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TRUST DEED



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THIS TRUST DEED, made this 27thay of February Daniel G. Murphy, a single man

as grantor, William Ganong, Jr., 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;

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:

A tract of land situated in Section 9, Township 39 South, Range 10 East of the Willamette Meridian, more particularly described as follows:

Commencing at a 5/8 inch iron pin marking the Southeast corner of Lot 3. Block 3, Pine Grove Ranchettes, a duly platted and recorded subdivision; thence South 0 degrees 08 minutes 00 seconds West, 201.62 feet to the Northerly right of way line of Clovis Drive in said subdivision; thence North 89 degrees 52 minutes 00 seconds West along said right of way line. 218.53 feet; thence North 201.11 feet to the Southerly boundary line of said Block 3; thence East along said Southerly boundary line 219 feet to the point of beginning, containing 1 acre, more or less.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profils, water rights and other rights, easements or privileges now or horeafter 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 blinds, floor covering in place such as wall-to-wall carpeting and line-leum, shadas and bulkin ranges, dishwarhers and other bulkin applances now or hereafter installed in or used in connection with the above secribed premises, including all interest therein which the grantor has or may hereafter acquite, for the purpose of securing performance of

each agreement of the grantor herein contained and the payment of the sum of FOURTBEN THOUSAND FIVE HUNDRED AND (s 14,500,00) Dollars, with interest thereon according to the terms of a promissory note of even data herewith payable to the baneficiary or order and made by the grantor, wincipal and interest being payable in monthly installments of \$ _______ commencing

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

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises 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.

crectories and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges leveld sgainst based property: to keep add property free from all encumbrances having pre-or hereafter constructed on said premises within alt months from the date hereof or the date construction is hereafter commenced; to repair and restore promptly and in good workmanlike manner any building or improvement on said property which may be damaged or destroyed and pay, when due, all costs fnourred therefor; to allow beneficiary to inspect said property at all inset due to remove or destroy any building or improvement on the cost of the reader of the said premises and mprovement on the said property which may be damaged or destroyed and pay, when due, all costs fnourred therefor; to allow beneficiary to inspect said property at all inset during constructions is to repaic and improvements now or hereafter constructed on said premises to keep all buildings and improvements now or hereafter erected on said premises conflauously lasured against loss y fire or usel, other hardrad as the beneficiary may from time to time require, in a sum not less than the original policy of insurance in correct form and with premium paid, to the principal piece of hunness of the beneficiary at all with approved loss payable clause in favor of the beneficiary ray from time to time require. Taid policy of insurances is not so checkerd, the beneficiary ray take and with premium paid, to the principal piece of hunness of the beneficiary at leaft discretion obtain neurances for the beneficiary and high romative and with premium paid, to the principal piece of hunness of the beneficiary at leaft discretion obtain neurances for the beneficienty may the high policy of shall be non-cancelishe by the granter during the full term of the policy thus

In order to provide regularly for the prompt payment of said issee, he or other charges and insurance premiums, the granner agrees to beneficiary, together with and in addition to the monthly payme cipial as dinterest payable under the terms of the note or obligation i echarges due and payable with respect to said property within each at twelve monthe, and also one-thirty-sixth (1/36th) of the insurance pre-able with respect to said property within each at twelve monthe, and also one-thirty-sixth (1/36th) of the insurance pre-side with respect to said property within each at twelve monthe, and also one-thirty-sixth (1/36th) of the insurance pre-tor and the credited to the principal of the ioan until required f real purposes thereof and shall thereupon be charged to the principal i or, at the option of the beneficiary, the sums so paid asial be h benoficiary in trust as a reserve account, without interest, to pa imum, taxes, assessments or other charges when they shall becom payable. 2.7

If payable. While the grantor is to pay any and all taxes, ascessments and other arges levied or assessed against said property, or any part thereof, before a same begin to hear interest and sho to pay premiums on all insurances itics upon said property, such payments are to be made through the bene-inty, as aforesaid. The grantor hereby subtorizes the beneficiary to pay and all taxes, assessmenis and other charges is levied or imposed against the collector of such taxes, assessments or other charges, and to pay the urance premiums in the amounts shown on the statements substitute incipal of the loan or to withdraw the sums which may be required from a reserve account, if any, established for that purpose. The grantor agrees no event to hold the beneficiary responsible for failure to have any losur-rance policy, and the beneficiary nereby is authorized, in the event of any is, to compromise and settle with any insurance company and to apply any and not the moute the obligations accured by the bareficiary are pay in any insur-rance coulies and settle with any insurance company and is apply any and in tervance receipts upon the obligations accured by this trust deed. In up ourance accured is any insurance to apprent and salisfaction in u or upon sale or other acquisition of the property by the beneficiary action and or upon sale or other acquisition of the property by the bareficiary action is to compromise and acquisition of the property by the bareficiary action and or upon sale or other acquisition of the property by the bareficiary action and the sure acquisition of the property by the bareficiary action and the sure acquisition of the property by the bareficiary actions and the sure acquisition of the property by the bareficiary action prin the ance sura loss, such

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default, any balance remaining in the reserve account shall be credited to the indebiedness. If the reserve account for taxes, assessments, insurance premiums and ollier charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days atter such demand, the beneficiary may at its option add the annount of such deficit to the principal of the obligation secured hereity.

Should be granter fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand 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 any improvements made on sail premises and also to make such repairs to said property as in its sole discretion it may deem necessary or altisable.

property as In its sole discretion it may deem necesarry or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, overannis, conditions and restrictions affecting and property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or in enforcing this outgation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to alfect the accur-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 action or proceeding in built built by trustee may appear and in any suit brough by bene-ficiary to foreclose this deed, and all said sums shall the 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: 1. In the event that any portion or all of said property shall be taken under the right of eminenty domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or detend any ac-tion or proceedings, or to make any compromite or settlement in connection with such taking and, if it is oven taking, which are in excess of the amount re-guired to pay all reasonable costs, expenses and altorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the heneficiary in such proceedings, and the grantor is actioned by the grantor in such proceedings, that the grantor grees, and applied upon the indebicdness secured hereby; and the grantor sprees, at its own expense, to take such actions and execute such instruments as shall be necessary is obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the be fichar, payment of its fers and presentation of this deed and the note for doraement (in case of full reconveyance, for cancellation), without affecting iballity of any person for the payment of the indebtedness, the trustee may consent to the making of any map or plat of said property; (b) Join in grabi-any easement or creating and resirciton thereon, (c) Join is any subordinat or other agreement affecting this deed or the lien or charge hereof; (d) recom-without warranty, all or any part of the property. The grantee in any recom-ance may be described as the "person or persons legally entitled thereto" "urthfulness thereof. Trustee" i ces for any of the services in this paragr.

s. As additional security, grantor hereby assigns to beneficiary during the shall be \$3.00.

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on and taking possession of profits or the proceeds of swards for any taking or thereof, as aloresaid, sh or company or company or notice

5. The graphor shall pointy beneficiary in writing of any for sale of the above described property and furnish ben supplied is with such personal information concerning the ordinarity be required of a new loan applicant and shall p ise charge.

rtice charge. 6. Time is of the essence of this instrument and up ther in magnicent of any indebtedness secured hereby or in smeth hereunder, the beneficiary may declare all interior between the secure of the truttee of writt election to sell the trutt property, which note truttee r titled for record. Upon delivery of said noticits trust ded beneficiary shall deposit with the truttee is secured here is and documents evidencing expenditures ascured here is and documents evidencing expenditures ascured here itees shall fit the time and place of sale and give not itee by law. 6. ... encing expenditures accured hereby, and place of sale and give notice date set

After default and any time prior to five days before the date 7. After default and any time prior to five days before the date the Truttee for the Trustee's sale, the grantor or other person blight may pay the entire amount then due under this strust deed oblightons become thereby (including cost and expense actually incl cost of the terms of the oblighton and trustee's and strongers enforcing 50.00 each) other than such portion of the opincipal as w exceeding \$0.00 each) other than such portion of the opincipal as w

rn be due nan no defauts occurite and intervery . After the lapse of such time as may then be r tordation of said notice of default and giving of shall sell said property at the time and place fits . at public ancti at the time shall be the said of the fasts, property public sancouccement at rison of said property public sancouccement at if from time to time thereafter may postpone required by law follow 8 sale,

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and the Description, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided h trustee shall apply the proceeds of the trustee's sale as follown: the expanse of the sale including the compensation of the truste reasonable charge by the attorner (2) To the obligation secure reasonable charge by the attorner (2) To the obligation secure intercais of the trustee in the runt deed as their interests appo intercais of the trustee in the surplus, if any, to the granter of 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 fre-time supceins runtee appointed hereing, which appointments and we appoint a successor or successors to a such appointments and we appoint a successor trustee, they have a such appointments and and duits conferred upon any trustee herein named or appointed hereing such appointment and substitution discrete to this trust deed and by the beneficiary, consider of the office of the county cierk or reco-county or ounlies in which the property is situated, shall be conclusing proper appointment of the successor trustee.

1) Truster accepts this trust when this deed, duly executed and accepts this trust when this deed, duly executed and accepts is made a public record, as provided by law. The trustes is not obit to notify any party hereto of perding sale under any other ...ed of trust any action or proceeding in which the grantor, beneficiary or trustee shall any action or proceeding in which the grantor, beneficiary or trustee shall party unless such action or proceeding is brought by the trustee.

party units such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all part hereto, their heirs, legatestary' shall mean the holder and owner, innot picker, of the noise scattery' shall mean the holder and owner, innot picker, of the noise scattery' shall mean the holder and owner, innot heretin. In construing this deed and whenever the context so requires, the culine gender induces the feminics and/or neuter, and the singular number culine picture.

IN WITNESS WHEREOF, said granter has bereunte set his hand and seal the day and year first above written. ' Ľ. Muwlig (SEAL)

Danie (SEAL) STATE OF OREGON THIS IS TO CERTIFY that on this 25 day of County of Klamath February Notary Public in and for said saunty and state methodally appeared the within named to me personally known to be the identical individual ... named in and who executed the foregoing instrument and acknowledged to me that he executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunic set my hand and affixed my notarial seal the day and year last above written. Notary Public for Oregon My commission expires: 10 -13-78 * 1 (SEAL) ----SUBLIC STATE OF OREGON } ss. County of Klamath Loon No. TRUST DEED I certify that the within instrument (DON'T USE THIS Space: Reserved FOR RECORDING Witness my hand and seal of County ·το FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION WM. D. MILNE Boneficiory County Clerk After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon las 1az FEE \$ 4.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong.

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by said trust deed 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 are suant to statute, to cancel all evidences of indebiedness secured by 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 state now held by you under the secure to statute. hove b pursuant to statute trust deed) and to

First Federal Savings and Loan Association, Beneficiary

DATED:

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