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L#01-40818 T/A#38-10788 TRUST DEED

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19 76 between

THIS TRUST DEED, made this 19th day of May MARK A. DANIELS AND KRISTI A. DANIELS, 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

Lot 11 in Block 4 of Tract No. 1035 GATEWOOD, Klamath County, Oregon. in Klamath County, Oregon, described as:

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtonances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

This trust deed shall further secure the payment of such additional money, as may be loaned hereafter by the beneficiary to the granicr or others and an interest in the showe described property, as may be evidenced by or notes. In the indebtedness secured by this trust deed is evidenced by a than one note, the beneficiary may credit, payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect.

as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary borein that the said premisers and property conveyed by this trust deced are free and clear of all encumbrances and that the grantor will and his heirs, and saim structure shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title therea, agalast the claims of all persons whomsover.

obtained. That for the purpose of providing regularly for the prompt payment of all tarss, assessments, and governmental charges levied or assessed stainst the above seribde pro-perty and insurance preming while the indebtedness secured hereby is in excess of 80% of the lesser of the original purchass price paid by the grantor at the time the lean was made or the beneficiary original appraisal value of the proper time the time the lean made or the beneficiary in right appring the terms of the naise or assessment and the time the lean made or the beneficiary in the beneficiary in addition to the memory payments of memory principal and interest and other charges due and payable with respect to said property of the laxet, assessments, and other charges due and payable with respect to said property within each stainments and other charges due and payable with respect to said property of the state stainments and other charges due and payable with respect to said property within each stainments and other charges due and payable with respect to the grantor at respect to said amounts at a rais not less than be induced to the grantor interest on suid amounts at a rais not less than be fixed of the state or objects to be paid interest on suid amounts at a state in the state of the state of the state of the state amount be the of the trace that and the time the paid quarterity to the granter by crediting to the state of interest paid shall be paid quarterity to the granter by crediting to the the state of the tracest and shall be paid quarterity to the granter by crediting the term of the state and the state of the stat

While the grantor is to pay any and all targe, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premium in the beneficiary, as a foresaid. The grantor hereby authorizes the beneficiary to pay any and all target, assessments and other charges furthered egainst said to be made through and all target, assessments and other charges furthered the beneficiary to pay any and all target, assessments, and to here there at the target collector of such target, and all target, assessments, and to here there at the target the beneficiary to pay any and all target, assessments and other charget turnlend by the collector of such target, as the statements submitted by the transment thereof there are the the mounts shown throws the sums which may be required the beneficiary responsible for fully insurance policy, and the beneficiary is or damage graving responsible for fail any insurance policy, and the beneficiarized, in the and the state events the obligations accurate the deci, in computing the and the state events for pay may and estimate and satisfaction in full or upon sale or other amount of, the inductives for payment and astraction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining in reserve account shall be credited to the indebtedness. If any suthorized reserve account for laxes, assessments, insurance premiums and other charges is not sufficient at time for barset, or such charges as they become due, the grantor shall pay deficit to the memeficiary upon demand, and if not paid within ten days after such dem the beneficiary may at its option add the amount of such deficit to the principal of obligation setured hereby.

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sation setured hereby. Should the grantor fail to keep any of the foregoing covenants, then the efficiary may at its option carry out the same, and all its expenditures there-efficiary may at its at the rate specified in the note, shall be repayable by shall draw interest the rate specified in the note, shall be repayable by grantor on demand and shall be secured by the lien of this trust deed. In s connection, the beneficiary shall have the right in its discretion to complete s connection, the beneficiary shall have the right in its discretion to said 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, fees and expenses of the trust, including the cost of tills entering with or the other costs abilition, and residers and the including the cost of tills entering with or in enforcing and defend any action or proceeding purpor trustee; and to pay all well is and expenses, including cost of the beneficient with or trust or the rights or powers of the beneficient tilt and attorney fees in the other costs abilities or powers of the beneficient tilt and attorney fees in the same expenses, including cost of evidence with action or proceeding which the beneficienty or trustee may apper and in any suit, brought by bene-ticiary to forciose 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 annual statement of account but shall not be obligated or required to furnish any further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property i ter the right of eminent domain or condemnation, the benefici-or proceedings, or to make any compromise or settlement in c to proceedings, or to make any compromise or settlement in c that as compensation for such taking, which are in excess of t able as compensation for such taking, which are in excess of t able as a compensation for such proceedings, shall be paid to inced to y the grantor in such proceedings, shall be paid to incomestarily paid or incurred by the beneficies, in and expense are applied by it first upon any reasonable costs and expense are applied upon the indebtedness secured hereby; and the are applied upon the indebtedness secured hereby; and the inccessary in obtaining such compensation, promptly upon th necessary in shall be taken connection of the mo he money's amount re-ssarily paid beneficiary necessarily paid the beneficiary and attorney's eedings, and the grantor agrees

request. 2. At any time and from time to time upon written request of the ben ficiary payment of its fees and presentation of this deed and the obte for e ficiary payment of its fees and presentation of this deed and the affecting the dorsement (in case of this reconversance, for cancellation), without setting the institution of the payment of the indebtdness, (b) (in the pratie consent to the making and restriction thereon, (c) join in any subordination any easement or the payment of the indebtdness, (b) (on in any subordination or other agreement all for any part of the property. The grantee in any reconver-without warrany at lor any part of the property. The grantee in any reconver-without warrany and on any part of the propersions legal conclusive proof of the the therein of any matters of racts shall be sonclusive proof of the thut hillings thereof. Trustee's fees for any of the services in this paragraphing and any addition.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-grantor shall default in the payment of any personal property. Oracited hereby or in grantor shall default in the payment of any indebtedness securite right to col-the performance of the payment of any indebtedness securite right to col-the performance of the payment of any indebtedness securite right to col-the performance of the payment of any indebtedness securite right to col-the performance of the payment of any indebtedness secure the right to col-the performance of the payment of any default by the grantor hardler to a default as the become due and pay time without notice either in person, by agence of by a re-ficiary may at any time without notice, either in person, by agence of any ceiver to be appointed by a court, and without regard on the as essession of security for the indebtedness hereby secured, enter upon and take possession of the rents, issues and eprofits, including those past due adletone, helding reason-the same, less cots and eprofits, including those past due adletone, helding reason-able attorney's fees, upon any indebtedness secured hereby, and in such order as tho beneficiary may determine.



The entering upon and taking possession of said property, the rents, issues and profits or the proceeds of fire and other issu componsation or awards for any taking or danage of the pro-location or release thereof, as shoresaid, shall not cure or wall of the property.

b. The grantor shall notify beneficiary in writing of any sale for sale of the above described property and furnish beneficia supplied it with such personal information concerning the pure ordinarily be los charge.

ervice charge. 6. Time is of the essence of this instrument and upon default by the neor in payment of any indebtedness secured hereby or in performance of any tement hereunder, the beneficiary may declare all sums secured hereby im-tately due and payable by delivery to the trustee of written notice of default clection to sell the trust property, which notice trustes thall cause to be v filed for record. Upon delivery of said notice of default and election to sell beneficiary shall deposite with the trustee this trust deed and all promisely tees shall diver and place of sale and give notice thereof as then itees shall it is the time and place of sale and give notice thereof as then

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 liteged may pay the entire amount then due under this trust deed a obligations secured thereby (including costs and expense actually incur enforcing the terms of the obligation and trustee's and attorney's i exceeding \$50.00 each) other than such portion of the principal as wo 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 recordation of said notice of default and giving of said notice of saie, the trutce shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in auch order as be may de-termine, at public auction to the highest hidder for cash, in lawful money of the United States, parable at the time of saie. Trutce may postpone saie of all or any portion of said property by public announcement at such time and place of saie and from time to time thereafter may postpone the saie by public an-

STATE OF OREGON County of Klamath

Loan No.

THIS IS TO, CERTIFY that on this.

TRUST DEED

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

Atter Recording Return To: FIRST FEDERAL SAVINGS 540-Mathy St. 2943 S. 6 Klamath Falls, Oregon

ement at the time first by the preceding postponsment. The trustee shall r to the purchaser his deed in form as required by law, convering the pro-so told, but without any corenant or warrantly, sapress or implied. The is in the deed of any mailter or facts shall be conclusive proof of the uluces thereod. Any person, excluding the trustee but including the grantor he beneficiary, may purchase at the sale.

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the beneficiary, may purchase at the same. 9. When the Trustee sells pursuant to the powers provided hereis, itee shall apply the proceeds the trustee's age as follows: (1) expenses of the sale factomer the compensation of the trustee, and possible charge by all persons having recorded liens subsequent to set deed the trustee in the trust deed as their interest appear in ters their priority. (i) The surplus, if any, to the grantor of the i of or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. (a) 10. For any reason permitted by law, the baneficiary may from time to time appoint a successor or successors to any trustee name herein, or to any successor trustee appointed hereunder. Upon such appended with all title, powers and duites conferred upon any trustes herein mind or appointed hereunder. Kach such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reformed to the county elerk or recorded in the origin elerk or recorded of the successor is successor is successor in the county elerk or record of the successor is successor in the successor is successor of the successor is successor in the county elevent or the successor is successor in the county elevent or the successor is successor in the county of the successor is successor in the county of the successor is successor in the county of the successor is successor in the count of the successor is successor is successor in the count of the successor is successor is successor is an interest of the successor is successor in the count of the successor is successor in the count of the successor is successor is successor is successor is appointed being the count of the successor is successor is successor is successor is appointed being the count of the successor is successor is appointed being the count of the successor is successor is appointed being the count of the successor is successor is successor is appointed being the count of the successor is successor is successor is appointed being the count of the successor is successor is successor is appointed being the count of the successor is appointed being the count

11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the granter, hencilicary or trustee shall be a 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 hereto, their heirs, legates devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piedgee, of the noto secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culue gender includes the femilaine and/or neuter, and the singular number in-cludes the plural.

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

19 76, before me, the undersigned, a May Notary Public in and for said county and state, personally appeared the within named to me personally known to be the identical individual. S 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. (SEAL). (SEAL) brown 11-12-78

Kriste a.

STATE OF OREGON } ss. County of Klamath

I certify that the within instrument was received for record on the 19th day of _____, 19_76, at _3;47... o'clock PM., and recorded in book <u>M 76</u> on page <u>7484</u> Record of Mortgages of said County.

Witness my hand and seal of County affixed.

WM. D. MILNE County Clerk By Alaz el Gran FEE \$ 6.00

REQUEST FOR FULL RECONVEYANCE

(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

To be used only when obligations have been paid.

TO: William Ganong. , Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 pursuant 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

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First Federal Savings and Loan Association, Beneficiary

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