by the sitterney. (8) To this i deed. (3) To all persons having record rests of the trustee in the trust deed as i rot their priority. (4) The surplus, if any, i or the in successor in interest entitled to To the rust

To to his successor in interest entitien to an interest entities accessors to any trustee appoint a successor or successors to any trustee sor trustee appointed herounder. Upon such app onto the successor trustee, the latter shall do utiles conferred upon any trustee herein named appointment and substitution shall be madel by he beneficiary, containing reference to the count of which, when recorded in the office of the count of our ounties in which the property is situated, r appointment of the successor invite. beneficiary 10.

r appointment of the successor viriatee. 11. Trustee accepts this trust when this deed, duly executed a is made a public record, as provided by law. The trustee is no of is may party hereto of pending saie under any other deed of sito or proceeding in which the grantor, beneficiary or trustee, (unless such action or proceeding is brought by the trustee.

y unless such action or proceeding is brought by the trustee shall be a 12. This deed applies to, inures to the benefit of, and binds all parties to, their heirs, legates devises, administrators, exocutors, successors and parties to the term "beneficiary" shall mean the holder and owner, including get, of the note secure hereby, whether or not named as a basefic ang-in. In construing this deed and whenever the context so requires, the ma-re gender includes the femining and/or neuter, and the singular number in-tes the plural.

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

day of

STATE OF OREGON County of Klamath		1
THIS IS TO CER	TIFY that d for sale	on this /

19.77, before me, the undersigned, a November

in and for said county and state, personally appeared the within named_______ ROY L. STEWART AND ELEANOR STEWART, Husband and Wife ed in and who executed the foregoing instrument and acknowledged to me that nown to be the identical individual S. nam

to me personality find the former freely and volunitarily	for the uses and purposes distant output
Chev, erecuted the some meety and	the day and year last above written.
se hereunio se	my hand and anized my my
IN CONTRACTOR OF THE AND THE A	X III I Down
	for the uses and purposes that are and your last above written. my hand and affixed my notarial seel the day and your last above written.

Notary Public for Gregon My commission expires: November 12, 1978

affixed.

WM. D. MILNE

FEE \$ 6.00

STATE OF OREGON } ss.

Record of Mortgages of said County.

By Bernethar &. Leloch

Loan No. .

TRUST DEED

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FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

REQUEST FOR FULL RECONVEYANCE

USED.)

To be used only when obligations have been pa

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed are 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 summit to satisfied. You hereby are directed, on payment to you for any sums owing to you under the terms of said trust deed or summit to satisfied. You hereby are directed, on payment to you for any sums owing to you under the terms of said trust deed which are delivered to you herewith together with said trust deed (which are delivered to you herewith together with said it deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the TO: William Gan trust

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First Federal Savings and Loan Association, Beneficiary

DATED

County Clerk

Deputy