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38-10201 01-10064 TRUST DEED Vol. 76 Page

9214 THIS TRUST DEED, made this 2nd day of January 1976 , between ALLAN D. FRENCH and MARGARET R. FRENCH, husband and wife

, 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 baneficiary;

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:

Lots 13 and 14 of POOLE HOME SITES, Klamath County, Oregon.

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which said described real property is not currently used for agricultural, timber or grazing purposes,

togother with all and Cegular the appurtenances, tenements bereditaments, rents issuer profits water rights, easements or privileges now u hereafter belonging to derived from or in assume anoestaining to the above described promises, and all plumbing, lighting, heating, vertilation allocationing relativesting watering and indication apparatus, equipment and Exercis, together with all annings, venetian blinds, floor By in place soch as well to call corporing and indication, shades and built in appliances new or hereafter installed in or used in connection

February 15 1976

This trust doed shall further secure the payment of such additional moury, if any, 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 nots 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.

as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary free and clear of all premises and property conveyed by this trust deed are free and clear of all premises and property conveyed by this trust deed are free and clear of all premises and property conveyed by this trust deed are free and clear of all premises and property conveyed by this trust deed are free and clear of all premises and any sold note sconding to the beneficiary by the claums of all premises and any sold note sconding to the some or definition of the sold property free from all encountrances having pre-edence over this trust deed; to couplete all buildings in course of construction or hereafter constructed on said premises within six months from the date hereof or the date construction is hereafter commenced. To repair and restore and property, to keep said property free from all encountrances having pre-edence over this trust deed; to couplete all buildings in course of construction in the date construction is hereafter commenced. To repair and restore and property which there are the commenced to repair and restore been defined with the maximum and the meanter any building of improvement on the date construction; to replace any work or materials unsatisfactory to hereafter created upon said property in good repair and to commit or suffer no water of and premises; to keep all buildings, property and improvements new or hereafter created upon said property in good repair and to commit or suffer no water of and premises; to keep all buildings and the note or order on and the provements of and property is a suffer on such other hear date as the beneficiary may from time to the interview by the or such other hear as as the beneficiary may from time to the to the bene-ficiary, and to delive the original principal sum of the note or order on and with premium paid, to the principal place of buisness of the beneficiary at least these days prior to the effective date of any such pointery at least th

While the grantor is to pay any and all tars, assessments and other charges levied or assessed against raid property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficiary, as a doresaid. The grantor hereby authorizes the beneficiary to pay any and all tarse, assessments and other charges levied or imposed significant and the moute as shown by the statements thereof furnished by the collector of such tarse, assessments or other charges, and to pay the insurance premiums in the smouth chaun on the statements when by the insurance excises as their or resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that uproper. The grantor access in no event to hold the beneficiary responsible for failure to have any insurance written or for any loss or damage growing out of a defect in any insurance policion secured by this insurance enclosed, in the event of any loss, to compromise and settle with any insurance company and to apply any such insurance receipts upon the obligations secured by this fraut deed. In computing, its amount of, the indebteness for payment and satisfaction in full or upon sale or other

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acquisition of the property by the beneficiary after default, any balance remaining in the rescree account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the teneficiary may at its option and the amount of such deficit to the principal of the obligation secured hereby.

Should be care nearly. Should the grantor fail to keep any of the furegoing covenants, the heneficiary may at its option carry out the same, and all its expenditure for shall draw interest at the rate specified in the note, shall be repay the granture on demand and shall have the right fails discretion to c any improvements made on said premises and also to make such repairs priprice at it work electrical it may dram atcasany on additioner. ovenants, then the

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Property as in it told districted in any data needs and share such repairs to shall The grantor further agrees to comply with all laws, ordinances, regulations, covennais, conditions and restrictions affecting said 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 and default any action or proceeding purporting to affect the secur-ity appear in and default on proceeding purporting to affect the secur-ty hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees a the other beneficiary or trustee may appear and in any sub action or proceeding in which beneficiary or trustee may appear and in any sub south by ben-ficiary to foreclose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an asi statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that:

It is mutually agreed that: I. 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 to commence, prosecute in its own name, uppear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elect, to require that all or any portion of the money's purphile as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the heenficiary and applied by th first upon any reasonable costs and expenses and attorney's 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.

request. 2. At any time and from time to time upon written request of the bene-ficiar, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full recoveryance, for cancellation), without affecting the isolation of any person for the payment of the indetectedness, the truster may (a) consent to the making of any map or plat of said property; (b) join in grancing and or cher and any constrained and the lien or charge hereoi; (d) reconvery, without warranty affecting this deed or the lien or charge hereoi; (d) reconvery, ance may be described and her so facts shall be conclusive proof of the truthfulness therein of any matters or facts shall be conclusive proof of the shall be §5.00.

shall be \$5.00. S. As additional security, grantor hereby assigns to beneficiary during the continuance of these trained all rents, issues, royalties and profits of the pro-porty affrect by this and a payment and promoting property located thereon. Until grantor shall default in the payment and profits earned prior to definit to col-lect all such rents, issues, royalties and profits earned prior to definit to col-become due and payable. Upon any default by the grantor hereunder, the here ficiary may at any time without notice, either in person, by agent or by a re-colver to be appointed by a court, and without regard to the adsequery of any accurity for the indebtedness hereby secured, eater upon and take possession of said property, or any part thereof, in its own mame sus for or otherwise collect the same, issues and profits, including those part due and unpaid, and apply the same, issue and profits, indebtedness secured bereby, and in such order as the beneficiary may determine.

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8. After the lapse of such time as may then be re the recordstion of said notice of default and giving of functions that and the subject of the subject of saids. Subject as the of saids, subject as a bublic of the subject biddler for cash, thirds the subject of saids of the subject biddler for cash, and the subject of said properties the subject and subject as any provide the subject of the subject of the subject of the said and from time to time threafter may postpone.	quired by law following asid notice of sale, the d by him in asid notice of order as he may do in lawful money of the postpone sale of all or unch time and place of the sale by public an- to asigns.	strong or processing is prough by the trakted, asymbics is, hurses to the bandit of, and binds all parties legatoes devisees, administrators, executors, successors and "bundficitry" shall mean the holder and owner, including a secured hereby, whicther or out named as a beneficiary this deed and whenever the context so requires, the mas- is the feminine and/or neuter, and the singular number lu-		
IN WITNESS WHEREOF, said grant	or has hereunto set his hand and	seal the day and year first above written.		
	nella.	DZul		
STATE OF OREGON } ss. County of Klamath } ss. THIS IS TO CERTIFY that on this	doy of January	1975, before me, the undersigned, a		
Notary Public in and for said county and state, ALLAN D FRENCH and MA	personally appeared the within named.	hand and wife	and the first of the first of the second second	
to me personally known to be the identical individ CINE Vexecuted the same treely and voluntaril ON-TESTIMONY, WHEREOF, I have hereunto as	ual	toregoing instrument and acknowledged to me that essed. the day and year last above written.		
(SEAL) / B)	My commission expir	econ es: /C -/ 3 -7 8		e de ser la composition de la
Loom No.		STATE OF OREGON Ss.		
	(DON'T USE THIS	1 certity that the within instrument was received for record on the 1.5th day of JANUARY, 19.7.6,		
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	FACE; RESERVED FOR RECORDING LABEL IN COUN. Ties Where Used.)	at10;44.b'clock A. M., and recorded in book		
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	F2E\$ 6,00	By Hagel Alla L Deputy		
				and and the same all the
	UEST FOR FULL RECONVEYAN used only when obligations have been			anna an tha an tha an tha an tha an that an that and the second second second second second second second second
TO: William Ganong, Trustee		· · · ·	Contraction of the prove	
The undersigned is the legal owner and holder have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of indebt trust deed) and to reconvey, without warranty, to t same.	directed, on payment to you of any sums			
$\label{eq:alpha} \left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	First Federal Sc	avings and Loan Association, Beneficiary		
DATED				
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indebiedness sociars have non upon default by the beneficiary may declare all sums secured of any beneficiary may declare all sums secured hereby in-by delivery of the trustee and the secure default rust property. which nobles trustee shall cause to be delivery of said nucleo of default and declared to sell, delivery of said nucleo of default and declared to sell, isoning constitution of the said secure and secure and place of said secure and all promissory leading of said said and all promissory leading of said said and give notice thereof as then

and importanticiary, containing reference to this fund to and in instrument executed become blacking of the second of the county clerk or recorder of the county or counties in recorder of the sources or trustee.

Trustee accepts this trust when this deed, duly executed and acknowledge is noted or proper substantiation or proceeding as provided by law. The trustee is not obligated to notify any party hereic of or price and the substantiary price and or any party hereic of a price and the substantiary and the substantiary party hereic or price and the substantiary party hereic or price and the substantiary party hereic or price and acknowledge and the substantiary party herein a such action or proceeding in which the grantur, beneficiary or trustee shall be a party unice a such action or proceeding is brought by the trustee.

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