| 01-10015 MTC 1907 | |
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| 6639 Vo: 25 Fogo 13516 | |
| THIS TRUST DEED, made this 17thday of October , 19 75, between ROBERT R. JENSEN and LINDA C. JENSEN, husband and wife FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION , 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 Ccunty, Oregon, described as: | |
| Lot 11, NEW DEAL TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. | |
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| which said descrobed real property is not currently used for agricultural, | |
| timber or grazing purposes Waxk XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | |
| (s 13,900.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of s 116.76. commencing | |
| And 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 the grantor will and his heirs, for shall draw test option carry out the same, and all its ernorations the | |
| And grantor hereby covenants to and with the trustee and the beneficiary herein that the sail property converged by this trust deed are creceutors and administrators shall warrant and defend his said title thereo sagainst the calius of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terres said property; to keep said property free from all encumbrances having pro or hereof this trust deed; to complete all buildings in course of construction hereof the date construction is hereafter commenced; to repair and expenses of this trust, including said property; to keep said premises within six months from threads or hereof the main good workingnikk manner any building or improved means and property thic may be damaged or destored encores of the terres and property this trust for and y means and expenses of this trust, including said property; to keep and promencing the breafter construction is thereafter construction and hereafter construction and thereafter construction and thereafter construction and promenced is to repair and any building or improvemence of the other costs and expenses of this trust, including and construction is thereafter construction with or is thereafter construction is the | |
| intercol of the date construction is hereative commenced intuits from the date prompty and in good workmanike manner any building or larger stand restored asald property which may be damaged or destroyed and so larger and restored there costs and expenses of this trust, this lifeting said property to pay all costs, asald property which may be damaged or destroyed and so larger and restored there costs and expenses of this trust, the future lifeting said property to pay all costs, asald property which may be damaged or destroyed and so larger and restored there costs and expenses of this trust, the future lifeting said property is pay all costs, asald property which may be damaged or destroyed and so larger and restored there costs and expenses of this trust, the future lifeting said property is pay all costs, in enforcing this obligation, and trustee lifeting seeds and expenses of the security of the defend any action seeds and expenses. Including cost of evidence of the security of the defend any action seeds from the secure of the security and in provements new of a said property in good repair and to commit now or horeafter cructed on said promises; to keep all buildings, property and improvements now or horeafter cructed on said premises continuously insured against loss in a sum not less tharman as herefician principal sum of the note or obligation and the secure of action of the secure o | |
| approved loss payable clause in poncy of insurance in correct form and with It is mutually agreed that: | |
| Exhibit A is attached hereto and is hereby a its own expense, to take such astroney such proceeding such proceeding and applied by it fast upon the indetendences beneficiary is and expense. The such proceeding such proceeding the such proceeding such pro | |
| deed as if fully set forth herein. While the grantor is to pay any and all taxes, assessments and other the same begin to beer interceast and property, such property, or any part threach, before policies upon said property, such pay remiums an all insurance iticiary, as aforesaid. The grant payment of the services in the same begin to beer interceast and property and payment of the services in the same begin to beer interceast and property, such payments and payment of the services in the same begin to beer interceast and property, such payments and payment of the same begin to beer interceast and payments of the same begin to beer interceast and payments and payments of the same begin to beer interceast and payments of the same begin to beer interceast and payments are to be made through the bene- ticitary, as aforesaid. The grant payments are to be made through the bene- ticitary. As addressements and the payments are to be made through the bene- ticitary. As addressements and the payments are to be made through the bene- ticitary. As addressements and the payments are to be made through the bene- ticitary. As addressements and the payments are to be made through the bene- tartificiant payments and payments are to be made through the bene- train the same begin to been interceast and payments are to be made through the bene- ticitary. As addressements and the payments are to be made through the bene- the same begin to been interceast and payments and the payment of | THE FUNNING |
| While the grantor is to pay any and all taxes, assessments and other the anne year of the anne file of a second against said property, or any part thereof, before policies upequations are account. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other filedary, as a foreas more my be deased to take the anne may be deased to a the "person of persons legally entitled thereto" any and all taxes, assessments are the beneficiary to pay and property in the assessments are other charges, and to pay the by the collector of such taxis, as shown by the statements thereof truinshed insurance parties or their charges, and to pay the period the taxis all trents, issues, royalites and profits earned profits of the property the reserve account, if any, established to attiffaction the crusts and profits earned prior to terring to col- tering the control of the indebtedness for payment for a failure to have any insur- ance written or for any loss or damage groups the further for any sont insurance points, and the set further to any and the set of any priore. The grantor hereing and the reserve account, if any, established the sums which may be required from ance written or for any loss or damage groups the further for any loss or damage group the bigations secured by this trut tued. In full or upon sale or other acquisition of the property by the beneficiary with the treat of any such insurance points. If any can be there there and the treats is trut uted. In full or upon sale or other acquisition of the property by the beneficiary with the truth as the annount of the indebtedness for payment are truthed and the struct and the and the actification the such and the target and the anne and profits. Including those past due and profits and profi | |
| ficiary, as aforesaid. The grantor hereby and the continue the beneficiary to pay and property in the amount as shown by the statements during a grantor hereby assigns to beneficiary during the by the collector of such taxes, assessments and the attements thereof furnished insurance premiums in the amounts shown or other charges, and to pay the the insurance carriers or to withdraw the sum of the statements to tribu- the reserve account, if any, established for many such insurance recepits, and the beneficiary hereby is with any to the orent of any is surance policy, and the beneficiary hereby is with a out of a defect in any in- surance recepits upon the obligations accured by the trust deed. In full or upon sale or other acquisition of the property by the beneficiary after as and attifaction in full or upon sale or other acquisition of the property by the beneficiary fart at the beneficiary hereby is a such of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property by the beneficiary fart full or upon sale or other acquisition of the property b | |
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| | 4. The entering upon and taking possession of and property, the collection of such remis, issues and profits or the proceeds of firs and other insurance po- letes or compensation or awards for any taking or damage of the property, and the application or release thereof, as aforesid, shall not curs or wairs any de- fault or notice of default hereunder or invalidate any act done pursuant to such police. | bouncement at the time fixed deliver to the purchaser his de perty an sold, but withouts an rocitais in the deed of any n truthfulness thereof. Any perso and the beneficiary, may purc | |
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| ••• | 5. The granter shall notify beneficiary in writing of any sale or con- tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new iosu applicant and shall pay beneficiary a service charge. | 9. When the Trustee set trustee shall apply the proce the expenses of the sale inc reasonable charge by the at trust deed. (3) To all per | |
| | 6. Time is of the essence of this instrument and upon default by the grantor in provent of any indebtedness accurate hereby or in performance of any agreement hereunder, the beneficiary may declares all sum performance of default indefalted where and mayable by delivery to the truting of written matten or default | interests of the trustee in t order of their priority. (4) 7 deed or to his successor in | |

any indebtoinces secured hereby or in performance of the beneficiary may deciare all sums secured hereby sable by delivery to the trustee of written notice of de he trust property, which notice trustee shall cause to pool delivery of said notice of defaults and election to leposid with the trustee this trust deci and all promi evidencing expenditures accured hereby, whereapon

After default leged may pay the entire amount then due under obligations secured thereby (including costs and expe-nforcing the terms of the obligation and trustee trust d ctually

STATE OF OREGON

ΤO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St.

Klamath Falls, Oregon

After Recording Return To:

Loan No.

MA.

YA.

A.A.A.

A(SEAL)

8. After the lapse of such time as may then be required by law followin the recordation of said notice of default and giving of said notice of saie, th trustee shall sell said property at the time and place fixed by him in said notic of saie, either as a whole of in separate parcels, and in such order as he may di-termine, at public suction to the highest bidder for cash, in lawful money of the United States, payable at the time of, said. Trustee may continue the set of the s

the preceding postponement. The trustee to in form as required by law, converging the covenant or warranty, express or insulled. Lors or facts shall be conclusive proof of excluding the trustee but including the gran pursuant to the powers provided bare to of the trustee's sale as follows: (ding the compensation of the trustee, rmey. (3) To the obligation secured 1 us having recorded lines subsequent trust deed as their interests appear a surplus, if any, to the graniter of the terest cutilled to such surplus.

13517

Trustee accepts this trust when this deed, duly executed and acknow made a public record, as provided by law. The trustee is not obligate any party hereio of pending sale under any other deed of trust or c on or proceeding in which the grantor, beneficiary or trustee shall be niess such action or proceeding is brought by the trustee.

12. This deed applies to, inverse to the benefit of, and blads all partice to, their heirs, legates devices, administrators, executors, successors and ma. The term "beneficiary" shall mean the holder and owner, including tee, of the note secured hereby, whether onto maner as a beneficiary is in construing this deed and whenever the context so requires, the ma-is gender includes the feminine and/or neuter, and the singular number in-

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

(SEAL) JKUSEN (SEAL) Ċ. Luda

County of Klamath THIS IS TO CERTIFY that on this day of October, 19.75, before me, the undersigned, c Notary Public in and for sold county and state, personally appeared the within named ROBERT R. JENSEN and LINDA C. JENSEN, husband and wife

to me personally known to be the identical individualS... named in and who executed the foregoing instru the same freely and voluntarily for the uses and purposes therein expressed.

where the same freely and v ounto set my hand and affixed my no · * CAR: цц. Д

Doeut 4-Liecke 19110 Notary Public for Oregon My commission expires: STATE OF OREGON } ss. County of Klamath **TRUST DEED**

DON'T USE THIS

ABEL IN COUL

FEE \$ 6.00

I certify that the within instrument was received for record on the 29th day of OCTOBER , 19.75, day of <u>OCTOBER</u>, 19.75, at 8;30 o'clock A M., and recorded in book M.75 on page 13516 Becord of Mothematication Record of Mortgages of said County.

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Witness my hand and seal of County affixed.

WM. D. MILNE County Clerk

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Lunda C. Jenson

That for the purpose of providing regularly for the prompt payment of all taxes, sasesaments, and governmental charges levied or assessed against the above described property and insurance premiums while the indebtedness secured hereby is in excess of 80% of the lesser of the original purchase price paid by the grantor at the time the loan was made or the beneficiary's original appraisal value of the property at the time the loan was made, grantor will pay to the beneficiary in addition to the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby on the date installments on principal and interest are payable an amount equal to 1/12 of the taxes, assessments, and cher charges due and payable with respect to said property within each succeeding 12 months and also 1/36 of the insurance premium payable with respect to said property within each succeeding three years while this Trust Deed is in effect as estimated and directed by the beneficiary. Beneficiary shall pay to the grantor interest on said amounts at a rate not less than the highest rate authorized to be paid by banks on their open pass book accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 47. Interest shall be computed on the average monthly balance in the account and shall be paid quarterly to the grantor by crediting to the escrew account the amount of the interest due.