A DESCRIPTION OF A DESC L#01-40812 T/A#38-10613

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Vol. 76 Pago 7741 14180 TRUST DEED

19 76 , between THIS TRUST DEED, made this 24th day of Мау CASSIE F. FRIDAY

, 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 in Klamath County, Oregon, described as:

Lot 30 in Block 3 of Tract No. 1035 GATEWOOD, 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

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 more than one note. It the indebtchess secured by this trust deed is evidence any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

ne benchetary may elect. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deel are and clear of all encumbrances and that the grantor will and his hers, utors and administrators shall warrant and defend his said title thereto net the claims of all persons whomsoever.

executors and administrators that warrant and defend his said title thereto gainst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms deferred and, when due, all taxes, assessments and other charges levied against independent of the second second second second second second second second property its keep said property free from all encumbrances having prior or the date construction is hereafter commenced: to emprovement on the date construction is hereafter commenced to proper second said property which may be damaged or destroyed action of the date interest of the second second second second second second said property which may be damaged or destroyed action proper second times during construction; to replace any work models, all times during construction is a second fact; not be remove or destroy and second second second second second waste of a said premises; to or materials unantifactory to hereafter erected upon said provide and the second second second second second waste of a said premises; to certy in good repair and to commit or suffer now or hereafter the relation of a said premises continuously insured against loss by fire or smot less than the original pilicipal sum of the note or obligation it a set with trust deed, in a company or companies acceptable to the beneficiary if a set when the original pilicipal sum of the note or obligation if a set with trust deed, in a company or companies acceptable to the beneficiary and the required constance is not so tendered, the beneficiary and head the tites of an autor and set of a set of any such policy of mark and besid tites of said policy of insurance in a set of a set any such policy of in the top in a set and any set policy of the principal place of business of the heneficiary and head tittee days prior to the effective dater of any such policy of a list of the insurance discretion obtain insurance for

final ne non-cancernance by the Branton using the tail term of the proof factors of the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges levels or assessed against the above described properly and human while the indebteness secural herein is a secural trend in the table of the proof of the proof

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 side made through the beneficiary, as aforesaid. The grantor berefy and beneficiary to may any and all taxes, assessments and other charges leded by the solution of the mode through the beneficiary, as aforesaid. The grantor berefy any other states are also made through the beneficiary as aforesaid. The grantor berefy and solution is a super state and taxes, assessments and other charges leded by the solitor of such taxes, assessments or other charges, and to pay the havance periphen-resequatives shown on the datements solution by the havance curriers or a second, it may, established for that purpose. The grantor agrees he no explore head the beneficiary responsibilite for failure to have any insurance written efficience head the beneficiary could of any best, to cumaronice and settle within sections of anong erawing and to apply any south of a defect in any insurance pailies and the insurance more parts and the parts is also the taxet and the sum of the anguint of a there receipts upon the abligations accroid by this trust deed. In computing the anguint of the indedictions for payment and satisfaction in fail or upon sale or other

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acquisition of the property by the beneficiary after default, any halance remaining in reserve account shall be realited to the indebtedness. If any anthorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at time for the pagment of such charges as they become due, the granitor shall pay deficit to the heureficiary 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 secured hereby. ount any the sund, the

gation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the criciary 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 secured by the life of this grass deed. In a connection, the beneficiary shall have the right in its discretion to complete improvements made on said premises and also to make sait, repairs to said perty as in its sole discretion it may deem necessary or advisable.

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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 affecting said property; to pay all costs, frees and expenses of this trust, including the cost of title scarch, as well as the other costs and expenses of the trustee incurred in connection with endoting this obligation, and trustee's and altorney's frees and expension of the sub-in enforcing this obligation, and trustee's and altorney's frees and expenses, including the cost of title search, as well as erats and expenses, including cost of the beneficiary or trustee; and they all costs and expenses, including cost of evidence of title and attorney free and which the beneficiary or trustee may appear and in any suit brought by hence-fleiary to forcelose 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:

It is mutually agreed that: 1. In the event that any portion or all of said 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 detend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the physical state of the settlement in connection with any all reasonable costs, expenses and attorney's are accessfully paid or incurred by the grantor in such proceedings, shall be proceedings, and the balance applied upon the indeviced berefit berefit of the beneficiary's request.

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 nois for en-diorsement (in case of full reconveyance, for canceliation), within affecting the liability of any person for the payment of the indebtedness, the trustee may (a), consent to the making of any map or plat of said propins', (b) Join in granting any easement or creating and restriction thereon, (c) fains the any subordination or other argreement affecting this deed or the lien of the grantee in any reconvey-without warranty, all or any part of the property the grantee in any reconvey-ance may be described as the "person or persons legally entitled thereto" and the reciting therein of any matters or faits shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services in this paragraph shall be \$3.00.

chall be 85.00. A sadditional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affreted by this deed and of any personal property focated thereas. Using the performance of any agreement hereunder, grantor shall have default so the become due and payhiel. Upon any consults carries have been due to the performance of any agreement hereunder, grantor shall have default to become due and payhiel. Upon any default by the series of the adequacy of any field ry may at any time without noise, either and to the adequacy of any security for the indentedness hereby and there at they act the second the rents, issues and profiles whereby in the second and take possession of said property, or any part thereof in its own name sue for or otherwise collect the rents, issues and profiles of operation and collection, including reason-able autorney's fees, upon and one phote as secured hereby, and in such order as the beneficiary may determine.

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6. The entering upon and taking possession of said property, t such rents, issues and profits or the proceeds of fire and other its or compensation or awards for any taking or damage of the a papileation or release thereod, as inforesaid, shall not cure or v uil or notice of default hereunder or invalidate any act done ich notice.	the collection nouncement at the time fixed by the preceding postponement. The truste- naurance pol- deliver to the purchaser his deed in form as required by law, conveying the roperty, and the probability of any matters or facts shall be conclusive proof pursuant to truthulness thereof. Any person, excluding the trustee but including the probability of the beneficiary, may purchase at the sale.	e hall o pro- The of the rankor
5. The grantor shall notify beneficiary in writing of any t for sale of the above described property and furnish bean a supplied it with such personal information concerning the id ordinarily be required of a new loan applicant and shall ps rvice charge.	sale or con- ficiary on a purchaser as trustee shall apply the proceeds of the trustee's sale as follows: () purchaser as the express of the sale including the compensation of the trustee, is y beneficiary for all percent barbar of the second barbar of the trustee is the expression of the trustee is the stormey. (2) To the obligation secured by trust ded (3) For all percent barbar of the stormey.	h, the) To und a y the b the n the trust
6. Time is of the essence of this instrument and upon de tor in payment of any indebtedness secured hereby or in perfor- ment hereunder, the beneficiary may declare all sums secure lately due and payable by delivery to the trustee of written not election to sell the trust property, which notice trustee shall filed for record. Upon delivery of said notice of default and el- beneficiary shall deposit with the trustee this trust deed and s s and documents evidencing expenditures secured hereby, wi tees shall fix the time and place of sale and give notice the fred by law.	the appoint a successor trustee appoint of the successor trustee appoint of the successor trustee appoint of the successor trustee appoint a successor trustee appoint a successor trustee appoint as uncertainty and without a substitution shall be made by written instrument exponent and substitution shall be made by written instrument exponent and the successor trustee appoint and the successor trustee appoint and the substitution shall be made by written instrument exponent and the substitution shall be made by written instrument exponent and the substitution shall be made by written instrument exponent appointment and substitution shall be made by written instrument exponent appointment and the substitution shall be made by written instrument exponent appointment	me to o any composition memory Rech ented set of
7. After default and any time prior to five days before the Trustee for the Trustee's such the granitor or othe ered may pay the entire moment in the momental field of the trustee's and the trustee's network (including the terms of the obligation section of the principle the terms of the obligation such norther of the principle her has no default occurred and thready care the section of the interview of the terms of the terms of the terms of the principle.	ally incurred 11. Trustee accepts this trust when this deed, duly executed and as orney's fees ledged is made a public record, as provided by law. The trustee is not oblication or proceeding to behaviour and any other deed of trust any setting or proceeding to behaviour and the set of trust and the set of trust the set of trust set of the set of trust set of the set of	Anow- know- kated or of be a
8. After the lapse of such time as may then be required by recordation of said notice of default and giving of said notice the shall said rote estail said property at the time and place fixed by him i le, either as a whole or in separate parcels, and in such order a ine, at public auction to the highest bilder for cash, in lawful od States, payable at the time of saie. Trustce may postpone portion of said property by public announcement at such time and from time to time thereafter may postpone the saie bilder for the same bilder for the said bilder for the same bilder for the same set of the sam	aw following points mines such action of proceeding is brought by the trustee. of sale, the sale of all of the sale of all of the sale of all of the or the one of the sale of all of the construction the order of the sale of all of the construction the order of the sale of all of the order	arties s and uding leftry
	nereunto set his hand and seal the day and year first above write $(0, -1, -7)$	
TE OF OREGON	(SE	AL)
THIS IS TO CERTIFY that on this 2420 day of any Public in and for said county and state, personal CA	May	d. a
size executed the same freely and voluntarily for the	uses and purposes therein expressed. ad and affixed my negatial seal the day and year last above written. Maller Notary Public for Oregon My commission expires: 11-12-78	
ραn No	STATE OF OREGON SS.	
TRUST DEED	I certily that the within instrume was received for record on the 25 day of May	n 📔 👘 🖓 - Alexandra (Alexandra) - Alexandra
Grantor TO FIRST FEDERAL SAVINGS &	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USEC.) (DON'T USE THIS SPACE; RESERVED IN DON'T USE THIS IN 10; 570'clock A.M., and recorded in book M.76	
LOAN ASSOCIATION Beneficiary s: Recording Return To: FIRST FEDERAL SAVINGS	Witness my hand and seal of Count affixed. WM. D. MILNE	Y
540 Main St. Shosta Bla. Klamath Falls, Oregon	By Hazal Anazal FEE \$ 5.00	
	FOR FULL RECONVEYANCE y when obligations have been paid.	
been fully paid and satisfied. You hereby are directed, anni to statute, to cancel all evidences of indebtedness se deed) and to reconvey, without warranty, to the partie	beledness secured by the foregoing trust deed. All sums secured by said trust deed on payment to you of any sums owing to you under the terms of soid trust deed cured by said trust deed (which are delivered to you herewith together with a designated by the terms of said trust deed the estate now held by you under	
3.	First Federal Savings and Loan Association, Beneficia	пу
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