Qre 65-1061 J# 7398

Vol 1-45 Fage 1332

TRUST DEED

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, 19 65 , between September THIS TRUST DEED, made this 1st day of Gerald Muth and Beverly Muth, husband and wife,

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

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 30 of FIRST ADDITION TO SUMMERS LANE HOMES, Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenaments, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges new or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian black, floor covering in place such as wall-to-wall carpeting and line apparatus, equipment and fixtures, together with all awnings, venetian black, floor covering in place such as wall-to-wall carpeting and line apparatus, studes and bull-tim ranges, dishwashers and other built-in appliances new 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 the average to the average basis and the secure to the average to the secure to the secure to the secure basis. each agreement of the grantor herein contained and the payment of the sum of Fourteen Thousand Four Hundred Fifty & no/100th

This trust deel shall further secure the payment of such additional money, any, as may be bound bereafter by the beneficiary to the granics or others wing anorevet in the above described property, as may be evidenced by a view of the secure of the trust described property, as the evidenced by le of the other of the beneficiary may credit payments referred by it upon yo of said notes or part of any payment on one note and part on another, the 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, utors and administrators shall warrant and defend his said title thereto nst the claims of all persons whomsoever.

uniors and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms recoil and, when due, all taxes, assessments and other charges loved against recoil and, when due, all taxes, assessments and other charges loved against face over this taxes did property free from all encumbrances having pre-lations of the see and property free from all encumbrances having pre-dence over thus trust deed; to complete all buildings in course of one the date hereaft the date construction is hereafter commenced; to repair and restore orbit and in good workmanike maner any building or improvement on motor and in good workmanike maner any building or improvement on the finant therefor; to allow beneficiary to commercial unsatisfactory to ras during construction; to replace any wars online from beneficiary of such as function filter days after any wars notice from beneficiary of such structed on said property all buildings and improvements now or hereafter reature errocted upon said provery all buildings, property and improvements mow or hereafter errected upon said provery all buildings, property and improvements now a sum not be used on a company or companies acceptable to the date end, to the original policy of humanes of the beneficiary and with entry and to payable claves in favor of the beneficiary at all distance. Informed to the principal piece of humanes of the beneficiary at least entime days prior to the effective date of any such policy of murance. If policy in surrance is not so tendered, the beneficiary, which insurance. If policy in surrance is not so tendered, the beneficiary, which insurance. If policy in surrance is not so tendered, the beneficiary, which insurance. now (by fir

In order to provide regularly for the prompt payment of said tarcs, assess-nts or other charges and insurance premiums, the grantor agrees to pay to be henciclary, together with main in addition to the monthy payments of provide the second second second second second second second icrolar and interest payments of one-twelthe (1/12th) of the tarcs, assessments and icrolar and interest payments with respect to said property within each succeed in clarges dim and also on orbitry isstit (1/32th) of the insurance preventies and the clarges dim and also on orbitry isstit (1/32th) of the insurance preventies and the with a frank second second second second second second the with a frank second second second second second second frank with a second second

While the grantor is to pay any and all taxes, assessments and other While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against said property, or any part thereof, hefore same begin to bear interest and also to pay premiums on all insurance and all taxes, assessments and there clarges levied or imposed granted and all taxes, assessments and other clarges levied or imposed granted property in a successments and other clarges, and multited by and all taxes, assessments or other clarges, and multited by the collection of such taxes, assessments or other charges, and multited by incomposition of such taxes, assessments or other charges, and multited by incomposition of such taxes, assessments or other charges, and multited by incomposition of such taxes, assessments or other charges, and multited by incomposition of the interpretentitives, and to charge arguing from the collection of the interpretentitives, and to charge the grantor agrees reserves account, if any, established for title refuties to have any insur-ne event to hold the beneficiary responsibility for any tother as of any in-tic compromise and active with birding assured by this trust devi. In any i to compromise and active with birding assured by this trust devi. In a multing the amount of the individual secured by this trust devid. In or upon sale or other acquisition of the property by the beneficiary after 13

default, any balance remaining in the reserve account shall be credited indeitridness. If the reserve account for faces, assessments, insurance pre-and other charges is not sufficient at any time for the payment of such of as they become due, the granitor shall pay the deficit to the beneficiar demand, and if not paid within ten days after such demand, the ben imay at its option add the amount of such deficit to the principal obligation secured hereby. credited to the mance premiums of such charges 14

obligation secured nercoy. 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 the for shall draw interest at the rate specified in the note, shall be reprayable for shall or on demand and shall be secured by the litre of this trust deed, this connection, the beneficiary shall have the right in its discretion to compli-this connection, the beneficiary shall have the right in its discretion to compli-any improvements made on said premises and also to make such repairs to shall 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, regulatic covenants, conditions and restrictions affecting said property; to pay all co-frees and supenses 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 rest actually incur-in appearing and defend any action or proceeding purporting to affect the se-to appearing and defend any action or proceeding purporting to affect the se-to appearing and defend any action or proceeding numporting to affect the trust and expenses, including cost of evidence of title and attorney's fees af-reasonable sum to be fixed by the court, in any suit attorney's fees af-ticaty to foreclose this deed, and all said sums shall be secured by this t-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 h r the right of eminent domain or condemnation, the beneficiary sh r the right of eminent domain or condemnation, appear in or connect taking and, if it so elects, to require that all or any research or connect taking and, if it so elects, to require that all or any research of the am-he as compensation for such taking, which attorny's frees necessari-tor the grant of the such taking which attorny's frees necessari-teurred by it first upon any remained attorny is frees necessari-necessarily paid or incurbedness secured hereby; and the grant the grant of the grant of the such proceedings, necessary in obtaining such compensation, promptly upon the ben-cet.

be necessary in obtaining such competences, the necessary in obtaining such competences, and the request. 2. At any time and from time to time upon written request ficiary, payment of the free and presentation of this deed and the dorsement (in case of full reconvegance, for cancellation), without italility of up person for the payment of the indubications, the tru italility of the making of any map or plat of said property; (b) any other agreement of creating and restriction thereon, (c) parts hereof; without warranty, all or any part of the property. The hereof are the scribed as the "person or persona regaly entitled in the rectals therein of any matters or facts shall be one undury inthilations thereof. Trustee's frees for any of the services in the shall be \$5.00.

ie \$5,00. L As additional security, grantor hereby assigns to beneficiary durit innee of these trusts all rents, lesues, royatiles and profits of the affected by this in the payment of any indebiedness accured hereiny r shall defor any agreement hereunder, grantor shall have the right of the and payable. Upon any default by the grantor hereing may at any time without optice stated profits actual hereing may at any time without optice stated of hereinger, the lecture due and payable. Upon any defaults and profits carned prior to def lecture due and payable. Upon any default by the granner hereing felary may at any thin without notice without regard to the nder severity for the indeticidness hereing in the own name sue for or oth-and property, or any part thereon? In its own name sue for or oth-the rents, issues and profits, including those past due and uppai the same, less costs and expense of operation and children in able attorney's fors, upon any indeticedness accured berehy, and is as the Seneliciary may determine.

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The grantor shall notify beneficiary in writing of any sale or con-r sale of the above described property and furmish beneficiary on a pplied it with such personal information concerning the purchaser as rilinarily by required of a new loan applicant and shall pay beneficiary service charge.

Time is of the essence of this instrument and upon default by the in payment of any indebtedness secured hereby or in performance of any and hereunder, the beneficiary may declare all sums secured hereby im-thereunder, the beneficiary may declare all sums secured hereby in-tion to sell the trust property, which notice trustee shall cause to be d for record. Upon delivery to the inotice of defaults and election to sell, efficiary shall deposit with the trustee this trust deed and all promissory and documents evidencing expenditures secured hereby, whereupon the shall fix the time and place of sale and give notice thereof as then by law. ll flx law.

quired by law. 7. If after default and prior to the time and date set by the trustee o trustee's sale, the grantor or other person so privileged pays the con-oreby, other than such portion of the principal azimula for billasion are reby, other than such portion of the principal azimula for privileged to be beneficiary all the prior or other person and the principal azimula for privileged to forcing the form and the polyment and the prior of the privileged of a single person enforcing the form at this obligation, including trustee's and attorney's i t exceeding \$50 if actually incurred. 8. After the hance of the privileged of

sale and from time to time thereafter may postpone the nouncement at the time fixed by the preceding postponement deliver to the purchaser his deed in form as required by law, perty so sold, but without any coverant or warranty, expre recitols in the deed of any matters or facts shall be conci truthfulness thereof. Any person, excluding the trustee but in and the beneficiary, may purchase at the sale.

9. When the trustee sells pursuant to the powers provided herr trustee shall apply the proceeds of sale to payment of (1) the expenses including a reasonable clarge by the trustee, (2) to the obligation see the trust deed, (3) to all persons having recorded Hens subsequent to terest of the trustee in the trust deed, as their interest may appear in their priority, and (4) the surplus, if any, to the granter or to his succ interest entitled to such surplus.

cat childen to such surplus.

For any reason permitted by law, the beneficiary m appoint a successor or successors to any trustee named lessor trustee appointed hereunder. Upon such appointent rate to the successor trustee, the latter shall be vested with the heneficiary, containing reference to this trust deed a right when recorded in the office of the courty clerk of the successor trustee. and without c all title, pow

proper appointment of the successor trustee. 1. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made as provided by law. The trustee is not obligated to notify any any hereto of pending sale under any other deed of trust or of 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, hures to the benefit of, and binds all parties hereto, their heirs, legates devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including hereto, their heirs, legates devised, whether or not named as a beneficiary hereten. In construing this deed and whenever the context so requires, the mas-culton gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

Inull (SEAL) Beverly P. mieth (SEAL) STATE OF OREGON ____, 19.65, before me, the undersigned, a September THIS IS TO CERTIFY that on this 1stday of_ Notary Public in and for said county and state, personally appeared the within named...... Gerald Muth and Beverly Muth, 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 executed the same freely and voluntarily for the uses and purposes therein expressed. Notary Public for Oregon My commission expires: IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written. <u>ر</u> ب 2012 (SEAL) STATE OF OREGON } ss. Loan No. 7398 County of Klamath TRUST DEED I certify that the within instrument was received for record on the lst. day of Sept., 19.65, at 10:37 o'clock A.M., and recorded in book M-65 on page 1332 Gerald Muth and (DON'T USE THIS BPACE; RESERVED For Recording Label in Coun-Ties where Beverly Muth Record of Mortgages of said County. Granto тО FIRST FEDERAL SAVINGS & Witness my hand and seal of County LOAN ASSOCIATION affixed. Beneficiary Dorothy Rogers Recording Roturn To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon County Clerk After Re Soutson >>>. By acuse Fee 3.00 Deputy REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ., Trusteo TO: William Ganong ... The undersigned is the logal owner and holder of all indebiedness 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 pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are dolivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the same First Federal Savings and Loan Association, Beneficiary DATED: 14