40699

TRUST DEED

Vol. 77 Fage 246C8

JOE GREEN, a married man KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH:

The granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath . County, Orogon, described as:

> Lot 4, Block 43, BUENA VISTA ADDITION TO 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,

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

The grantor hereby covenants to and with the trustee and the beneficiary in 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 ball warrant and defend his said title thereto as the claims of all persons whomsoever.

crecutors and administrators shall warrant and defend his said title thores Gragainst 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 contained and, when due, all taxes, assessments and other charges levied against contained and, when due, all taxes, assessments and other charges levied against contained over the descep said property free from all encumbrances having pre-promption of the data construction is bernative within six months from the date index of the data construction is bernative within six months from the date index of the data construction is bernative within six months from due, cuil costs incurred therefor; to allow beneficiary to inspect said property which may be damaged or destroyed and pay, when due, all immes during construction; to replace any work or materials unasitistatory to thereafter erected upon said property field buildings, property as all index during construction; to replace any work or materials unasitistatory to the or such other instards as the penelicitary may from the date on structed on said promitery and buildings, property and inter-dent or such other intarris as the beneficiary may from time to time require. The a sum not less than the original principal sum of the note or obligation fictured daths thus deed, in a company or companies acceptable to the bene-ficture daths thus deed, in a company or companies acceptable to the bene-ficture daths thus deed, in a company or companies acceptable to the bene-ficture daths thus deed, in a company or companies acceptable to the bene-ficture daths thus deta in a company or companies acceptable to the bene-ficture of this target of the original principal sum of the note or obligation ficture daths thus the original principal sum of the note or obligation ficture of this target of the original principal sum of the note or obligation ficture daths thus the or

This for the purpose of protifing regularly for the promet payment of all taxes, summits, and governmental charges level or assend seminative background barries of all taxes, summits, and governmental charges level or assend seminative above described pro-y and insurance premium while the indebtedness accured next the shore described pro-he lesser of the original purchase price paid by the grantors at is in Erccess of 80% e or the beneficiarly original appraisal value of the property let there is the loan made, grantor will pay to the beneficiarly in addition to the monthly payment due to the date installments on price paids on the protect of the series of the beneficiarly he date installments on principal and interest are payable an amount cound to 1/12he taxes, assessments, and other charges due and payable with respect to said property rest and interest payable succeeding three years while this Trust Deed is in the set of the part pay within each succeeding three years while this Trust Deed is in the set of the property within each succeeding three years while this Trust Deed is in the set of pay payable accounts minus 3/4 of 1%. If such rate is less than the rule of years payable due in the highest rate suborized to be paid where the orgen pashod accounts minus 3/4 of 1%. If such rate is less than the rule of years payable and shall be paid quarketly to the grantor by crediting is estimated and directing the paid by paid years of the grantor by crediting the set of the account in the second set of the bard of the paid of the grant of the secand the set of the second the set of the bard bard by all of the grant or by crediting the second account is minus of 4 of 1%. If such tat is less than

thy balance in the account and most be paid quartery to the plants of contrast the extra account lie amount of the interest due. While the granter is to pay a y and all taxes, assessments and other charges levied usessed saying static static property, or any part thereof, before the same begin to bear est and also to pay premiums on all insurance policies upon said property, such pay-sariot be mode insuch the hereficiary, as a forsaid. The granton hereb authorizes at the pay any and all taxes, assessments and other charges levied or imposed tot of all the inset insurance grant of the insurance arrives of the insurance arrives or the istatices and to with the same there charges, and to pay the insurance presides that tailes and to without the sums while to be the insurance carries or their rep-rations of the sums of the sums while they for one of the other the supering of a defect in any insurance solitor, and the breficiary hereby is authout by the insurance receipts upon the obligations secured by this trust deed. In computing the insurance receipts upon the obligations secured by this trust deed. In computing the int of the indentedness for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance restre account shall be credited to the indebtedness. If any authorize for taxes, assessments, incurance premums and other charges is not time for the payment of such charges as they become due, the grant deficit to the beneficiary your demand, and if not payd within the days at the beneficiary may at its option add the amount of such deficit to the oblization accured hereby. may at it ed hereby.

Beneficiary may at its option carry out the same, and all its expenditures at shall draw interest at its option carry out the same, and all its expenditures at shall draw interest at the rate specified in the note, shall be reparable grantor on demand and shall be secured by the lien of this trust deed connection, the beneficiary shall have the right in its discretion to comp improvements made on said premises and also to make such repairs to perty as in its sole discretion it hay deem necessary or advisable.

The grantor further agrees to comply with all laws, ordinances, regulations, covennais, conditions and restrictions affecting said property; to pay all costs, fees and expense of this trust, including the cost of tills search, as well as the other costs and expenses of the truster incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; to appear in and defand any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all reasonable sum to be fixed by the court, in any such actions or proceeding the beneficiary fictary 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: I. In the event that any portion or all of said property shall be taken ider the right of summence, prosecution or condemnation, the beneficiary shall have te right to commence, prosecution or compremense, appear in or defend any ac-on or proceedings, or to make any compremense, appear in or defend any ac-tic taking and, if it so elects, to require that all or summonity in the ar compensation for such taking, which are in arcsets of the beam money's if a poiled by all reasonable costs, arguenese and attorney's fees necessarily the incurred by the gratter in such proceedings, shall be paid to the beneficiary is applied by it lifts upon any reasonable costs and expenses and attorney's incore appling faid or incurred by the beneficiary in such proceedings, and the incore appling and or incurred by the beneficiary in such instruments as shall in eccasary in obtaining such compensation, promptly upon the beneficiary's necessary in obtaining such compensation, promptly upon the beneficiary's necessary in obtaining such compensation, promptly upon the beneficiary's interest of the such compensation, promptly upon the beneficiary's necessary in obtaining such compensation, promptly upon the beneficiary's such and any such compensation, promptly upon the beneficiary's necessary in obtaining such compensation, promptly upon the beneficiary's such and the such compensation, promptly upon the beneficiary's such and the such compensation, promptly upon the beneficiary's such and the such as a shall be applied to the beneficiary's such and the such as a shall be applied to the beneficiary's such as a such any such as a shall be applied to the beneficiary's such as a such as a shall be applied to the beneficiary's such as a such as a shall be applied to the beneficiary's such as a such as a shall be applied to the beneficiary's such as a such as a shall be applied to the beneficiary's such as a such as a shall be applied to the beneficiary's such as a such as a shall

est. 2. At any time and from time to time upon ry navment of its fees and presentation of th written request ficiary, payment of its fees and presentation of this deed a dorsement (in case of this fees and presentation of this deed itability of any person full reconveyance, for cancellation), w liability of any person of the payment of the indebtedness, any casement or creating and restriction thereon, (c) Join or other agreement affecting this deed or the ilen or charge b without agreement affecting this deed or the ilen or charge b without agreement affecting this deed or the property. The gran ance may be described as the "person or persons legally et in ercitais therein of any matter or facts shall be con-trutificiants thereof. Trustec's fees for any of the service shall be \$3.00. the true (b) join antee in any entitled the

up 50.00. In service any of the service 3. As additional security, grantor hereby assigns to be unance of these trusts all rents, issues, royalities and affected by this deed and of any personal property lo promit details in the payment of any indebtedees a promit details in the payment of any indebtedees a li such rents, issues province and province and province a due and newshie "movincies and province and province

time fixed by the preceding postponement. The baser his deed in form as required by law, conve without any cortenant or warranty, express or d of any maiters or facts shall be conclusive (. Any preson, escluding the trustee but including t, unay purchase at the sale. rty, the property, and the property, and or waive any dedeliver to the purchaser h perty so sold, but wilhou recitals in the deed of a truthfulness thereof. Any and the beurficiary, may entering upon and taking possession of a b, issues and profits or the proceeds of fi penation or awards for any taking of de-on or release thereof, as aforesaid, thail ice of default hernunder or invalidate 03.4 and the bearderstry, 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 expression of the trustee, and the expression of the trustee, and the expression by the sale including the compensation of the trustee, the trust deed as the interest as the interest as the proceeds of the trust deed as their interest as parallely. (4) The surplus, if any, to the granter of the trustee of the trustee, interest expression interest entitled to such surplus. 5. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish beneficiary on supplied it with such personal information concerning the purchaser a d ordinarily be required of a new loan applicant and shall pay beneficiary vice charge. a service charge. 6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebledness secured hereby or in performance of any sagreement hereunder, the beneficiary may declare all sums secured hereby im-mediately due and payable by delivery to the truste of matter andice of default and election to sell the trust property, which notice trustee shall cause to be and election to sell the trust property, which notice trust each and all promissory the beneficiary shall deposit with the trustee this trust deed and all promissory notes and documents evidencing expenditures the round hereby, whereupon the trustees shall fix the time and place of said andice notice thereof as then required by law. ucca or to me successor in interest cantien to such suppost. 10. For any reason permitted by law, the headfletry may from time to time appoint a successor for successor to any trustee named herein, or to any successor trastee appointed hereunder; put here shall be vested with all title, powers and duties conferred uppointed inter shall be vested with all title, powers and duties conferred uppointed herein anised or appointed hereunder. Each such appointed herein anise herein named or appointed hereunder. Each such appointer light, which is trust deed and lis place of by the which, when recorded in the office of the county clerk or recorder of the pointy or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 7. After delauit and any time prior to five days before the date the Trustee for the Trustee's sale, the grantor or other person vileged may pay the entire amount then due under this trust deed or obligations secured thereby (including cost and expense actually re-enforcing the terms of the obligation and trustee's and is exceeding 350.00 each; other tian such portion of the principal as w t then be due had no default occurred and thereby cure the default. date set 11. Trustee accepts this trust when this deed, duly executed and acknow edged is made a public record, as provided by law. The trustee is not obligat of utily any party hereto of pending sale under any other deed of trust or utily any party hereto in which the granice, heneficiary or trustee shall be marty unless such action or proceeding is brought by the trustee. any ac party 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatese devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the noto secured hereby, whether or not nanced as a beneficiary herein. In construing this deed and schenever the conject so requires, the ma-culue gender includes the teminine and or neuter, and the singular number in-cludes the plural. sot then us due into in the definite occurring and includy calls durations 8. After the lapse of such time as any then be required by law following the recordation of said notice of the sites and giving of said notice of saic, the bernstee shall sell said property separate parcels, and in such order as he may de-termine, at publicy able at the time and place fixed by him in said notice termine, at publicy able at the time of said. Trustee may postpone saie of all of any porton of said property by public announcement at such time and place of and side sind from time to time thereafter may postpone the said by public an-said such from time to time thereafter may postpone the said by public an-IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. (SEAL) JOE GREEN (SEAL) STATE OF OREGON County of KLAMATH THIS IS TO CERTIFY that on this 1920 _, 19. 77, before me, the undersigned, a December he executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my northal seal the day and year last above written AURLICE wan Quere Public for Oregon 5-14-80 (SEAL) STATE OF OREGON SS. Loan No. County of ... KLAMATH-TRUST DEED I certify that the within instrument was received for record on the 21st day ofDECEMBER, 19...77, at 10;49. o'clock ... AM., and recorded DON'T USE THE in book M7.7 on page 21,608 PACE RESERVED Record of Mortgages of said County. Grantor LABEL IN COUN-TIES WHERE TO Witness my hand and seal of County USED.) KLAMATH FIRST FEDERAL SAVINGS affixed. AND LOAN ASSOCIATION Beneficiary WM. D. MILNE County Clerk After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS , feloch By Servetho AND LOAN ASSOCIATION Deputy FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or 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 pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed which are delivered to you herewith together with said trust deed) and to mean you, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Klamath First Federal Savings & Loan Association, Beneficiary Way ? 19 DATED: 11777 N1869 W 10133 1.5