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TRUST DEED

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June , 19 66, between

THIS TRUST DEED, made this 20thday of Arthur H. Stites and Valora I. Stites, husband and wife

, as grantor, William Ganong, , as trustee, and 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 12 Block 72 in BUENA VISTA ADDITION according to the official plat thereof on file in the records of Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and singular the appurtentines, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apportations, refrigorating, watering and in-rights, hereing, lighting, heating, vontilating, air-conditioning, refrigorating, watering and in-gration apparatus, equipment and fixtures, together with all awnings, vonetan blinds, floor covering in place such as wall-to-wall carpeting and in-gration apparatus, equipment and lighting, heating, vonetan blinds, floor covering in place such as wall-to-wall carpeting and in-grate and blinds and bulkin ranges, dishwashers and other bulkin appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the grater has a may hereafter as a suite. for the purpose of securing performance of described premises, including all interest therein which the grater has a may hereafter as a suite. For the purpose of securing performance of the suite in a suite of the purpose of securing performance of the suite in the secure of the suite each agreement of the granter hotern contained and the payment of the sum of FiveThousandNineHundredFifty&No/100-

each agreement of the grants: horon contained and the payment of the sum of **LVETROUGS difficult international each LVETROUGS difficult each LVETROUGS difficult each LVETROUGS difficult each each LVETROUGS**

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

executors and administrators shall warrant and defend his safd little thereto against the claims of all persons whomsover. The renter covenants and agrees to pay said note according to 15 terms had property; to keep said property free from all encumbrances having pre-terior construction is the agree of the same state of the same state percent of the data construction is hereafter commenced; to repair and restore and incompare the same state of the same state of the same state percent or the data construction is hereafter commenced; to repair and restore said property which may be damaged or destroyed and pay, when yield times during construction; to repair and pay, when yield thereafter and the same state of the same state of the same times during construction; to repair and the same state times during construction; to repair and the same state times during construction; to repair and the same state time state of said premises; to keep all buildings and improvements now or hereafter erected on said premises within same or hereafter prevent of said premises; to keep all buildings, property and improvements now of the safet premises; to keep all buildings are property and improvements now of the restrict erected on said premises worthnously haven against bas prevented by this trust deed, in a company or companies acceptable to the been ticking and to deliver the original principal same of the been the data with there and to deliver the original principal same of the been the originate ticking and is done the same in favor of the been the same in its own and the same favor of the been the been the same state favor to the principal by the same set to the been the same in its own and the same set to the been the been the been the been the been the prevented by this trust deed, in a company or our partice are the been and with there any of the been the original principal parts and the been th

In order to provide regularly for the prompt payment of said taxes, assess-tents or other charges and insurance prenuums, the grantor agrees to pay to ins beneficiary, together with and in addition to these orohly additions are rincipal and interest payable under with (1/3th) of the taxes, assess-entry, an amount equal to be with respect to said property within each succeed in the same state of the same state of the same state of the same with the same state of the same state is trust deed remains in effect, as estimated and directed by the beneficiary the same of the option of the beneficiary, the sums so paid shall be held by the beneficiary in trust as a reserve account, without laterest, to pay same up payable.

premiums, takes, assessments or other charges when they shall become takes while the granter is to pay any and all takes, assessments and other the same begin to heard intervet and also to pay premiums on all insurance policies upon sail property and and property, or any part thereof, before the same begin to heard intervet and also to pay premiums on all insurance policies upon sail property approximate to be made through the bene-policies upon sail property and other charges leveled or imposed against any momenty in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements submitted by the insurance carriers or their expresentatives, and to charge said sums to the principal of the boan or to withdraw the sums which may be required from the reserve account, if any, established for that purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have any insur-ance written or for any loss or imange growing out of a defect in any in-surance policy, and the beneficiary hereby is authorized, in the event of any such insurance receipts upon the oblightions secured by this trust deed. In full or upon sale or other acquisition of the property by the beneficiary after

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should the grantor fail to keep any of the foregoing covenants, then the beneficiary may \downarrow its option carry out the same, and all its expenditures therefor shall draw betreast at the rate specified in the note, shall be repayable by the grantor on detaand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete may improvements made on said premises and also to make ruch repairs 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 to expand the solution of the solution

The heneficiary 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: . 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 to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with spayable as compensation for such taking, which are in excess of the amount re-guired to pay all reasonable costs, expenses and attorney's forse measurily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary press necessarily paid or incurred by the beneficity of and the prime and the first or the static own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

at its own expense to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

 At any time and from time to time upon written request of the beneficiary symmet of its feer and presentation of this deel and the note for enditable yament of its feer and presentation of the decided and the note for enditable yament of the feer and presentation of this deel and the note for enditable yament of the granment of the indebtediety's (b) join in any subordination any ensure to erroried and the effect of the present of the indebtediety's (b) join for a present of the indebtediety's (b) join in any subordination and save and and and the effect of the learner in the present of the indebtediety's (b) join in any subordination and ended at the "necessary ensured" and its deed of the lies or charge hereoft; (d) reconvery, the described as the "present or grants learly ensured in any reconvery ince may he described as the "present or pressions learly endited the for the stall be \$5.00.
 As additional security, grantor hereby asigns to henefleary during the continuates of these tracts and end any property located thereon. Until the preformance of any greenent hereunder, grantor shall have the right to ecoloper a fail default in the payment of any indebtedness secured hereby of in the preformance of any greenent hereunder, grantor shall have the right to ecoloper and any alter, up default by the grantor the adeyactory of any security for the indebtedness hereby secured, enter upon and take possession of a secure prove the adeyactory of any are and profits of the adeyactory of any secured, here and possit. The beneficiary way at any time without notice, either in person, brander of a up are elled to the adeyactory of any security for the indebtedness hereby secured, enter upon and take possession of a secure here and explaines of operation and onlection, including reason alter at the enditing and a sponse of a prese

4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property ann he application or release thereof, as alorecaid, shall not cure or waive any de ault or notice of default hereunder or invalidate any act done pursuant to uch notice.

5. The grantor shall notify beneficiary in writing of any sale or conract for aale of the above described property and furnish beneficiary on a orm supplied it with such personal information concerning the purchaser as rould ordinarily be required of a new ioan applicant and shall pay beneficiary \$3.00 service charge.

5. Time is of the essence of this instrument and upon default by the frantor in payment of any indebtedness secured hereby or in performance of any greement hereinder, the beneficiary may declare all sums secured hereby in-nediately due and payable by delivery of use trustee of written notice of default and election. To sell the trust, property and dich notice trustee shall cause to be beneficiary shull depose of the trust could be beneficiary shull depose the trust end of the default and all promissory of and dick or econd. Upon delivery of and dich notice trustee shall cause to be beneficiary shull depose the trust could be beneficiary shull depose the beneficiary shull depose the beneficiary shull depose the beneficiary shull depose the trust could be beneficiary shull depose the beneficiary

equired by law. 7. After default and any time prior to five days before the date set y far Trustee for the Trustee's sale, the grantor or other person so rivileged may pay the entire amount then due under this trust deed and he obligations secured thereby (including costs and expenses actually incurred a enforcing the terms of the obligation and trustee's and attorney's fees ot exceeding \$5000 each other than such portion of the principal as would ot them be due had no default occurred and thereby cure the default.

5. After the lapse of such time as may then by cure the default.
5. After the lapse of such time as may then be required by law following the recordation of and notice of default and giving of anil notice of sale, the truete shall sell and property at the time and place filted by him in said notice of faile, either as a whole or in separate passing and in such order as he may determine, at public ancho to the highest hidder for cash, in lawful money of the United State; payable at the time of sale. Trustee may postpone sale of the time threadter may postpone sale the time and place of sale and from time threadter may postpone the sale by public annear the sale by public and the sale of time threadter may postpone the sale by public and the sale of time threadter may postpone the sale by public and the sale

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by inw, coareying the proporty so soid, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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9. Where the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attents (2) the obligation secured by the interests of the stall persons having contaillens subsequent to the interests of the trustee in the trust deed (3) Fo all persons having contexts applies in the interest secure in the trust deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee name herein, or to any successor trustee appointed hereunder. Upon such appointment and without consuccessor trustee appointed hereunder. Upon such appointment and without consuch appointment and batting trustee herein named or appointed hereunder. Each such appointment and batting trustee herein named to written instrument excuted by the heneficiary, containing reference to an such around the prior of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

II. Trustee accepts this trust when this deed, duty executed and acknowedged is made a public record, as provided by law. The trustee is not obligated o motify any party hereto of pending sale under any other deed of trust or of by action or proceeding in which the grantor, beneficiary or trustee shall be a arry unless such action or proceeding is brought by the trustee.

12. This deed applies to, hurses to the herefit of, and binds all parties herefor, their heirs, legates, deviaees, administrators, escators, massages, The term "beneficiary" shall mean the holder and water, beneficiary piedgee, of the note secured hereby, whether or not named as a beneficiary beneficiary therein. In construing this deed and whenever the context so requires, the masculute gender includes the feminine and/or neuter, and the singular number includes the piral.

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

June

Notary Public for Oregon My commission expires:

arthur H. Stiller (SEAL) Valara I. Stites (SEAL)

STATE OF OREGON County of Klamath

(SEAL)

THIS IS TO CERTIFY that on this 20th day of

manager brighting

Netary Fublic in and for said county and state, personally appeared the within named and Valora I. Stites, husband and wife

to me personally known to be the identical individual. Snamed in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purphoes therein expressed.

IN TESTIMONY WHEREOF, I have bereinto set my hand and affixed my potatial seal the day and year lust above written

alyce M. Dalue 11-18-66

. 19 66. before me, the undersigned, a Arthur H. Stites

Least No. 7575

Arthur H. Stites

Valora I Stites Granter FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

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

STATE OF OREGON SS.

I certify that the within instrument was received for record on the $\frac{24}{3}$ day of $\frac{24}{3}$, 1966 at $\frac{24}{3}$ o'clock f^{2} M., and recorded in book $\frac{27}{3}$ o'clock for M., and recorded for M.

Witness my hand and seal of County affixed.

Morathy Lagen County Clark Deputy

REQUEST FOR FULL RECONVEYANCE

-Jee. 300

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

To be used only when obligations have been paid.

TO: William Ganong....., Trustee

DATED:

The indexingned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been faily 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 solution to solution to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 setate now held by you under the same.

19.

First Federal Savings and Loan Association, Beneficiary