38-10409 01-10116

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TRUST DEED 3313 14 ¥84. 19 76, between

THIS TRUST DEED, made this 3rd day of March WILLIAM J. PUTNAM, a single man

, as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Fails, 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:

Lot 31 of PLEASANT HOME TRACTS NO. 2, Klamath County, Oregon.

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, profits, water rights, easements or privileges now or

This trust deed shell further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the granicor 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 one of an 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.

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The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, erceutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

security and administrators shall warrant and defend his shift, and its neits, equint the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms did property, to keep said property free from all encumbrances howing pre-edence over this trust deed; to complete all buildings in could from the date hered or the date construction is hereafter combined and buildings in could be added to be added the said state of the date construction is hereafter combined and buildings in could be added to be added the said thereafter constructed on said prometry to image add pay, when due, all targe, added thereafter construction is hereafter combined and pay, when due, all the date thereafter combined and pay, when due, all times during construction; to repay to image add pay, when due, all the date thereafter combined and pay, when due, all the date thereafter construction is or pay to image add pay, when due, all the date thereafter distribution is or pay to image add pay, when due, all the date thereafter distribution is or pay to image add pay. When due, all the date thereafter distribution is or pay to image add pay, when due, all the date thereafter distribution is or pay to image add pay. When due, all the date thereafter decide a pay work or materials unsatisfactory to be thereafter distribution is or pay and improvements now or hereafter do and pay and improvements now or hereafter decide and and the medical structure adding the pay adding and the pay adding and the pay adding the sum on the less than the original policy of the more or other and the requires the adding the date of the pays adding place of the base of the hereafter and with approved loss payshie clause in the to a company or adding and with the pays and in the date and with the pays the policy of insurance in the soft insurance. If add policy of insurance is not to be directive date of the base of the hereafter and with the proved obtain imarance of the base of the base for the policy of the policy of th

Inal De non-cancernation by the granter, using the the test of the pring the obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges belied or assessed against the above described pra-perty and insurance premium purchase belied or assessed against the above described previty and insurance premium purchase price paid by the granter at the time the lean was of the lesser of thread pay to the beneficiary in addition to the monthly payments of made or high granter will pay to the beneficiary in addition to the monthly payments of the taxes, assessments, and other charges due and payable with respect to said property within each succeeding 12 months and also 1/30 of the insurance prendment load of the interest on said amounts at a rate not less than a belief of 1%. If such rate of beer show thy thance in the crossing the length of 1%. If such rate is less than 4%, the rate of interest pains that and all a fart is the start show rate of the such rate of the computed to be paid by hanks on their open passioch account minon 3/4 of 1%. If such rate is less than 4%, the rate of interest pains that all a fart and a part is a pain of the computed to be paid to the date account and half by pain the again of 1%. If such rate is less than 4%, the rate of interest pain that all a fart and be paid quarterly to the granter by crediting to the carcent and half by pain the interest shall be paind quarterly to the granter by crediting to the escret ware ond the interest of the interest due.

While the grantor is to pay any and all taxes, assessments and other clarges levied or ascessed against said property, or any part thereof, before the same begin to bear interest and also to pay promines on all insurance posities upon said property, such pay-ments are to be made through the heneficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, ascessments and other charges levied or imposed the beneficiary to pay any and all taxes, assessments and other charges levied or imposed the beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the amounts as shown by the statements thereof furnished by the ments are to be made introduct all caxes, assessments and other charges letted or imposed the beneficiary to pay any and mail taxes, assessments and other charges letted or imposed collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements there in the terms of the interpre-resentatives and to withher with summa shich may be required from the reserve account, if any established for that purpose, resultance written or for any loss or damage growing out of a defect in any insurance policy and the beneficiary hereing is authorized, in the such insurance receipts upon the obligations secured by this trust decid. In computing such insurance receipts upon the obligations secured by this trust decid. In computing the

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

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order creater may at its option add the amount of such definit to the principal of the obligation secured hereby. Should the grantor fail to keep any of the foregoing ovenants, then the hereficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the hall be secured by the lien of this trust deed. In this connection, the medicines and the register it at discretion to complete any improvement made on said premises and also to make such repairs to said property as in its sole discretion to the necessary or advisable.

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 nutually agreed that: 1. In the event that any portion or all of said property shall be taken nder the right of eminent domain or condemnation, the beneficiary shall have te right to commence, prosecute in its own name, appear in or defend any ac-on or proceedings, or to make any compromise or settlement in connection with uch taking and, if it so elects, to require that all or any portion of the momey' aired to pay all reasonable costs, expenses and attorney's fees necessarily ind applied by it first upon any reasonable costs and uch proceedings, and the indervery a neared by it first upon any reasonable costs and uch proceedings, and the same applied by it first upon any reasonable costs and the granic same after alance applied upon the indebitdeness security such proceedings, and the alance applied upon the indebitdeness accute such instruments as shall e necessary in obtaining such compensation, promptly upon the beneficiary's iquest.

request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for canalisation), without affecting the inhibity of any percen for the payment at the said property; (c) join in granting consent to the making of any map or the ded property. (c) join in any subordination any casement or creating and his deed or the law encoded the encoded of the payment of the restrict affecting part of the property. The grantes in any reconvey, without warranty, also as the "person or person segally entitled thereof" and and end as the "person or person segally entitled thereof" of the truthfulness thereon. Trustee's fees for any of the services in this paragraph shall be \$5.00.

shall be 43.00. 3. As additional security, granior hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalizes and profits of the pro-perty affected by this deed and of any personal property located thereon. Until granior shall default in the payment of any individual secured hereby or in the performance of any agreement hereunder, granior shall have the right to col-bert all such rents, issues, royalizes and profits earned priot to default as thay Francor shall default in the payment of any indubtedness secured hereby or in the performance of any agreement hereunder, grantor simil have the right to col-lect all such rents, issues, royalites and profits enrated prior to default as they become due and payable. Upon any default by the grantor hereunder, the bene-ficiary may at any time without notice, either in person, by agent or by a re-ceiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, or any part thereof, in its own name sus for or otherwise collect the rents, issues and profits, including those past due and uppid, and apply the same, less costs and expense of operation and collection, including reason-able nitorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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and from time to this inclusion and property	hereunto set his hand ar	d seal the day and year first above written.	
IN WITNESS WHEREOF, Suid granor has	$(j)\hat{j}l$	lien f Futucing (SEAL)	
	X19	<u> </u>	1 and market
	XX1.7	(SEAL)	
ATE OF OREGON	- Inde a set		
univ of Klamath	March	, 19.76, before me, the undersigned, a	
trans Public in and for said county and state, perso	nally appeared the within nam	ed	- ×
WILLII IAM O. FORTERRY	named in and who executed	he foregoing instrument and acknowledged to me that	-
me personally known to be the identical individual <u>he</u> executed the same freely and voluntarily for	the uses and purposes therein e	xpressed.	
he executed the same freely and voluniarily for IN TESTIMONY WHEREOF, I have hereunto set my	hand and affixed my hotarial	seal the day and year last above written.	· · · · ·
	Talet	- A. Dreabert	
	Notary Public fo	r Oregon	1
FAIL MUNICIPAL	My commission	expires: 10-13-78	
			in the second se
G. C. C. C. C.		STATE OF OREGON)	14
Loan No.		County of Klamath	
		County of manader)	
TRUST DEED		I certify that the within instrument	-
		was received for record on the	
		day of MARCH 19.79.	the second s
	(DON'T USE THIS	at 12.12 o'clock P.M. and recorded	Same in
	SPACE: RESERVED FOR RECORDING	in book 11.76 on page 3313	۲. B.
Grantor	LABEL IN COUN-	Record of Mortgages of said County.	
	USED.)	Witness my hand and seal of County	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION		affixed.	
LOAN ASSOCIATION Beneliciary		Q. D. HILNS	
Aiter Recording Return To:		County Clerk	
FIRST FEDERAL SAVINGS		- Ol- Olmane.	
540 Main St. Klamath Falls, Oregon		By tasuf Chies Deputy	- <u>- </u>
Kidindin Funs, Cicyon	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	<u>246 \$ 6.00</u>		22.4
			1. 2013
REQU	EST FOR FULL RECONV	EYANCE	
To be u	sed only when obligations hav	e been paid.	12
TO: William Ganong, Trusiee		foregoing trust deed. All sums secured by sold trust deed	
The undersigned is the legal owner and holder of	all indebiedness secured by the irected, on payment to you of an iness secured by said irust dee e parties designated by the term	foregoing trust dead. All sums secured by said trust dead y sums owing to you under the terms of said trust dead or i (which are delivered to you herewith together with said is of said trust dead the estate now held by you under the	
same.			
	First Fee	leral Savings and Loan Association, Beneficiary	量剂
	and the second		STC - 5

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bouncement at the time fixed by the preceding postponemant. The trustes shall deliver to the purchaser his deed in form as required by iaw, conveying the pro-perty as sold, but without any covenant or warranty, express or inc." At The recitais in the deed of any matters or facts shall be conclusives proof of the irrithfolgess thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

4. The entering upon and taking possession of said property, the solicotion of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or swards for any taking or damage of the property, and the application or release thereof, as altoreasid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as yould ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

Time is of the

agreement here mediately due and election to duly filed for the beneficiar, notes and de

notes au trusters required

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DATED:...

Fime is of the essence of this instrument and upon default by the payment of any indebtedness secured hereby or in performance of any thereunder, the beneficiary may declare all sums secured hereby im-due and payable by delivery to the trute of owritten notice of default for second. Upon delivery of said notice of default and election to sell for record. Upon delivery of said notice of default and election to sell totary shall deposit with the trutes this trust deed and all promissory i documents evidencing expenditures secured hereby, whereupon the shall fix the time and place of saic and give notice thereof as then by law.

required by law. 7. After default and any time prior to five days before the date sci. by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due undepenses actually incurred the obligations secured thereby (including costs and there and attorney's fees in enforcing the terms of the obligation and trustee and attorney's fees in enforcing \$500 each) other than such portion of the principal as would not exceeding \$500 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and increase the interaction 8. After the ispace of such time as may then be required by law following the recordstion of said notice of default and giving of said notice of sale, the trustee shall sell said property at the time selfs and insuch order as he may do-of sale, either as a whole or in seprembers holder for eash, in lawful more of termine, at public suction to them of said. Trustee may postpone sale of all outlod States, payable and the imme of said. Trustee may postpone sale of all of all and in the first of the said property by public announcement at such time and place of any portion of said property by public announcement at such time and place of any northon time to time thereafter may postpone the sale by public an-

initiation and the baseline and the set of the set.
When the Trustee sells parsum to the powers provided herein, the trustee shall apply the proceeds of the trustees as follows: (1) To the expenses of the sale matterner, (2) To the obligation secure by the proceeds of the trustees and the trustees and a trust decay by all persons having recorded liens subsequent to the instance of the trust decay by the proceeds of the trust decay as their interests of the trust decay as their interests appendix the proceeds of the trust decay by the proceeds of the trust decay by the proceeds of the trust decay by the proceeds of the trust decay truste beneficiary may from time to time appoint a successor trust the inter shall be vested with all tile, powers and duits contered or bub strusters and berein hard bereinder trust decay the interest event and be written in the evented with all tile, powers and appoint de successor trustee to the successor trustee appoint and by written hard bereinder trust decay the provided by the proceed with all tile, powers and duits contered or bub stitution shall be reached with all tile, power to be written appoint and the property is situated, siz: be conclusive profer to provide appoint the trust decay and is place to be reached in the office of the county clerk or recorder of the successor trustees.
11. Trustee accepts this trust when this decd, duit "recuted" and objections.

proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duit recented is ledged is made a public record, as provided by law. The trustee is no to notify any party hereto of pending sale under any other deed of a any action or proceeding in which the grantor, beneficiary or trustee party unless such action or proceeding is brought by the trustee.

party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hurdto, their heirs, legatese devizes, administratora, executora, successora and assigna. The term "beneficiary" shall mean the holder and owner, beneficiary pirdger, of the note secured hereby, whether or not name", beneficiary herefin. In construing this deed and whenever the context so frequiers, the unas-culture gener includes the femilate and/or neuter, and the singular number in-cludes the plural.