Vol. 76 Page 117- 1425 1#0140- 711 1371 9681 TRUST DEED 19 76 between THIS TRUST DEED, made this $^{2\,9\,th}$ day of January ZLY HASSAN

, 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, bargeins, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 17 of SCRIESEL TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Greeon.



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

This trust deed shall further scoure the payment of such additional money, 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 note or notes. If the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payment received by it upon any of asil notes or part of any payment on one upte and part on another, as the beneficiary may elect.

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The grantor hereby overants to and with the trustee and the beneficiary berela this the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his beirs, executors and summaries and that the database his said sittle thereto against the claums of all persons whomsoever.

Sections and administration to the manage and defend his sold tists threads against the claims of all persons whomsover. The granter coverants and agrees to pay sold note according to the terms and property is the period of the solution of the solution of the solution of hereafter constructed on said premises within six months from the data hereof or the date construction is hereafter commenced; to repair and which endence over this trust deed; to complete all buildings in course of construction or hereafter constructed on said premises within six months from the data promptly and in good workmanithe manner amy build and pay, when due, all times during construction is hereafter commendation to repair and manage to the solution of the solution of the solution of the solution said property which may be damaged fielary to inspect said property at all times during construction and said the solution of the solution is and property is allowed work or materials unsatisfactory to beneficiarly remove or destroy any building or ling orements now or hereafter rected upon said property in good repair and to commit to waste of said premises; to keep all buildings, property and improvements now or hereafter rected on said property in good repair and to commit or suffer in a sum not less than the original poirty of mawrance in correct form and with tepping and to destroy and prease continuously fame to billion executed by this trust dad, inginal poirty of insurance in correct form and with tepping and to destroy and place of business of the beneficiary at Least titteen days prior to the effective date of any such policy of insurance. If the says prior to the effective date of any such policy of insurance. If the solution obtain insurance for the beneficiary, may in its orm discretion obtain insurance for the beneficiary, which insurance. If the solution obtain insurance for the beneficiary, which insurance. If the solution obtain insurance for the beneficiary, which insurance. If the solution obtain insurance for the benefici

shell be non-cancellable by the graintor outring the function of the prime when obtained. That for the purpose of providing regularly for the prompt payment of all targets assessments, and generomental charges levied or assessed against the above described property and increase premium while the individences secured hereby is in excess of 80\% of the rate boneficiary's original appraisal value of the property at the time the lean was made, grantar will pay to the beneficiary is addition secured hereby is on the time the payments of the norther payment of the target and interest payable under the terms of the note or obligation secured hereby is on the date installments on principal and interest payable and interest payable with respect to said property within each succeeding three yrans while files True. Decide is the grantar will passhock accounts must also 1/30 of the installments to the grantar be beneficiary in the beneficiary is while the structure present payable with respect to said property within each succeeding three yrans while the grantar to be paid by banks on their open passhock accounts minus 3/4 of 1%. If such rate a less that 4%, the rate of interest paids shall be 4%. Interest shall be to the grantar in the succeeding the exclusion of the average monthy paince in the accounts and shall be paid quarterly to the grantar to be paid by banks on their open passhock accounts minus 3/4 of 1%.

While the grantor is to pay any and all taves, assessments and other charges lexied or assessed sanhat said property, or any part thereof, before the same begin to ber interest and also to pay premiums on all intrance policies upon aid property, such pay-ments are to be made through the beneficiary, as a forcestic. The grantor hereby authorizes against raid property in the amounts as shown by the statements thereof unrained by one collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements ubmitted by the insurance carriers or their rep-resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that uproves. The grantor accessing in the one to held the beneficiary responsibile for failors to have any insurance written or for any loss or damage pro-tude the insurance policy, and the beneficiary is or damage for the event of any loss, to compromise and settle with any insurance could by this insurance policy by this pay is no determined to apply any such insurance receipts upon the obligations accured by this insurance to could be profile apply any the amount of the indevidences for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indetecloress. If any authorized reserve account for taxes, assessments, insurance premiums and other charges the remains shall be immediated in the payment of such charges as the transformer of the remains shall pay the deficit to the beneficiary upon demand, of if not hold within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the enlighting secured hereby.

ation secured hereby. Chouse the granter fail to here any of the foregoing covenants, then the citizing may at its option carry out the same, and all its expenditures there-shall draw interest at the rate specified in the note, shall be repayable by grantor on demand and shall be eccured by the lien of this trust deed. In connection, the near-interfy shall mark the light in the distribution is complete improvements made on said premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions alfecting said property; to pay all costs, frees and expenses of this trust, including the cost of tills exact, as well as the other costs and expenses of the trustre incurred in connection with or in enforcing this obligation, and truster and attorney's frees actually incurred to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or truster; and to pay all costs and expenses, including cost of evidence of tills and attorney's fees la is reasonable sum to be fired by the court, in any suit brought by bene-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 ai statement of account but shall not he 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 asid 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, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it is obtained and or any portion of the amount pro-guired to pay all reasonable costs, copuses and all or any portion of the amount pro-or incurred by the grantor in any reasonable costs and expenses and attorney's and applied to be incurred by the beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and excute 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-ficiary, payment of its fews and presentation of this deed and the nots for en-dorsement (in case of full recoursystance, 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 may or plat of said property: (b) Join in granting any easement or creating and restriction thereon, (c) Join is any utordination or other agreement affecting this deed the property. The grantel in any recourse-without warranty, albed as the "person or persons legally entitled thereto" and the reclais therein of nay may core or fact a shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be \$3.00. be \$5.00.

Snail De \$0.00. 3. As additional security, grantor hcreby assigns to beneficiary during the continuance of these trusts all rents, issues, royalies and profits of the pro-perty affected by this deced and of any personal property tocated therebon. Until grantor shall default in the payment of any indebtedness secured hereby of the performance of any agreement hereinder, grantor shall have the right to colreement hereunder, grauss, service prior to defauit as they roystices and proits carned prior to defauit as they Upon any default by the grantor hereunder, the beu-without notice, either in person, by agent or boy a ra-a court, and without regard to the adequacy of any ress hereby secured, enter upon and take possession of t hereot, in its own name sue for or otherwise collect fits, including those past due and uppaid, and apply The performance of any agreement h lect all such rents, insues, royatices become due and payable. Upon any ficiary may at any time without no ceiver to be appointed by a court, accurity for the indebted on the without the indebted of the second on the second the anne, issues and profits. Infu the same, less costs and expenses able attorney's fees, upon any ind as the beneficiary may determiles.



Costa A 1372 , the time fixed by the preceding "urobaser his deed in form as requir "thous any constant or warr "thous any constant or fasts sh " actualing the tr the sale. is postponsument. The protoco shall required by law, conveying the pro-warranty, express or inspired. The shall be conclusive proof of the structee but including the grantor d other insurance pol-of the property, and pure or waive any dedeliver to he purchaser his deed in form perty so sold, but without any covenant recitals in the deed of any matters of truthfulness thereof. Any person, accludin and the beneficiary, may purchase at th the Descrivery, may purchase at the sais. 9. When the Trustee sais pursuant to the powers provided herein, the expenses of the sais including the componention of the trustee, and a expenses of the sais including the componention of the trustee, and a unable charge by the attorney. By To the obligation secured by the t deed. (3) Fo all prevais having resorded lieus subsequal to the rests of the trustee in the trust doed as their interests appear in thus rests of the trustee in the trust doed as their interests appear in thus of their priority (4) The surplue, if any, to the granter of the trust 1 or to his successor in interest entitled to such surplus. are granter shall notify beneficiary in or sais of the above described property upplied it with such personal information ordinarily be required of a new loan appli-os charge. tract srice charge. 6. Time is of the essence of this instrument and upon default by the nor in payment of any indebtedness secured hereby on in performance of any rement hereunder, the baneficiary may declare all sums secured hereby in-tiately due and payable by delivery to the trustee of writtee notice of default istely due and payable by delivery of add notice of default and election to sell election to sell the trust property, which motiles trustee shall cause to be election to sell the trust property, which notice trustee shall cause to be election to sell the trust property and notice trustee shall cause to be election to sell the trust property which notice trustee that all promissory set and documents evidencing exponditures secured hereby, whereupon the stees shall fix the time and place of sale and give notice thereof as then where by derivers of the sale and give notice thereof as then there by derivers of the sale and give notice thereof as then deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appendix a successor or successors to any traitee named herein, or to any successor trustee appointed hereunder. Upon such appended with all title, powers and duties conferred upon any trust chain the made or appointed hereunder. Each such appointment and authing reference to this trust deed and its place of by the bench, when recorded in the office of the county clerk or recorder of the property appointment of the successor trustee. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's saic, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and storaey's less not exceeding \$60.00 each other than such portion of the principal as would soit then be due had no default occurred and thereby cure the default. 11. Trustee accepts this trust when this deed, duly executed and ac ielded is made a public record, as provided by isw. The trustee is not oblin to notify any party hereto of pending sale under any other deed of trust any action or proceeding in what the grantor, broefficiary or trustee shall party unbest such action or proceeding is brought by the trustee. y unterst such action of proceeding is brought by the tenter. 12. This devel applies to, inures to the backets of, and binds all parties to, their backs, legistess devisers, administrators, executors, successors and ms. The term "beneficiary" shall mean the molder and owner, including ic, of the units section thereby, where the contest so requires, the non-struing this deed and where the contest so requires, the units grader includes the feminine and/or neuter, and the singular number in - 2 grader includes the feminine and/or neuter, and the singular number in - 2 grader includes the feminine and/or neuter. not then be due had no default occurren and thereby the due to the form 8. After the lapse of such time as may then be required by law follow the recordation of said notice of default and giving of said notice of said. trustee shall sell said property a label the said place fixed by him is said and of said, either as a whole or in the bines thid label the said and order as he may termine, at public antice or the said particle said the said on order as he may termine, at public saids of the time of said. Trustee may postpose said of a any portion of said said the time thereafter may postpose the said by public said and the said of the time thereafter may postpose the said by public IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. passone (SEAL) Lari (SEAL) STATE OF OREGON) THIS IS TO CERTIFY that on this Re-County of Klamath 19 76 , before me, the undersigned, a January day of ... Notary Public in and for said county and state, personally appeared the within named personally known-to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that mexequied the came freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notation seal the gay u last above written Jusala V. Seam าวเรื่ (SEAL) 3 Notary Public for Oregon My commission expires: 11-12-78 STATE OF OREGON) County of Klamath) ss. Loan No. TRUST DEED I certify that the within instrument 29t1 (DON'T USE THIS SPACE; RESERVED FOR RECORDING Record of Mortgages of said County. LABEL IN COUN TIES WHERE TO Witness my hand and seal of County USED.) FIRST FEDERAL SAVINGS & affixed. 4 14 LOAN ASSOCIATION D. DILME 1 Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon County Clerk FEE 5 6.00 - 1 1.1 1.1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sold trust deed 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 pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith 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 same. 10.015 First Federal Savings and Loan Association, Beneficiary 1 PACATOR I 1 DATED 1 Jan 41. . A. and the sector -