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TRUST DEED M Page 1766

M between THIS TRUST DEED, made this 30thday of January LESTER A. LORADITCH and KARAN LORADITCH, 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:

A-24634

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:

Lot 13 in Block 201 of MILLS SECOND ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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

together with all and singular the apportenances, tenements hereditaments, rents, issues, profits, water rights, easements or privilegus now or tugether with all and singular the appurtenances, tenements hereditaments, rents, issues, protits, water rights, easements or privilegus now or hereafter belonging to, derived from or in envise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, einconditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpoting and incleum, shades and built in appliances new or hereafter acquire. For the purpose of securing with the above described premises, including all interest therein which the granter has or may hereafter acquire. For the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of TAPU SAND ETGHT HUNDRED (S.10, S05,00,...) Dollars, with interest therein according to the terms of a promissory north of the weight of the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$, 28, 82, ..., commencing March, 10, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 19, ..., 10,

This trust deed shall further secure 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 is under more than one note, the beneficiary may credit payment 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 barela that the said premises and property conveyed by this trust deed are free and clear of all enumbrances and that the grantor will and his heirs, accouters and edministrators shall warrant and defend his said this this the tota against the claims of all persons whomsoever.

two and close or all environmerances and untuit the granitor will and his helfs, executors and administrances shall warrant and delaud his said tible theoto against the claims of all persons whomosover. Are graned to be added to be added his said tible theoto hereof and, when due, all takes, assessmelling and the combrances having pre-said property; to keep said property site all buildings in course of construction or hereafter constructed on the premises within six months from the date person of the date of the premises within a six months from the date or hereafter constructed on the premises within six months from the date predices of which may be damaged or destroyed and pay, when due, all costs incoured thereins to the premises within six months from the date predices of said premises; but be beneficiary to inspect said property at all there during construction; to replace any work or materials unastifactory to beneficiary within fifteen days after written notice from beneficiary of such roots include on said property his pullidings and to common or new marker erected upon said property his pullidings and to comment on warker erected upon said property his pullidings more or hereafter on which is trust deed, in a company or companies acceptable to the brea-ticiary and to delive the original principal sum of the norter or obligation is a sum y this trust deed, in a company or companies acceptable to the brea-ticiary and to delive the original principal sum of the noter or obligation is a sum y this trust deed, in a company or companies acceptable to the brea-ticiary and to delive the original principal sum of the hemeficiary at last within any this trust deed, in a company or companies acceptable to the brea-ticiary and to delive the original principal sum of the note or or obligation in the non-concellation by the grantor due to be indered and with premium paid, to the principal place of business of the hemeficiary at least with non-concellation by the grantor during the full term of the policy thus

shall we non-cancellable by the grantor during the full term of the polley thus obtained. That for the purpose of providing regularly for the prompt payment of all taxes, specements, and guardimential charges levied or assessed against the above described pro-perty and innurance prevalua while the indeltedness secured hereby is in excess of 80% of the leaser of the original purchase price paid by the grantor at the time the loan was made or the beneficiary's original against the terms 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 none or obligation secured bereign on the date installments on principal and interest are payable and amount equal to 1/12of the taxe, assessments, and other charges due and payable with trespect to side property within each succeeding 12 months and also 1/36 of the insurance premium payable with respect the solid and directed by the beneficiary. Beneficiary shall pay to the grantor interest on solid amounts at a rate not less than the highest rate authorized to be paid by banks on their open passbook accounts munus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be paid quarterly to the grantor by crediting to the second the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges leded or assessed against said property, or any part thereof, before the same begin to bear interest and alse made through the beneficiary, as aforesald. The grantor hereby authorizes the state of the same through the beneficiary, as aforesald. The grantor hereby authorizes the net said property in the amounta as shown by the statements thereof furnished by the against being the same through the beneficiary, as afore a statement the statement thereof furnished by the same state being any any and all taxes, assessments and other charges letted or imposed against being and the statements that the insurance premium responsibility of same statements the insurance arrives or their ren-resentatives and to withdraw the sums which may be required from the reserve arcount, if any, established for that purpose. The grantor agrees in no event to held the hereficiary responsibility for failure to have any insurance written or for any loss or damage growing out of a defect in any insurance policy, and the baneficiary hereby is authorized. In the event of any loss, to compromise and settle with eny insurance company and to apply any enth insurance receipts youn the obligations accured by this trad tect. In computing the amount of, the indebtedeness for payment and satisfaction in fail or upon sail or other

acquisition of the incoperty by the beneficiary after default, any balance remaining in the resorts account shall be credited to the indebtedness. If any autimized resorts 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 beneficiary may at its epiton add the amount of such deflett to the principal of the obligation secured hereby.

the beneficity may at its option and the smooth of such definit in the principal of the obligation secured hereby. Should be explored and the second of the definition of the second of the second of the foregoing covenants, then the principal of the second of the second of the foregoing covenants, then the principal difference is an explored of the second second of the second second of the second second of the second second of the second second of the second second of the second second of the second of the second second of the second second of the second second of the second second of the second second of the second of the

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

It is mutually agreed that:

It is nuturally agreed that: 1. In the event that any portion or all of said property shall be taken under the right of content 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 satilizenent in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in accose of the amount ir quired to pay all reasonable costs, expenses and attorney's fees not be benized or incurred by the grantor in such proceedings, thall be paid. The benize and the benize and applied by th first upon any reasonable costery in such proceedings, and the balance applied upon the indetuced the secure hereby; and the grantor agrees, at its own exprese, to take such actions and execute such instruments as shall be uncessary in obtaining such compensation, promptly upon the beneficiary's request.

The necessary in bounding term time to time upon written request of the bene-request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fers and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the ilability of any person for the payment of the indebtedness, the trustee may (a) conscit to the making of any map or plat of said property; (b) join in granting any casement or creating and restriction threcon, (c) join in any subconvey any casement or creating and restriction threcon, (c) join thany subconvey without warranty, all or any part of the property. The grantees in any reconvey ance may be described as the "person or persons legally esticied thereto" as the recitatis therein of any matters or facts shall be conclusive proof of the truthpliness thereof. Trustee's fees for any of the services in this paragraph shall be 8.00.

1 be \$5.00.
3. As additional security, grantor hereby assigns to beneficiary during the insunce of these trusts all routs, issues, royalies and profits of the pro-insunce of these trusts all routs, issues, royalies and profits of the pro-loc shall default in the and of any personal property located thereon. Until thor shall default in the penet hereunder, grantor shall have the right to col-performance of any agreement of any indebtedness secured hereby or in all such relations in the row and profits earned prior to default as they all such relations have a row and a such as the right to col-performance of any agreement hereunder, grantor hereunder, the bene-tion of the substantiant of the such to the grantor hereunder, the benerents, issues. 7 grantor shall delate in the space of the senter space shall have the right i the performance of any agreement thereunder, grantor shall have the right i leet all such rents, issues, royalites and profits earned prior to default as become due and payable. Upon any default by the grantor hereunder, the felsev may at any time without holdes, either in person, by agent or by security for the indebtedness hereby secured, estor upon the the thereunder security for the indebtedness hereby secured, estor upon and other issues the same, less costs and expense or operation and collection, including , as it to beneficiary may indebtedness secured hereby, and in such as the beneficiary may indebtedness secured hereby, and in such as the beneficiary may determine.

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default by I sums secured borby of written notice of defi trustes shall cause to lefault and election 6. Time is of any indebteduess the baneficiary ayabic by delivery the trust property Upon delivery of deposit with the ents evidencing expenditures secured the time and place of sale and give

After default and any time Trustee for the Trustee's or other person a ue under this trust deed and and expenses actually hourred trustee's and attorney's fac-thereiv days before the bligations secu nforcing entire amount the ereby (including of the obligation) other than auc default occurred

and then be due had no using to occurred and thereby cure the default. 8. Aftur the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of said, for transfer shall sell said property at the time and place fixed by him in said notice of said, either as a whole or in separate parcels, and in such order as bar may de-termine, at public auction to the highest bidder to make postpone saic of all or Dailed States, payable at the time of sais. Trustee may postpone saic of all or saie and from time to time thereafter may postpone the saie by public an-saie and from time to time thereafter may postpone the saie by public an-saie and from time to time thereafter may postpone the saie by public an-saie and from time to time thereafter may postpone the saie by public an-saie and from time to time thereafter may postpone the saie by public an-time to time thereafter may postpone the saie by public an-time to time thereafter may postpone the saie by public an-saie and from time to time thereafter may postpone the saie by public an-said and the said thereafter thereafter thereafter thereafter thereafter the said thereafter the

time fixed by chaser his deed without any o ed of any matt of. Any person.

the bandficiary, may purchase at the sale. 9. When the Trustee sale pursuant to the powers provided have ice stall apply the promeds of the trustee's sale as follows: a spennes of the sale including the compensation of the trustee, bable sharge by the stories' aving recorded liens subsequent t deed. (3) fo all persons average is a their interests appear rests of the trustee in the trust deel as to the grantor of th or of their priority. (4) The surplus, if any, to the grantor of th or to his successor in interest entitled to such surplus. and a by the to the in the

10. For any reason permitted by law, the beneficiary may i uccessor of successors to any trucke named herean appointed hereander. Upon such appointments and v uccessor trustee, the latter shall be vested with all red upon any truster herein named or appointed here t and substitution shall be made by written instrume

recounties in which the property is situated, shall be ppointment of the successor invate. Truster accepts this trust when this deed, duly ex-imate a public record, as provided by law. The trus-'Any party hereto of pending asle under any other 'on or proceeding in which the grantor, beneficiary or physe such action or proceeding is brought by the Trustee

12. This devid action or proceeding is brought by the trustee. 12. This devid applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatess devices, administrators, executors, successes and assigns. The term "beneficiary" shall manner or not named as a beneficiary plugger, of the note secured hereby memory the context so requires, the mar-herein. In constraing this deed and memory the context so requires, the mar-culates the plural.

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

Justa a Araclitate (SEAL) Karan Zenditch (SEAL)

STATE OF OREGON SE.

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Section Suger

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19.76, before me, the undersigned, a

THIS IS TO CERTIFY that on this 30 day of January Notary Public in and for said county and state, personally appeared the within named LESTER A. LORADITCH and KARAN LORADITCH, husband and wife to me personally known to be the identical individual. I named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affized my notorial seal the day and year last above $1 \simeq$

	Notary Public for My commission et	Cregon xpires:
Locm No: TRUST DEED		STATE OF OREGON) ss. County of Klamath) ss. I contify that the within instrument was received for record on the solution day of <u>February</u> 19.76.
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	at 4:20 o'clock P. M., and recorded in book 1176 on page 1766. Record of Mortgages of said County. Witness my hand and seal of County affixed. M. D. Hino County Clerk By Hand Hang County Deputy
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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

TO: William Gar

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 ve 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 resuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said 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 have been fully paid and satisf pursuant to statute, to cancel trust deed) and to reconvey, same.

First Federal Savings and Loan Association, Beneficiary

DATED:

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