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Sec. Sec. 19

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111 13371 Vel. 75 Pago TRUST DEED

, 19 75, between THIS TRUST DEED, made this 22nd day of Orthoman DONALD RAY CHUM AND JODY JEANNY CHUM, husband and wife

38-485

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;

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 5 in Block 7 of Tract No. 1003 known as THIRD ADDITION TO MOYINA, Klamath County, Oregon.

Which said described real property is not currently used for agricultural, stimber or grazing purposes

timber or grazing purposes whobseries weak provide and other rights, consents or privileges now or hereafter helonging to, derived from or in anywise apper-rents, issues, profits, water rights and other rights, cossents or privileges now or hereafter helonging to, derived from or in anywise apper-rents, issues, profits, water rights and other rights, cossents or privileges now or hereafter helonging to, derived from or in anywise apper-rents, issues, profits, water rights and other rights, cossents or privileges now or hereafter helonging to, derived from or in anywise apper-rents, issues, profits, water rights and other rights, cossents or privileges now or hereafter installed in or used in connection with the above learn, thereas, dishwates and other builth appliances now or hereafter installed in or used in connection with the above learn thereas, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of described promises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of any of sign inderest in the above described property, as may be consend to rother if the side premises and property conveyed by this trust decal is ordered is ordered by reading and property conveyed by this trust decal is ordered is ordered by any of side order or part of any payment or one note and part of an one note, the granter receiver by it they at the beneficiary may elect. The granter covenants and agrees to pay said note according to the beeffed ary the addition secure that the said premises and other charges by this trust decal is ordered is ordered is the decision add the amount of such the mond, the premises the payment of such any the deficit to the principal of the said by become due, the granter and provents and the cardinary may all and in the rest specified in the note, shall be recercing covenants, then the rent dist once on part of any payment. on one note and p

executors and administrators shall warrant and defend his said title thereto against 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 and property to keep said property free from all encumbrances having pre-tered and, when due, all taxes, assessments and other charges levied against and property is to keep said property free from all encumbrances having pre-tered for the date construction is hereafter commenced; to repair encurrent promptly and in good workmanike manner any building or when due, all costs incurred therefor; to allow beneficiary to or materials unsatisfactory to beneficiary within fitteen days after buildings and improvements now or horeafter on struction; to replace any tue from beneficiary of such fact; not to remove or desarcy to keep all buildings, apportery at all times during construction; to keep all buildings, apportery and improvements now are of after created on and premises continuously insured against loss now for a such other hazards as the beneficiary may from time to time required in a cum not less than the original principal sum of the note or time and trade of after created on a figure the reginal point of the sum of the sum of the struct any of the supervision of a factor the created on a such premises to keep all buildings, property and improvements now for a such other hazards as the beneficiary may from time to time required in a cum not less than the original principal sum of the note or the beneficiary and to doiver the original principal sum of the note or to here after related, and to doiver the original point of they such policy of insurance. If there days prior to the effective to original point of a sup or statched and with approved loss payable clause in favor of the beneficiary, and is in sorm as dipolicy of insurance. In favor of the beneficiary, and is in sorm as dipolicy of insurance. In the beneficiary, why in its own asi

Exhibit A is attached hereto and is hereby incorporated and made part of this trust deed as if fully set forth herein.

> While the grantor is to pay any and all taxes, assessments and other ges levied or assessed against said property, or any part thereof, before same begin to bear interest and another be by premiums on all insurance is upon said property, such any merchy authorizes the beneficiary to pay and all taxes, assessments and other charges levied or imposed against property in of such assessments or other charges, and to pay the exclusion of such taxes, assessments or other charges, and to pay the exclusion of such taxes, assessments or other charges, and to pay the a share promised to the second of the second second

property as in its sole discretion its may deem necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, frees at the cost of this trust, including the cost of title search, as well as an entropy the search of the trust including the cost of title search, as well as in enforcing this obligation, and trustee's and attorney's fees actually incurred to appear in and defend any action or proceeding purporting to affect to pay all costs and expenses, including cost of tube national with a search of the search of the restriction or proceeding numeric the appear and the search of the search

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 eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of commence, prosecute in its own name, uppear in or defend any ac-tion or proceedings, or to make any compromise or satilement in connection with such taking and, if it so elects, to require that all or any portion of a famount re-guired to pay all reasonable costs, expenses and shall be paid to the beneficiary or incurred by the grantor in such proceedings ats and expenses and a tatorney's less necessarily paid or incurded but beneficiary in such proceedings, and the balance applied upon the such actions and execute such instruments as shall be necessary in obtaining such compensation, prompty upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement ich case of full reconveyance, for cancellation, without affecting the liability of any person for the payment of the indebtedness, the truster manife consent to the making of any map or plat of said property; (b) fond burdination or other agreement affecting this deed of the large truster manifes any easement or creating and restriction thereon, (c) fond huberdination or other agreement affecting this deed of the large truster burdination or other agreement affecting this person or person is partial to conclusive proof of the tructuates therein of any matters or facts shall be conclusive proof of the structuares thereof. Trustee's fees for any of the services in this paragraph shall be \$4.00.

shall be \$5.00. A uncertainty, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royailles and profits of the property affected by this deed and of any personal property located thereby. Or in grantor shall definant thereunder, grantor shall define the payment of any person have been secured hereby or in the performance of years and there there and there there



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