01-10074 38-10169 1154 TRUST DEED VOIM / Page 95:8

*19 75 , between THIS TRUST DEED, made this 24thay of December JOHN ROBERT MOORE AND JUDITH LYNN MOORE, 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 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:

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

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, protits, water rights, easements or privileges now or

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grautor or others having an interest in the above described property, as may be evidenced by a note or notes. If this 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 berein 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, carcultors and administrators shall warrant and defend his said title thereto against the claims of all persons whomenever.

The grantor covenants and agrees to pay said note according to the terms raid property its keep said property free from all encounterations and the property is to keep said property free free property and the property said property and the property said property and the property said property free free property and the good workmailtee manus free and property and the good workmailtee manus free property at all the property and the good workmailtee manus free property at all the property at all property which may be dans beneficiary to inspect said property at all there during this fifteen days after written notice from beneficiary of such property or remove or destroy any building or lepsir and to commit or suffer property in good repair and to commit or suffer waste of said promets; to keep all buildings, property and improvements now or thereafter the original principal sum of the problem has the beneficiary may from time to the here related up and the good as the beneficiary at the date and with premises during the full term of the problem point of the problem in a suffer of the problem and the original principal sum of the problem has the beneficiary in the cost in a sufficient of the problem of th The grantor covenants and agrees to pay said note according to the terms

obtained. That for the purpose of providing regularly for the prompt payment of all taxes, ascessments, and governmental charges levied or assessed against the above described pro-perty and insurance premium while the induitances accurci hereby is in stress of 80% of the lesser of the original purposes price paid by the grantor at the time the loan was made or the beneficiary's original appraisal take of the property at the time the loan was made or the beneficiary's original appraisal take of the property at the time the loan was made or the beneficiary's original appraisal take of the property at the time the loan was made 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 1/15 of the leases, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and lise 1/36 of the insurance premium payable with respect to said property within each succeeding three years while this Trust Deed is to interest on said amounts at a rate not less than the biginst rate authorized to be paid to y banks or liker open passbok streaming mining $M \to 10^{-10}$ M mole and $M \to 10^{-10}$ M mole the succeasing 12 montes and all be paid quarterily to the grantor by crediting to the exerce account and shall be paid quarterily to the grantor by crediting to the second account the amount of the interest due.

While the granter is to pay any and all fares, assessments and other charges letted or saccessed against and property, or any part thereof, before the same begin to bear interest and also to pay preminent, or any part thereof, before the same begin to be the beneficiary to pay man all hards and any same part of the pay-ments are to be made they and all taxes, assessments and other charges letted or imposed against sait profit taxes, assessments and other charges letted or imposed against sait profit taxes, assessments or other charges, and to pay the insurance premiums in the same same in the statements submitted by the insurance carriers or their rep-in the same same in which we have the granter agrees in no event in build the beneficiary responsibilished for that purpose. The granter agrees in no event in build the beneficiary responsibilished for that purpose. The granter agrees in no event is in any loss of damage growing out of a defect in any insurance policitands secured by this insurance company and to apply any such best of any loss, to compromise and settle with any insurance company and to apply any such best once receipts upon the obligations secured by this insurance defect.

The House of

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acoustition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indeficiences. If any subscript reserve account for taxes, assessments, insurance premiuse and other charges is not sufficient at any time for the payment of such charges as they become due, the aranter shall pay the deficit to the baseficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the ansount of such deficit to the principal of the obligation secured hereby.

obligation servired hereby. Should the grantor 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 discrition to complete any improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may drem necessary or advisable. The grantor further agrees to comply with all laws, andinance, regularions, covenants, conditions and restrictions affecting said property; to pay all costs, free and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually locurred; its phore or the rights or powers of the being purporting to affect the secur-ity hered or the rights or powers of the beneficitary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a which the beneficiary or trustee may appear and in any sub throught by bene-ficient to foreclose this deed, and all suid sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an annus 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: i. In the event that any portion or all of said property shall be tak under the right of sminent domain or constraints. The heneficiary shall be the right to continence, purchase any compromise or satisfiement in connection we that the right of sminent sector of the same sector of the movie payable as compensation for such taking, which are in across of the amount payable as compensation for such taking, which are in across of the amount payable as compensation for such proceedings, shall be paid to the beneficient or incurred by it first upon any reasonable costs, and exploses and stormer's fees mecassarily paid fees mecassarily paid or incurred by the beneficiary in such proceedings, and behance applied upon the indebuctmase secured hereby; and here grant means behance applied upon the indebuctmase secured hereby; and here grant means behance applied upon the indebuctmase secured hereby; and here grant means the grant means and the grant of the secure secure thereby is not applied the secure secures thereby is the secure secure thereby is the secure secure thereby is not be applied to the secure secure thereby is not begin the secure secure thereby is not begin applied to the secure secure thereby is not begin applied to the secure secure thereby is not begin applied to the secure secure thereby is not begin applied to the secure thereby is not begin applied to thereby is not be

request. 2. At any time and from time to time upon written request of the beneficiary's ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the liability 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 im granting any easement or orcaling and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the indebtedness, the trustee may (a) consent to the making of any map print of the property. The grantee hereof; (d) reconvery, without warranty, all or any part of the property. The grantee in any recorder, ance may be described as the "person or person legally entitled thereto" and the recitals therein of any matters or fact shall be conclusive proof of the truthfunces thereof. Trustee's fees for any of the services in this paragraph shall be 85.00.

fructifulness thereof. Trustee's rea for any of the services in this paragraphic shall be 85.06.



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38-10240 38-102000 NO. 100A

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5. Tile sin for sale r noiled giantor shall notify beneficiary in of the above described property it with such personal information iv be required of a new ioan appli

trument and upon default by the subscript or in performance of any selare all sums secured hereby im-tructee of written notice of default h potice trustee abail cause to be sides of defaults and election to sell, this trust deed and all promissory es secured hereby, whereupon the le sand give notice thereof as then 6. Time is of th agreement h mediately du and election duly filed for the benefici-note r record.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount they due under this trust deed so the obligations secured thereby (including costs and exponses matunit) incurred in antorcing the terms of the obligation and trustee's and attorney's fees not exceeding \$600 encol) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

8. After the lapse of such time as may then be required by law following the recordiation of said notice of default and giving of said potent of said. The trustee shall sell said property at the time and place fitsuch order as is may de-termine, at public such or in separate paided for each of the said to the trustee shall sell said property at the time and place fitsuch order as is may de-termine, at public such the big of a side for each, in lawful mose of the United States paid property by public announcement at such time and place of any portion of from time to time thereafter may postpone the sale by public an-

the prothe purchaser his deeu an sold, but without any sover the deed of any matters as thereof. Any person, exci-emeliciary, may purchase s

and the beneficiary, may purchase as the same. 9. When the Trustee sails pursuant to the powers provi trustee shall apply the proceeds of the trustee's arks as for the expenses of the sale including the monostation of the reasonable charge by the atturney. (In recorded limes sub-trust deed. (3) To all persons huised as their interests order of their priority (4) The surplus dent as their interests order of this successor in interest entitled to such surplus the the

10. For any reason permitted by law, the beneficiary may from appoint a successor or successors to any trustee named herein, or diciary may re named herein, of to polutiment and without con-vested with all tille, powers suppointed hereunder. Each suppointed hereunder. Each suppointed hereunder. Sach time appcint a successor or successors to successor trainee appointed heroander. Upor veyance to the successor trustee, the latter and duties conferred upon any trustee hereits such appointment nud substitution shall be by the heneficiary, containing reference to record, which, when recorded in the office of the benefi

11. Trustee accepts this trust when this doed, duly executed and acknow to notify any party hereto of pending asie under any other doed of trust or to notify any party hereto of pending asie under any other doed of trust or any action or proceeding in which the granitor, beneficiary or trustee shall be party unless such action or proceeding is brought by the trustee.

. This deed applies to, inures to the benefit of, and binds all parties their heirs, legaters devices, administrators, casculors, successors and The term "beneficiary" shall mean the host name. Including the term "beneficiary" shall mean the host named as a beneficiary of the nois secured hereby, where the contrast so requires, the mean the secured hereby and the host named as a beneficiary in constraining this deed and whore the contrast so requires, the mean state of the secured hereby and for the units of the singular number is product includes the feminine and/or heuter, and the singular number ispledgee herein. culine ciudes

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

ant A.C. (SEAL) Synn D Jone (SEAL)

STATE OF OREGON 85. County of Klamath

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> December THIS IS TO CERTIFY that on this 24 day of

Notary Public in and for said county and state, personally appeared the within named JOHN ROBERT MOORE AND JUDITH LYNN MOORE, husband and wife to me personally known to be the identical individual 15. named in and who executed the foregoing instrument and ackno



REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

Trustee

TO: William Ga The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or have 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 have 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 bare 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 to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust 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 pursucni trust dee some.

First Federal Savings and Loan Association, Beneficiary

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115.5

620 feet, and West 499.25 feet from the Southeast corner of said Section 2; thence West 115.75 feet; thence South 0° 25' East 117.5 feet to a point; thence East 115.75 feet to an iron pin; thence North 0°

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THREE THOUSAND with interest thereon at the monthly instally Brenderd in the minin and a like pay interest has been paid; option of the holder of reasonable attorney's famount of is tried, heard nev's

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The following described real property in Klamath County, Oregon:

A parcel of land situate in Klamath County, Oregon; being a portion of Tract 36, MERRILL TRACTS, more particularly described as follows:

Beginning at an iron pin located West 1320 feet, North 0° 25' West 620 feet, and West 499.25 feet from the Southeast corner of Section 2, Township 41 South, Range 10 East of theWillamette Meridian; thence West 223.35 feet to the West line of said Tract 36; thence South 0° 25' East 117.5 feet to a point; thence East 228.35 feet to an iron pin; thence North 0° 25' West 117.5 feet more or less to the point of beginning.

EXCEPTING THEREFROM that certain tract of land described in Deed Volume M-65 at page 4629, Microfilm Records of Klamath County, Oregon, as follows:

A tract of land situated in Tract 36, MERRILL TRACTS, in Section 2, Township 41 South, Range 10 East of the Willamette Meridian, more particularly described as follows:

Beginning at an iron pin located West 1320 feet, North 0° 25' West 25' Most 117.5 feet, more or less to the point of beginning.