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TRUST DEED Vol. 76 Page 10141 10892

THIS TRUST DEED, made this 30th day of June 19 76 botween JOHN L. BAUMANN and PATRICIA A. BAUMANN, 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:

Lot 2, Block 17, Tract #1112, 8th Addition to Sunset Village, 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 tagether with all and singular the appurtenances, tenements, hareditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing. lighting, heating, venit-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venition blinds, floor covering in place such as well-to-well carpeting and incloum, shades and built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has one may hereafter explained in or used in connection performance of actions and interest therein and the payment of the sum of **NOTION FILLS**. **THOUSAND AND** (s. 2007) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of **S. 217.00** commencing **AUGURST. 10** [9, 76].

This trust deed shall further secure the payment of such additional money, y, so may be loaned hereafter by the beneficiary to the grantor or others as an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by 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.

The grantor hereby covenants to and with the trustee and the beneficiary, in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his here, stors and administrators shall warrant and defend his said title thereto use the claims of all persons whomosover.

equipper and Administrators shall warrauk and defend his said title thereto allast the claims of all persons whomsover. The grantor covenands and agrees to pay said note according to the terms ereof and, whom due, all taxes, assessments and other charges synches having pre-ereof and, whom due, all taxes, assessments and other charges synches having pre-tered and, whom due, all taxes, assessments and other charges synches having pre-tered and, whom due, all taxes, assessments and other charges synches having pre-tered and, whom due, all taxes, assessments and other charges as which are the synches and the synchronic synchronic

all be non-cancellable by the granter during the full term of the polley thus almed. That for the purpose of providing regularly for the prompt payment of all taxes, assements, and governmental charges levied or assessed against the above described provide a statement of the provided by the granter at the time the lean was the above described provided by the granter at the time the lean was the active will pay for the polley in the granter at the time the lean was the above the statement of the polley of the granter at the time the lean was the described provided by the granter at the time the lean was the described provided by the granter at the time the lean was the described provided by the granter at the time the lean was the described provided by the back as the described provided by the back as the described provided by the back as the described and the describes and the state of the state of the tax as the described and the describes and the described and the describes and the state of the tax as the described and the described and the describes as the state of the tax as the state of the tax as the state of the described and the described and the described as the tax as the state of the provided by the back as the state of the tax as

While the grantor is to pay any and all taxes, assessments and other char or assessed against said property, or any part thereof, hefore the same begin interest and also to pay premiums on all insumace policies upon said property. ments are to be made through the beneficiary, as a forestaid. The grantor merely the baneficiary to pay any and all taxes, assessments and other charges level or against said property in the amounts as shown by the statterents thereof. furnish collector of such taxes, assessments or other charges, and to pay the insurance in the amounts shown on the statements submitted by the insurance carriers or resentatives and to withdraw the sums which may be required from the receiver if any, estudiabed for that purpuse. The grantor agrees in no event to hold the b responsible for failure to have any insurance written or for any loss or damag out of a defect in any insurance policy, and the beneficiary hereby is authorize event of any loss, io compromise and settle with any insurance company and to such insurance receipts upon the obligations secured by this trust deed. In comp amount of, the indeutedness for payment and satisfaction in full or upon sate

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any antihorized reserve account for taxes, assessments, instance 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 deficit to the beneficiary upon demand, and if not paid within ten days, after such demand, the beneficiary at its option add the amount of such deficit to the principal of the colligation secured. hereby:

sation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then effciary may at its option carry out the same, and all its expenditures the shall draw interest at the rate specified in the note, shall be repayable grantor on demand and shall be secured by the illen of this trust fleed, s connection, the beneficiary shall have the right in its discretion to compl improvementa made on said premises and also to make such repairs to e perty as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem accessary or advisable The grantor further agrees to comply with all laws, ordinances, re covenants, conditions and restrictions allociting suid property; to pay fees and exponses of this trust, including the cost of title search, a the other costs and oxpenses of the truster incurred in connection in enforcing this obligation, and truster's and attorney's fees actually to appear in and default any action or proceeding purporting to affect ly appear in and default any action or proceeding purporting to affect ly at and or the rights of powers of the beneficiary or trustee; and i search and the search of the dy action of evidence of title and attorney's reasonable sum to include the dy affect and in any suit, mought bound which the beneficiary or trustee may appear and in any suit brought deed.

The beneficiary will furnish to the grantor on written request therefor an al statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: It is not event that may portion or all of sold property shall be taken under the right of eminent domain on condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with anch taking and, if is so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-guired to pay all reasonable costs, exponents and attorney's fees necessarily paid or incurred by the grantor in avec proceedings shall be paid to the beneficiary and applied by it. If at, upon any reasonable costs and expenses and attorney's request. The source dy the beneficiary is such proceedings, and the be its explicit upon the indebtedness accured hereby; and the grantor agrees, are necessary in obtaining such compensation, promptly upon the beneficiary's request.

oc.necessary in obtaining such compensation, prompty upon use sensitivary a request. 2. At any time and from time to time upon written request of the bene ficitry, payment of its fees and presentation of this deed and the note for em-dorsement (in case of full reconveyance, for cancellation), without affecting the liability of any perion for the payment of the indebtedness, the trustee may (a consent to the making of any map or pixt of asid property; (b) join in granting any easement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this ded or the line or charge hereof; (d) reconvey without warranty, all or any part of the property. The grantee in any reconvey without warranty, all or any matters or facts shall be conclusive proof of the truthfuinces thereoi. Trustee's fees for any of the services to the paragrapi shall be \$3.00.

and to except a solution of a security, grantor hereby assigns to beneficiary during the continuance of these trusts all tents, issues, royables and profits of the property affected by this deed and of any percental property information of the performance of any agreement hereounder, grantor shall have the right to control become due and provide any performance of any agreement hereounder, grantor that have the right to control become due and parabile. Under the and parabile, income any control the arms approximation of any second become due and parabile. Under the right of the second of the arms approximation of the second of the arms approximation of the second of the second of the arms approximation of the second o regard to the ad

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4. The entering upon and taking possession of said pro- such rents, issues and profils or the proceeds of fire sau a or compensation or awards for any taking or damage application or release thereof, as alorased, shall not cu it or notice of default herounder or tayalidate any ac h notice.	perty, the collection nounce other insurance pol- of the property, and perty re or waive any de- recital t done pursuant to truth and th	ment at the time fixed by to the purchaser his deed so sold, but without any c s in the deed of any matu- ulcass thereof. Any person, he beneficiary, may purchase	the proceding postpone in form as required by ovenant or warnaty, ors or facts shall be excluding the trustee b o at the sale.	mont. The trustee shall law, conveying the pro- express or implied. The conclusive proof of the st including the grantor	
5. The grantor shall notify beueficiary in writing o ct for sale of the above described property and furmi supplied is with such personal information concernia uid ordinarily be required of a new loan applicant and service charge.	any sale or son- sh beneficiary on a truste ig the purchash ss the co- hall pay beneficiary reason trust	When the Trustee sells e shell apply the proceeds presses of the sale includi- uble charge by the attor- deed. (3) To all person sis of the trustes in the of their priority. (4) The or to his successor in int	pursuant to the powe of the trustee's sai ng the compensation ney. (2) To the oblish a having recorded list trust deed as their	rs provided herein, the as follows: (1) To of the trustee, and a gation secured by the ms subsequent to the niterests uppear in the	
6. Time is of the essence of this instrument and under upsyment of any induktedness secured hereby of herement hereunder, ihe beenfidary may declare all sums distriy due and payable by delivery to the trustee of write is checking, which notice trust is the fore record. Upon delivery of said notice of default is beneficiary shall deposit with the truste the trust error becken and the said the said the said of the said th	Broated mercey in		and the tame the bimally	tand ound from time to	na an ion an io
istees shall fix the time and place of sale and give no uired by law.	tico thereof as then such a	10. For ADY reason permits appoint a successor or successor for successor trustee, sor trustee appointed herous appointment and substitution to be beneficiary, containing r , which, when recorded in t y or counties in which the p r appointment of the successor.	the latter shall be vect stee herein named or a shall be made by writ eference to this trust he office of the county roperty is situated, sha	ed with all title, powers oppointed hereunder. Each ten instrument executed deed and its place of clerk or recorder of the ll be conclusive proof of	
7. After default and any timu prior to five days the Trustee for the Trustee's sale, the grantor obligations sectred therein anound then due under obligations sectred therein (holding and trustee's enforcing the sole of the sale of the sale of the sector of the sole of the sale such portion of the then be due had no default occurred and thereby eu-	his trust deed and ses actually incurred and attorney's fees ledged o principal as would to not the default. any a	11. Trustee accepts this tru is made a public record, a tify any party hereto of per ction or proceeding in which unless such action or pro			
6. After the lapse of such time as may then be requine recordation of said notice of default and giving of said rates shall sell said property at the time and place fixed it saie, either as a whole or in separate parcels, and in such mine, at public auction to the highest bidder for cash, in ited States, payable at the time cf. saie. Trustee may portion of and property by public announcement at suule and from time to time thereafter may postpone the	red by law following i notice of sale, the y him in said notice hereto order as he may de- lawful money of the pleuge stopme sale of all or herein	12. This deed applies to, 1 5, their heirs, logatees davi 18. The term "beneficlary" ee, of the note secured he 1. In construing this deed a gender includes the femini	nures to the benefit of sees, administrators, e- shall mean the hold reby, whether or not nd whenever the conte	f, and bluds all parties secutors, successors and or and owner, including named as a beneficiary at so resultes, the mas-	
y portion or said property of public announcement as a e and from time to thim thereafter may postpone the IN WITNESS WHEREOF, said grantor	물건한 방술적으로 소문한 방법이 가입했다.	hand and seal the	day and year fi	rst above written.	
	$\overline{\mathcal{T}}$	John 2 B. Potriña a	auman	(SEAL))
ATE OF OREGON unity of Klemath) ^{ss.} THIS IS TO CERTIFY that on this <u>30</u> d	June	<u>panna a</u> 11		e, the undersigned, c)
THIS IS TO CERTIFY that on this 2000 and state, I blary Public-lift and for sold county and state, I VORN LIN BAUMANN AND PAT merpersonally known to be the identical individu	personally appeared the v RICIA A. RAUM	NN, husband	and wife		
The personal statistic of the number of the second statistical and the second statistical	for the uses and purpose	s therein expressed.			
EAL CONTRACTOR	Notary My or	Public for Oregon mmission expires: 5	<u>ens</u>	j 	
Loon No.			OF OREGON	• SS.	
TRUST DEED		l ce	rtify that the w	ithin instrument	
	was received for record on the day of		, 19.76 , 1., and recorded		
TO FIRST FEDERAL SAVINGS &			f said County.	1	
LOAN ASSOCIATION Beneficiary After Recording Return To:		cifixed	Wm D Mi	lne County Clerk	
FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon		Ву	bazef k	March Deputy	
- 영향, 2012년 - 1912년 1917년 1917년 1917년 - 1917년 - 영양, 2017년 - 1917년 - 1917년 - 1917년 - 1917년 - 1917년 - 1917년 - 191 1917년 - 1917년 -	UEST FOR FULL RE		i geelle gebre geble		
상황은 공격 것 못 형양한 것을 알 것 수 없는 것 것 같이 있는 것 같이 많이 있다.	used only when obligation	같아. 김 말을 알아 올랐다.			
The undersigned is the legal owner and holder ave been fully paid and satisfied. You hereby are ursuant to satute, to cancel all evidences of indeb ust deed) and to reconvey, without warranty, to t	directed, on payment to y	ou of any sums owing to ust dead (which are del	ivered to you herev	the solid utual deed of the solid utual to a solid utual to a solid the solid terms of terms o	ar d
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