## vol. milepepe 01-10257 A - 27008 15490 6 60 3 TRUST DEED

# 9560.

19 76 , between THIS TRUST DEED, made this 24th day of June DAUL MONTEITH and HAZEL G. MONTEITH, 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, in Klamath County, Oregon, described as:

A parcel of property located in the South  $\frac{1}{2}$  of the Southwest  $\frac{1}{4}$  of 3 A parcel of property located in the South 2 of the South described as Section 2, Township 34 South, Range 71 E.W.M., particularly described as -follows: Beginning at the Southwest corner of Section 2, Township 34 South,

Beginning at the Southwest corner of Section 2, Township 34 South, Range 71/2 E.W/M., said point being on the centerline of Weed Road; thence Northerly along the West line of said Section 2, a distance of 980.50 feet; thence easterly, a distance of 888.53 feet; thence southerly a distance of 980.50 feet; to a point on the South line of said Section 2 also being en the centerline of Weed Road; thence Westerly along the South line of said Section 2, a distance of 888.53 feet to the point of beginning. Excepting therefrom those portions lying within the road right of way.

which said described real property is not currently used for agricultural, timber or grazing purposes, h together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water, rights, easements or privileges now or together with all and singular the appurtenances, tenements, neroditaments, rents, issues, profits, water rights, easements or privileges now of hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, and all plumbing, lighting, heating, venti-hereafter belonging to, derived from or in anywise appartaining to the above described premises, together with all awnings, vention blinds, floor letting, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vention blinds, floor lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, togother with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and lineleum, shades and built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter excurring AND ADD performance of each agreement of the granter herein contained and the payment of the sum of FUNDIRED AND 100 (\$12,200,00) Dollars; with interest therean according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$105,900 commencing UULY 25,

This trust deed shall further secure the payment of such additional money. This trust deed shall further secure the payment of such additional money, if any, as may be in the above described property, as may be is obtained and paying an index if the indebt dness secured by this trust deed by a more thank note, the beneficiary may credit payments received by it upon more than botte or part of any payment on one note and part on another, any of said pottes or part of any payment on one note and part on another, as the beneficiary may elect.

executors and administrators shall warrant and defend his shelf at a shell still thereto against the claims of all persons whomeaver. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all tares, assessments and other charges levid against thereof and, when due, all tares, assessments and other charges levid against thereof and, when due, all tares, assessments and other charges levid against thereof and, when due, all tares, assessments and other charges levid against thereof and, when due, all tares, assessments and other charges levid against thereof are constructed on said premises within six months from thereafter construction is repaired to repair of the day of workmanike manner any building an ourse of construction is an again and thereafter construction is a said premises within six months from the due, all said product therefor; to allow beneficiary to or materials unsatisfactory to be efficiency within fifteen days after utildings or bin beneficiary of a and thereafter construction; to repair on the levid may be damaged or detaroy and improvements now or hereafter for the days after utildings or limprovements now or hereafter for the thereafter or detaroy and thereafter restort upon sait to keep all buildings, properly and improvements now or hereafter preted on anid premises (continue and the continue and the content of the near or obligation is used and principal sum hereafter the of the barde as a the beneficiary may from the note or orbit of the tenese by the true deed, in a company of numeras the norreet form and with permiseing and the beneficiary at a line to the tenese is the principal sum to the section of the section of the tenese of the t

shall be non-cancellable by the granter during the ton term of the party dis-obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges letted or assessed against the above, described pro-nexessments, and governmental charges letted or assessed against the above, described pro-perty and havaraneo prenumum while the indictedents accured hereby is in excess of 80% of the lester of the original purchase price paid by the grantor at the time the loan was of the lester of the original purchase price paid by the grantor at the time the loan was of the lester of the original purchase price paid by the grantor at the time the loan of was made grantor will pay to the beneficiary in addition to the monthly payments of on the last statiments on principal and interest are payable and meant equal to 1/12 on the taxe, assessments, and other charges due and payable with respect to asid property within each succeeding the grantor effect as estimated and directed by the beneficiary hand here the grantor interest and amounts at a rate not less than the highes, but here the state that of the grantor 4%, but and the of parters the passhow accounts minus 3/4 of 1%. The sum here is that the a trans the addition of the account and shall be paid quarterly to the grantor by enditing 4%, but here is painted by the interest due.

to the energy accounts the amount of the instruct end. While the grantor is to pay any and all taxes, assessments shill other charges letter or assessed against said property, or any part thereof, before the same begin to bear provide the said of the pay percentimes on all instructor patients are built to bear interest and also to pay nerve the beneficiary, as affected by the same begin to be parts are to be pay any and all taxes, assessments and other charges letted or imposed the beneficiary to pay any and all taxes, assessments and other charges letted or imposed in the anounts shown the statements submitted by the insurance parts and the remainse premiums collector of such taxes, in the statements submitted by the insurance carrier on their rem-in the anounts shown the statements submitted by the insurance there are any responsibile for failure to have any insurance written or for any loss or damase growing responsibile for failure to have any insurance written for fars or damase growing out of a defect in any insurance pay letter where the statement any loss, to compromise and estile with any insurance company and to any any each insurance receipts point he obligations accured by this trust deed. In computing the amount of, the indebledences for payment and salisfaction in full or upon sale or other amount of, the indebledences for payment and salisfaction in full or upon sale or other amount of the indebledences for payment and salisfaction in full or upon sale or other and the salisfaction any insurance or other any insurance or other and the salisfaction in the another salisfaction in the salisfaction in the salisfaction in the and the salisfaction in the salisfaction in

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acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indubtedness. If any authorized reserve account for taxet, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay the deflet to the beneficiary youn densing and if not paid within ten days after such demand, deflet to the beneficiary youn densing and if not paid within ten days after such demand, deflet to the beneficiary yound densing and if not paid within ten days after such demand, deflet to the beneficiary way at its option add the amount of such deflet to the principal of the obligation secured hereby.

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the heneficiary may at its option carry out the same, and all its expenditures thero-for shall draw interest at the rate specified in the note, shall be repayable by indegrator on demand and shall be secured by the life of this trust deed. In this grantor on the security of the security of the security of the this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said property 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 has, ordinances, regulatio covenants, conditions and destrictions affecting and property; to pay all cor covenants, conditions and setting and property; to pay all cor-fees and expenses of expenses of the trustee incurred in connectly incur-tion of the soling ation, and trustee's and attorney's fees to appear in and defend any action or proceeding purportings of the setting incur-icy appears of the soling of the setting purport incurs in the setting incur-tion and defend any action or proceeding purports of the setting incur-icy hier of the setting of the setting of the and attorney's fees in reasonable sum to be fixed by the coupiers of the and storney's fees in reasonable sum to be fixed by the coupiers and such action or proceeding which the beneficiary or trustees appear and in any such action or by the to ficiary to forcelose. This deed, and all said sums shall be secured by this to deed.

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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 to make any compromise or settlement in connections tion or proceed, if it so elects, to require that all or any portion of a someney's such taking commensation for such taking, which are in access or necessarily paid or incurred by the grantor in such proceedings, shall ade to the beneficiary or incurred by the grantor in such proceedings, shall ade to the somenet's balance applied up all first upon any reasonable coster in such proceedings, and iteranes these necessarily paid or incurred by the henced hereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

the necessary in counting sum time to time upon written request of the bene-equest. 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-the second to the payment of the indebtedness, the transce arguing liability of the making of any map or plat of said property; (b) any autordination any other agreement affecting this deed or the less or the second any autored without warranty, all or any part of the property cently centled thereof and any other agreement affecting this deed or the less or the second any reconvery, without warranty, all or any part of the property cently centled thereof and any be described as the "person or person centled thereof" and the recitat therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be 3.00.

shall be 43.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, insues, royalites and profits of the pro-perty affected by this deel and onry personal property located thereon. Until grantor shall default in the mark hereunder, grantor shall have the right to sol-the performance of any agromatics and profits earned prior to default as they became due and parable. When default by the grantor hereunder, the benn-became due and parable, without noice, either in person, by agent or by a re-ceiver to be appointed by a court, and without regard to the adequacy of any ceiver to be appointed by a court, and without regard to the adequacy of any ceiver to be appointed by a court, and without regard to the adequacy of any ceiver to be appointed by a court, and without, noise as the row of the adequacy of said property, or any profits, including those past due and unpeid, and apply the same, less cess, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

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6. The entering upon and taking possessica of said property, the collection of wach rents, lazes and profits or the proceeds of fire and other incurance pol-icles or compresation or swards for any taking or damage of the property, and the application or release thereof, as storesaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any set done pursuant to such police.

5. The granter shall notify beneficiary in writing of any sale or contract for asies of the above descripted property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

7. After default and any time prior to five days before the date set by the Trustee for the Trustee's suit, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's feet and exceeding \$50.00 each) other than such partion of the principal a work of the due had on default occurred and thereby our the default.

B. After the pase of such there as may then be required by law following the recordation of and motion of default, and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or to estimate parels, and in such order as in a whole of the said said of the said of

nouncoment at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his dead in form as required by isw, convering the grou-perty as sold, but without any covenant or warranty, express or inspliced. That relates in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any purcon, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Truste seils present to the powers provided herein, the truster shall apply the series present to the powers provided herein, the truster shall apply the series of the truster's sale as follows: (1) To the captures the factualing the compensation of the truster, and a rearranging (3) for all persons having recorded lions subsequent to the interests of the truster in the trust deed as their interests appear in the trust deed or to his successor in interest entitled to such surplus.

acco or to us successor in interest contried to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointments in this con-vegance to the successor trustee, the latter shall need to appoint with all title, powers and duties conferred upon any trust shall be made by written hartment executed such appointeriations, which the property is structed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is structed, shall be conclusive proof of proper appointment of the successor trustee.

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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee.

12. This deed applies to, hures to the benefit of, and blads all parties hereto, their heirs, legates devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary leretin. In construing this deed and whenever the context so requires, the mas-enline gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

Paul I monteut (SEAL) 2 12 Hayl Y. Monteith (SEAL) STATE OF OREGON } THIS IS TO CERTIFY that on this 24 th day of , 19.76, before me, the undersigned, a June Notary Public in and for said county and state, personally appeared the within named\_\_\_\_\_PAUL\_MONTETTH and Hazel G. Monteith, husband and wife, 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 voluniarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and allived my potarial seal the day and year last above written. Jours Vicelow -Notary Public for Oregon My commission expires: 7.6 - (.3 - 7.6 -----Loan No. STATE OF OREGON } ss. **8**85 周辺議 County of Klamath TRUST DEED I certify that the within instrument was received for record on the 24th day of June 19 76 at 3;41 o'clock P. M., and recorded in book M 76 on page 9560 (DON'T USE THIS SPACE; RESERVED Record of Mortgages of said County. FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Grantor 116. JO UU  $TO \subseteq \mathbb{R}$ FIRST FEDERAL-SAVINGS & Witness my hand and seal of County \* LOAN ASSOCIATION affixed الم المانيان After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. WM. D. MILNE J.C. 1.7 < 0By Hazef Maz L Klamath Falls, Oregon t that an think a state of the 2 az istar O. سيد باز ران .

REQUEST FOR FULL RECONVEYANCE Q......

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AT. H.T. 41.9

# TO: William Ganong... Trustee

DATED:

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The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by sold 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 sold trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by sold trust deed (which are delivered to you herewith together with sold trust deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the

First Federal Savings and Loan Association, Beneficiary 

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