01-10082 28-10214

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. 19 76 , between THIS TRUST DEED, made this 15thday of January. IRVING H. HART III and DEBORAH N. HART, husband and wife

TRUST DEED

as grantar, William Ganong, JT., 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 beneticiary:

WITNESSETH:

The granter inevocably grants, bargains, sells and conveys to the trustee, in irust, with power of sale, the property in Klamath County, Oregon, described as:

The Westerly 110 feet of Lot 16 in Block 48 in HILLSIDE ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, more particularly described as follows:

Beginning at the Northwest corner of said Lot 16; thence South along Haskins Avenue 50 feet to the Southwest corner of said lot; thence Northeasterly along the Southerly line of said Lot 110 feet; thence Northwesterly parallel with Haskins Avenue 50 feet to Lavey Street; thence Southwesterly along Lavey Street 110 feet to the place of beginning.

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditansats, rents, issues, profits, water rights and other rights, eccements or privileges now or hereafter belonging to, derived from or in anywise appar-taining to the above described premises, and all plumbing, lighting, heating, ventificating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and situates, together with all cavaings, vention blinds, floor covering in place such as well-towall carpeting and leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described, premises, including all interest therein which he grantor has or may hereafter installed in or used in connection with the above described, premises, including all interest therein which he grantor has or may hereafter installed in 70 and securing performance of max thereafter acquire, for the purpose of securing performances in the property HINDRED AND sech agreement of the grantor herein contained and the payment of the sum of THIRTEEN THOUSAND TWO HUNDRED AND (s 13,200,00) Dollars, with interest thereon according to the terms of a promissory note of even date, herewith, payable to the beneficiary or order and mode by the grantor principal and interest being payable in monthly installments of \$1,20,00 February 15, 1975.

This trust deed shall forther secure the payment of such additional monay, , as may be loand hareafter by the bundledary to the grantor or others an interse; if hits showe described property, as may be widened by a tan one thick. If the indubiduess secured by this trust deed is evidenced by than one thick, the benchickary may credit payments received by it upon f said notes or part of any payment on one note and part on another, a beneficiary may elect.

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The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encountrances and that the grantor will and his here store and administrators shall warrant and defend his said tille thereto is the claims of all persons whomosever.

The grantor covenants and agrees to pay said note according to the terms of and, when due, all taxes, assessments and other charges levice against property is to keep said property free from all encumbrances having pre-ues over this trust deed to complete all buildings in sources of construction satisfies the structure of the same statement of the same statement of the same set eedence over this trust deed; to complete all buildings in course of construction eedence over this trust deed; to complete all buildings in course of construction hereof or the date construction is hereafter commence of construction beam of the date construction is hereafter commence of the date construction and property which may be damaed or destroyed and cay, when due, all costs incourse of destroyed and cay, when due, all costs incourse of destroy any building or improvements unsatificatory to beneficiary within fifteen days after written notice from beachietsry of such beachiety which mail premises; to keep all buildings and improvements now or hereafter erected upon and its premises; to keep all buildings and improvements now or hereafter erected on said promises; to keep all buildings not baured and the beachietsry and improvements by fire or such other hazards as the beneficiary may from time to time require, in a eum not less than the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the benef-ficary, and to deliver the original principal such of the beneficiary attached and with approved less physic clause in favor of the beneficiary may finded and with approved loss physic clause in favor of the beneficiary may in fax orma. The of builts in a company or companies acceptable to the bene-ficary, and to deliver the original poicy of insurance. If ald policy of insurances is not so tendered, the beneficiary may in fax orma shall he uon-cancellable by the grantor during the full term of the policy thus obtained.

In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the morthly payments of rincipal and interest payable under the terms of the noise or obligation secured order, on a and and and the for with insurance of the noise or obligation secured agrable with respect to said property within each inscend-ng weive months, and also on-chilty-sixth (1/Stih) of the insurance premiums argable with one contact within the form within each of the secure and the said property within each succeeding three premiums and sums to be credited to the principal of the loan until required for the everal purposes thereof and shall thereupon be charged to the principal of the evening uncess, assessments or other charges when they shall become due and payble.

while the grantor is to pay any and all takes, assessments and other while the grantor is to pay any and all takes, assessments and other arges levid or assessed against said property, or any patt thereof, before a same begin to here interest and also to pay premiums on all insurance as an elegin to here interest and also to pay premiums on all insurance day, as aloressid. The grantor hereby authorises the beneficiary to pay and all taxes, assessments and other charges beind or imposed against the collector of such taxes, assessments or other charges, and to pay the surance premiums in the amounts shown on the statements thereof furdihed interpolator of such taxes, assessments or other charges, and to pay the surance premiums in the amounts shown on the statements submitted by insurance carriers or their representatives, and to charge said sum i to the incipal of the loan or to withdraw the sums which may be required from a reserve account, if any, established for this purpose. The grantor agrees no event to boid the beneficiary nervensible for failure to have any insur-rance policy, and the beneficiary hereby is authorized. In the event of any is the sumance receipts upon the obligations secured by this trut deed. In myouting the, amount of the indexideness for payment and satisfaction in it or upon sale or other acquisition of the property by the beneficiary after

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default, any balance remaining in the reserve account shall be credited to indebtedness. If the reserve account for taxes, assessments, inaurance prear-and other charges is not sufficient at any time for the payment of such cha-as they become due, the grantor shall pay the deficit to the beneficitary demand, and if not paid. within ten days after such demand, the benefit may at its option add the amount of such deficit to the principal of obligation secured hereby.

Should the grantor fall to keep any of the foregoing covenants, these 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 reparable 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 asid premises and allo to make such repairs to said property as in that sole discretion it may deem processary or savisable.

The grantor further agrees to comply with all laws, ordinances, regula nants, conditions and restrictions affacting asid property; to pay all and expenses of this fund, the total of the laws of the laws. coversants, conditions and restrictions anisoting and property; to pay an consu-tors and compares of the Turt, which and the transfer and connection with or in enforcing his obligation, and transfer and altorney's fees actually incorred; it is being his obligation, and transfer and altorney's fees actually incorred; ity hereof or the rights or powers of the beneficiary or transfer and to avail to order and expenses, including cost of evidence of tills and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in ficiary to foreclose this deed, and all said sums shall be accured by this trust deed.

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

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 sainent domains or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any sc-tion or proceedings, or to make any compromite or astitement in connection with such taking and, it is elect, to require that all or any portion of the money's payable as compensation for such taking, which are in excase of the amount re-guired to pay all reasonable nosis, expenses and attoray's fees necessarily paid or incurred by the grantor in such proceedings, shall be paids to the beneficiary and applied by it 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. 8. At any time and from time to time upon written request of the beneficiary's request. 8. At any time and from time to time upon written request of the beneficiary, psyment of its fores and presentation of this deca and the note for se-dorsement (in case of full reconveyance, for cancellation), without affecting the inhility of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating and restriction threach, (c) join is any subordination or other agreement affecting this decd or the lien or charge hereof; (d) reconvey, and may be described as the "person or parsons legally suitient therefor" and thertholes therein or inty mark or any rest of the pervices in this paragraph thertholes \$5,00,000.

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prior to five days before the date set trust dood sciu. af attorney principal as delaul

After the large of such time as may then be required by law follo relation of said notice of default and giving of said poties of sale. at the t

STATE OF OREGON

County of Klamath

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Locm No.

THIS IS TO CERTIFY that on this

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

540 Main St. Klamath Falls, Oregon

After Recording Return To: FIRST FEDERAL SAVINGS

ALC: NO.

9. When the Trustes salis persmant to the test shall apply the proceeds of the irruter capacity of the irruter capacity of the irruter sale including the component cable charge by the sticcast, (d) To All persons having remove cases of the truste in the trust deed as the string remove cases of the irruter is fallered as the irruter is fallered as a statement in the trust is an interval. ag the southers and the state of the southers and the southers and the state of the southers are the southers and the southers are the souther

For any reason permitted by law, the beneficiary veyance to

II. Trustee accepts this trust when this doed, duly executed an of it made a public record, as provided by law. The trustee is not offly any party hereto of pending sais under any other deed of the scient or proceeding in which the granics, beneficiary or trustee, y unless such action or proceeding is brought by the trustee.

applies to, inures to the benefit of, and binds all partice legatees deviases, administrators, our security, successors and "beneficiery" shall mean the holder and owner, including to secured hereby, whether or not anned as a borelinkery beir The Ansigns pleilges herein. osilns the uter, ord and wheneve she su

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

H How TIT (SEAL) Un. Harteal January 176

Mary Public in and for said county and side personally amount the within passed and wife IRVING H. HART III and DEBORAH N. HART, husband and wife alle. the identical individual S named in and who executed the foregoing some freely and volunicarily for the uses and purposes therein expressed.

Digy eventued the same freely and voluntarily for the uses and purposes notarial seal the day and SI NOTARI 5

15 day of

Netory Public for Ore n expires: 10-13-78 STATE OF OREGON } ss. TRUST DEED

(DON'T USE THIS BPACE: RESERVED FOR RECORDING

LABEL IN COUN

USED.)

I certify that the within instrument

ucor

Witness my hand and seal of County affixed.

WNI. D. MILNE County Clerk ŝ traz, 0 \sim Deput

REQUEST FOR FULL RECONVEYANCE

FEE \$ 6.00

To he used only when obligations have been poid.

William Ganong. Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed re 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 or suant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you batewith together with ead at deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the

First Federal Savings and Loan Association, Beneficiary

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