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# 168 13954 °1-10187	Val. 76 rage 7473	1
NITC	7145	
13783	1976 between	
THIS TRUST DEED, made this 10th day of May JAMES H. LANE AND SHARON A. LANE,	husband and wife	
FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of	, as grantor, William Ganong, Jr., as trustee, and Klamath Falls, Oregon, a corporation organized and existing	
under the laws of the United States, as beneficiary;	and the second secon	
WITNE	SSETH: reys to the trustee, in trust, with power of sale, the property	No. We and
The grantor irrevocably grants, barganis, sens and conv in Klamath County, Oregon, described as:		
	the city of Klamath	影出出
W Estle according to the official	RINGS ADDITION to the City of Klamath plat thereof on file in the office of	
the County Clerk of Klamath Count	ty, Oregon.	
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	an according data	
re-recorded to correct page numbe	r on recording data	5
which said described real property is not currently used for	agricultural, timber or grazing purposes,	
together with all and singular the appurtenances, tenements, horeditame	ents, rents, issues, protits, water rights, easements of principles new of	
lating air-conditioning, refrigerating, watering and imganon apparents	, equipment and the second sec	
the shove described premises, including all interest meren which	MUTENTIV TWO THOUSAND EIGHT	
(s 22,800,00) Dollars, with interest thereon according to the	e payment of the sum of the state of the sum	المهلية المراج
Tune 25		
This trust deed shall further secure the payment of such additional money, and the secure the payment of the dendiciary to the grantor or or there if any, as may be loaned hereafter by the beneficiary to the grantor or or there having an interest in the above described property, as may be evidenced by note or notes. If the 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.	acquasis account shall be credited to the indebtedness. If any authorized reserve account reserves, 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 indept to the hereficiency upon demand, and if not paid within ten days after such demand, areful to the hereficiency upon demand, and if not paid within ten days after such demand.	1
note or notes. It with inductivations are appreciately payments received by it upon 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.	time for the payment of such charges as they become one, the grant and such demand, dericit to the beneficiary may at its option and the smount of such deficit to the principal of the obligation secured hereby.	
as the busiential may be covenants to and with the trustee and the beneficiary The granhor 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 covenant of all encoundrances and that the grantor will and his heirs, free and covenant and administrators shall warrant and defend his said title three covenants and administrators shall warrant and defend his said title three or advised to be the said title of the said title three covenants and administrators shall warrant and defend his said title three to be the said title three said title t	biligation secure neresy. Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its exponditures there- tor shall draw interest at the rate specified in the note, shall be reparable by for shall draw interest at the rate specified in the note, shall be reparable by the scantor on demand and shall be secured by the ilen of this trust deed. In this formercion, the beneficiary shall have the right in its discretion to complete this formerlaw interest at the rate and also to make such repairs to said any improvements made on said premises and also to make such repairs to said any interest of the said the sa	
free and user of an interactors shall warrant and defend his said title thereto executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.	5 the grantor on demand action shall have the right in its discretion to complete this connection, the beneficiary shall have the right in the discretion to complete any improvements made on said premises and also to make such repairs to said a property as in its sole discretion it may deem necessary or advisable.	
The grantor covenants and agrees to hay such that charges levice against thereof and, when due, all taxes, assessments and other charges levice and said property; to keep said property free from all encumbrances having pre- sentors over this trust deed; to complete all buildings in course of construction enforces over this trust deed; to complete all buildings in course of construction	The grantor further agrees to comply with all laws, ordinances, regulations, overnants, conditions and restrictions affecting and property; to pzy all costs, free and erenese of this trust, including the cost of title search, as well as	
or hereafter constructed on said premises within six months from the date or hereafter construction is hereafter commenced; to repair and restore hereof or the date construction is hereafter commenced in a provement on promptly and in good workmanily a denserial or destructed and pays, when due, at	property as in its sole discretion it may defin declarity of matching and the property as in its sole discretion it may defin and restarting and the property is to pay all costs, conditions and restrictions affecting and property; to pay all costs, or covenants, conditions and restrictions affecting and property; to pay all costs, as well as the there costs and expenses of the trute incurred in connection with or the there costs and expenses of the trute incurred in connection with or the other and and expenses of the trute incurred; fees actually incurred; it is applied in and defined any action or proceeding purporting to affect the security are costs and expenses, including cost of evidence of the trute end of pay all costs and expenses, including cost of evidence and in any suit brought by benefitiary to foreclose this deed, and all said sums shall be secured by this trust ded.	
said property which may be usualized of users of inspect and property at all costs incurred therefor; to allow beneficiary to inspect and property at all times during construction; to replace any work or materials unsatisfactory to beneficiary within fifteen days after written notice from henciciary of such beneficiary within fifteen and set and the set of the	1 ity hereof or the rights or powers of the beneficially of an attorney's fees in a costs and expenses, including cost of evidence of title and attorney's fees in a hereof the beneficiary of trusters may appear and in any such action or proceeding in which the beneficiary or trusters may appear and in any such actions the beneficiary of trusters may appear and in any such actions.	新江流
ercentors and administrators shall WATABLE and ucteue into state there exceedings of all persons whomeover. The grantor covenants and agrees to pay sold note according to the terms thereof and, when due, all taxes assements and other charges levied against the class of the terms of property: to keep said to complete all buildings in course of construction or hereafter contenenced; to repair and restore the date construction is been within six months from the date or prompty which may be damaged or destroyed and pay, when due, all so the terms of the date construction is hereafter commenced; to repair and restore prompty which may be damaged or destroyed and pay, when due, all so the terms during construction; to replace any work or materials unditary of such the date date construction is hereafter commenced; to repair and restore the date date construction is to replace any work or materials unditary of such beneficiary within fifteen days after written notice from an indicate or sufference or such premises; to keep all building or largovernets now or hereafter erected upon as its premises continuously loaured against hos now or hereafter erected upon as the beneficiary are for the date of as the beneficiary and improvement now or hereafter erected upon as the beneficiary are for the date of as the beneficiary are for the sum of the struct edd, in a company or companies accellate to the beneficiary and the order of any as from time to the restruction in a sum and to deliver the original principal sum of the note or obligation in such to deliver the original policy of insurance in correct form and with a sum and, to the effective date of any such beneficiary, which insurance is not so the deficient, and with a such addit in the addition of the beneficiary attached and with a sum addition to react for the beneficiary attached and with a sum addition to deliver the original policy of insurance in correct form and with a sum addition to deliver the original policy of the beneficiary attached and with a sum addit	of which the benchmarks deed, and all said sums shall be secured by this trust r ficiary to forcelose this deed, and all said sums shall be secured by this trust of deed.	B
no waste of said premises; to acep an outputs, four of an ace of the said state of a said premises contained as a said not by fire or such other hazards as the beneficiary may from time to time require the same of the original principal sum of the noto or obligation is a sum not less than the original principal sum of the noto or obligation.	The heneficiary will furnish to the grantor on written request therefor an e. annual statement of account but shall not be obligated or required to furnish m any further statements of account.	1
secured by this trust deed, in a company or companies acceptions to the deniver of the deniver the original policy of insurance in correct form and will ficiary, and to deliver the clause in favor of the beneficiary attached and will approved loss parallel clause in favor of buildness of the beneficiary at least	bt It is mutually agreed that: th 1. In the event that any portion or all of said property shall be taken by under the clubt of eminent domain or condemnation, the beneficiary shall have	
premium paid, to the prior the previous previous any such policy of insurance. Hitteen days prior to the effective date of any such policy of insurance. and policy of insurance is not so tendered, the beneficiary may in its own discriment obtain insurance for the benefit of the beneficiary, which insurance	It is mutuanity agreed that, any portion or all of said property shall be taken in . In the event that any portion or all of said property shall be taken if under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appearent in connection with estable to commence, prosecute in its own name, appearent in connection with the said to compare the said of the said of the same said of the same said such taking and, if its ociects, to taking, which are in access of the amount re- payable as compensation the cost, expenses and attorney's fees necessarily paid quired to apply the servator in such proceedings, shall be paid to the beneficiary	第二十二章 第二章
shall be non-cancellable by the grantor during the full term of the policy this obtained.	payable as compensation for such taking, which are in excess of the amount re- guired to pay all reasonable costs, expenses and attorney's fees necessarily paid outred to the creation in such proceedings, shall be paid to the beneficiary	

t for the purpose of providing regularly for the prompt payment of all taxes, its, and governmental charges levied or assessed against the above described pro-formance premium while the indebtedness secured hereby is in excess of 80%, served the original purchase price paid by the grantor at the time the lean was the beneficiary's original appraisal value of the property at the time the lean e, grantor will pay to the beneficiary in addition to the monthly payments of the interest payable under the terms of the note or obligation secured hereby ate installments on principal and interest are payable an amount equal to 1/12 ate installments on principal and interest are payable excert to reperty assessments, and other charges due and payable with respect to said property assessments. perty of th made when note or obligation secure hereby at and interest are payable an amount equal to 1/12charges due and payable an amount equal to 1/12and also 1/36 of the insurance premlum payable with the succeeding three years while this Trust Deel is in the beneficiary. Beneficiary shall pay to the grantor not less than the highest rate authorized to be paid vounts minus 3/4 of 1%. If such rate is less than 1 by 4%. Interest shall be computed on the average i shall be paid quarterly to the grantor by crediting the interest due. made was m princip on the of the within respect effect interest by bal

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While the grantion is to pay any and all taxes, assessments and other charges levied or assessed arginat and property, or any part thereof, before the same begin to bear interest and this to pay premiums on cll insurance policies upon said property, such pay-ment to be made through the beneficiary, as a forsaid. The grantor hereby authorizes interest in the manuta such as shown by the statements thereof universe pro-ments beneficiary to pay any and all taxes, assessments and other charges levied or imposed interest independent in the amounts as shown by the statements thereof furthed by the scalates such taxes, assessments or other charges, and to pay the insurance predictor in the amounts shown on the statements submilled by the insurance carlets over account, resentatives and to withdraw the sums which may be required from bold the beneficiary if any, established for that purpose. The grantor access in fore my loss or damage growing responsible for failure to have any insurance written beneficiary insurbance on poly in the sump such insurance receipts upon insurance prolicitions are all the apply in the sum of the the effect of a my insurance receipts upon insurance and all the statements of the statements with the such as such to compromise and setile with my insurance routed to apply any such insurance receipts upon into obligations accurate by this trust deed. In computing the amount of, the indehedness for payment and satisfaction in full or upon asle or other

or incurred by the grantor in such proceedings, such the partness and a and applied by it first upon any reasonable costs and expenses and a fees necessarily paid or incurred by the beneficiary in such proceedings, balance applied upon the indethedness secured hereits such instruments at its own expense, to take such actions and execute such instruments be necessary in obtaining such compensation, promptiy upon the ber agrees. 1

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request. 2. At any time and from time to time upon written request of the beneficiary's dorsement (in case of this fees and presentation of this deed and the note for en-lishing of the second second second second second second second second lishing of any person for the payment of the indebtedness, the trustee making consent to the making of any map or plat of said property; (b) Join in any ensement, or creating and restriction thereon, (c) Join in any education or other agreement affecting this deed or the line or charge hardon of the same may be described as the "person or persons logally entitled therefor" and the creitals therein of any map or fats shall be conclusive proof of the trutifulness thered. Trustee's fees for any of the services in this paragraph shall be \$3.00.

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19.76, before me, the undersigned, c

The entering upon and taking possession erents, issues and profits or the proceeds or compensation or awards for any taking or lication or release thereof, as aloresaid, ab r notice of default hereunder or invalidai

5. The grantor shall notify beneficiary in writing of any sale for sale of the above described property and furnish beneficiary supplied if with such percensal information concerning the purch ordinarily be required of a new loan applicant and shall pay be los charge.

errise charge. 6. Time is of the essence of this instrument and upon default by the stor is payment of any indebiedness secured hereby on performance of any sement hereunder, the beneficiary may declare all numbers are detereby in-itative due and payable by delivery to which notice trusts of shall cause to be set of the store of the second second second second second beneficiary shall deposit with the truste that starts deed and all promissory and documents evidencing expenditures secured hereby, wheroupon that there shall fix the time and place of sale and give notice thereof as then itred by law.

7. After default and any time prior to five days before the date the Trustee for the Trustee's sale, the grantor or other person leged may pay the entire amount then due under this trust deed obligations secured thereby (including costs and expresse actually incur-enforcing the terms of the obligation and trustee's and attorney's i exceeding \$50.00 each) other thus usch portion of the principal as we then be due had no default occurred and thereby cure the default.

6. After the lapse of such time as may then be required by law for the recordation of said notice of default and giving of said notice of as trustee shall sell said property at the time and place fixed by him in said of sale, either as a whole of in separate parcels, and in such order as he n termine, at public suction to the highest bidder for cash, in lawful money inited States, payable at his time of sais. Trustee may postpone sais of any portion of said property by public announcement at auch time said public asie and from time to time threafter may postpone the sale by public and the sais and the time for sais.

uncement at the time fixed by the preceding liver to the purchaser his dead in form as re-rty as sold, but without any covenant or w situs in the deed of any matters or facts hithulones thereof. Any person, excluding the d the beneficiary, may purchase at the sale

and the occurricity, may purchase as the safe. 9. When the Trustee sells pursuant to the powers provided herein, the frustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the strustee, and a reasonable charge by the storay; (2) To the obligation secured by the trust deed. (3) To all persons having recorded lleus subsequent to the interests of the trustee in the trust deed as their interests appear in the interests of the successor in interest entitled to such surplus.

deed or to his successor in interest clinical to the sendiciary may from time to its spotiant a successor or successors to any trustee named herein, or to any successor trustee appointed hereunder. Upon stude appointment and without con-veyance to the served spot and the shell be vested with all title, powers and duties in the served spot any trustee herein named or appointed hereunders. Each and duties and substitution shall be made by written instrument executed by the point field and the office of the county clerk or recorder of the sound or ounles in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow iged is made a public record, as provided by law. The trustee is not obligate notify any party hereto of pending sale under any other deed of trust or o y action or proceeding in which the grantor, beneficiary or trustee shall be rity unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parties reto, their heirs, legatess dovisees, administrators, executors, successors and sigus. The term "beneficiary" shall mean the holder and owner, including edgee, of the note secured hereby", histher or not named as a beneficiary in construing this deed and between the context so requires, the mea-refin. In construing this deed and between the context so requires, the mea-line gender includes the femilance and/or neuter, and the singular number in-

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

STATE OF OREGON County of Klamath

THIS IS TO CERTIFY that on this 10 d

Notary Public Uni and for said county and state, personally appeared the within named

to me personally known to be the identical individual. A named in and who executed the foregoing instrument and ackno they executed the same freely and voluntarily for the uses and purposes therein expressed.

May

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notatial seal the day and yes K Owen Notary Public for Oregon My commission expires: 5-14-80 STATE OF OREGON) Loan No. SS. County of Klamath TRUST DEED I certify that the within instrument N COMP was received for record on the ...13th day of ______, 19.____, 19.____, 7,6 Record of Mortgages of said County. Granto TO FIRST FEDERAL SAVINGS & Witness my hand and seal of County

LOAN ASSOCIATION Benefi After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.

INDEXED

0 -1 FEE \$ 6.00

affixed.

WM. D. MILNE

County Clerk

Deputy

<u>79</u>92 - 522 المجامير العادية والمقاهمة ورياده يشأ بعاهاة أيدينيه بالمادية re-recorded to correct page number STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 19th day of M 76 P_M., and duly recorded in Vol. ____A.D., 19<u>76</u>at 3;17 ____o'clock_ May on Page 7473 MORTGAGES of

NO FEE FEE_

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Klamath Falls, Oregon

WM. D. MILNE, County Clerk Las Deputy

MISTATE OF OPECOND COUNTY OF KINAMATI