# L#01-40865 M/T 1994

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### vou \_\_\_\_\_ rago 20154 TRUST DEED 15931 19.76 between

July

THIS TRUST DEED, made this 2nd day of GWEN MARY VOGEL, a Single Woman ..., 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 11 in Block 14 of Tract No. 1079 known as SIXTH ADDITION TO SUNSET VILLAGE, Klamath County, according to the official plat therof on file in the office of the County Clerk, Klamath County, Oregon.

which said described real property is not currently used for agricultural, timber or grazing purposes, 22

This trust doed shall further secure the payment of such additional money, if any, as may be boand hereafter by the beneficiary to the granitor or others having an interaction of the above described property, as may deed is evidenced by a note or, an 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, asy the beneficiary may elect.

The grantor bereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are herein that the said premises and that the grantor will and his heirs, free and clear of all encumbrances and that the grantor will and his heirs, and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

eutors and administrators shall warrant and defend his said title thereto almat the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms ereofs and, when due, all taxes, assessments and other charges levicd against denoc ever this trust dealer for form all encumbrances having the dence ever this trust dealer said premises which is its monthan from all results 'hereafter constructed withon is hereafter commenced to repurpovement on compily and used asid premises which is its monthan from all results and property to keep said propendies all the said the said the said the 'hereafter constructed withon is hereafter commenced to repurpovement on ompily and used asid premises which is its monthan from all results and the property which may be damaged or destroyed and all property at all all property which fiftee days after the mater any work on the from beneficiary of such acticlary within fiftee days after years and improvements now or hereafter derived in all premises; to key all buildings in materials or sometime or native and all premises; to key all buildings property and impatient loss ow aste of said premises; to key all buildings, property and impatient loss ow or hereafter ber heards as the beneficiary may from himote of on council is a sum mit hes right on a said premises of the under other the beneficiary of the start ber braded on said premises of the beneficiary may in the beneficiary at least is a sum mit hes the original principal sum of accentible to the beneficiary at least is a sum mit he start in favor of business of the heneficiary may in the beneficiary at least is a sum and hes finance are to the beneficiary may such policy of insurance are add policy of insurance for the beneficiary may when gains at the section is orbit to deliver to include policy of the beneficiary at least indepolicy of insurance for the beneficiary may in favor, which diverse are isoriciton obtain insurance for the beneficiary may in the policy thus at the deliver the th

While the granter is to pay any and all taxes, assessments and other charges letted necessed ugainst said property, or any path thereof, before the same begin it. bear necessed ugainst said property, on all insurance policies upon said property, such pay-rest and uice to puy premiums teneficiary, as adversal. The granter hereby attribu-beneficiary to pay any gain all taxes, assessments and other charges letted by the inst said property in the mounth as shown by the atteneous thereaf furnity butted the assessments or other charges, and to pay the inters or their ren-ties and interse in the statements instantic action in the interse or their ren-ties and interse in the statements interse in the internet of the enterse or their ren-ties and interse of the statements interse in a statement in the statement is there or state in the statements interse in a statement is there are their ren-ties and the interse of the statements interse in a statement is there are account. indicing and for this propose, The granter acrees in no any tos or damage graving opticility for the pay insurance only and the barefield for statement on the of any less, to compromise and settle with any increase and and only any in summary exclusion and a settle with any intersent compary and to apply any in summary in the obligations secure boths this trust deed. In compular, the h insurance releving upon the obligations secure in this or upon sais or otherse

acquisition of the property by the beneficiary after default, any balance remaining in the perturbation of the property by the beneficiary after default, any balance remaining in the perturbation of the payment of such charges is not sufficient at any time for the payment of such charges as then beene due, the granter shall pay the default to the beneficiary upon demand, and if not had within for the dys after such demand, default on the beneficiary upon demand, and if not had within for days after such demand, the heatflictury may at its option add the amount of such deficit to the principal of the obligation secured hereby.

scheman, and hereby. ation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the effointy may at its option carry out the same, and all its expanditures there-effointy may at its the rate specified in the note, shall be trust deed. In grantor on the beneficiary shall have the right in las direction to complete composements and/on shift presides and also the ways such repairs to said import as in its sole discretion it may deem necessary or advisable.

berty as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, conalis, conditions and restrictions fait diproperty; to pay all costs, and expenses of this restor the further incurred in connection with a other costs and exponsed truster's and attorney's fees actually incorred inforcing this order of the proceeding purporting to all restrictions and responses, inforcing this order of the vidence of the anticologies of the second paper in an origins or powers of the beneficiary or truster and rest or powers of the beneficiary or truster or proceeding the term or programs, including cost of evidence of the anticol pay all the aim to be fixed by the court, in any all and any suit brought by been any to forcelose this deed, and all said sums shall be secured by this true d. to appear ity hercof costs and reasonable which the

I. The beneficiary will formish to the granter on written request therefor an uni 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: 1. In the event that may portion or all of said property shall be taken under the right of eminent domain or condennation, the beneficiary shall have the right so commence, prosecute in its own name, appear in a derend day ac-tion of the source of the tion of the source of the source of the source of the amount re-pulsion and, if it so elects, to require that all or any access of the amount re-pulsion and if it so elects, to require that all or any access of the amount re-pulsion are compensation for such taking, which at there yes descendentily paid provide the source of the source of the source of the source of the amount re-pulsion of the source of the proceedings shall be paid to the beneficiary and applied by the grant incurred by the source of an ercept and the grantor agrees, balance applied upon the inder exist endows and exceed such instruments as shall be necessary in obtaining such compensation, prompty upon the beneficiary request.

De necessary in usualize the second s or other agreement of the state of any casement of the agreement affecting to any parameter of any parameter as the state of any mail the recitais therein of any mail the recitais therein. Truster's contained as the contained a

snail 08 \$5.00. 3. As additional accurity, grantor hereby assigns to beneficiary during the continuance of these trusts all tents, issues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any inductively secured hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as the ce of any agreement hereound rents, issues, royalities, and r ind payable. Upon any defau t any time without notice, -appointed by a court, and v he indebtedness hereby secu , or any part thereof, in its uses and profits, including i he grantor hereunde regard to the adeq ter upon and take i ame sue for or othe ast due and unpaid

## 10195

noncomment at the time fixed by the proceeding postponement. The trustee chall deliver to the purchaser his deed in form as required by law, converging the pro-perty os old, but vithout any covenant or warranty, argress or implied. The truthfulness thereof. Any person, recluding the trustee but including the grantor and the conflictory, may purchase at the sale.

9. When the Trustee sells paramet to the powers provided herein, trustee shall sply the proceeds of the trustee's tale as follows: (1) the expense of the sale including the compensation of the trustee, an result of the trustee's tale as a follows: (2) To the obligation source by that seeds (3) To all persons having recorded lices subsequent to in order of their priority. (4) The surplus, if any, to the greater a paper in order of the is successor in interest entitled to such surplus.

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## entering upon and taking postession , issues and profits or the proceeds o ensation or awards for any taking o on or release thereof, as aforesaid, si es of default bareunder or invalids and property,

. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish becaficiary on a supplied it with such personal information consering the purchaser as ordinarily be required of a new loan applicant and shall pay beneficiary to charge.

wave charge. 6. Time is of the essence of this instrument and upon default by the yor in payment of any indebtedness accured hereby or performance of any ment hereunder, the conclusion may default on the performance of any tarly due and bable by physical second of the performance of default tarly due and bable by physical second of the performance of default tarly due and the performance of written notice of default tarly due and the performance of the performance of the cherd to early due the performance of the performance and documents evidencing expenditures accured hereby, whereupon the see shall first the time and place of sale and give notice thereof as then red by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so lieged may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expense actually incurred enforcing the terms of the obligation and trustee's and attorney's fees exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

and then be due had no bernatt occurred and mercy care they determine the following the recordstant of the space of such them es may then be required by law following the recordstant of the space of the stand giving of said notice of said, the trustee shall sell said posters at the time and place fixed by him is said notice formics, at public average the space of the space of

deed or to his successor in interest chilied to nuch surjus. 20. For any reason permitted by law, the beneficiery may from time to time appoint a successor or successor to any trustee named herein, or to any successor trustee appointed herounde using a successor trustee suppointed herounder. Vergance to full successor any fruite inter a shall be vosted with all title, powers and appointment and substitution shall be made by written instrument executed by the burgelisher, the formed or appointed heroin strust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the 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 univers 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 holrs, logatese davises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including piculace, of the note secured hereby, whether or not name as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culues the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first apove written. More lose uen (SEAL) (SEAL) 19 76 before me, the undersigned, a

My commission expires:

THIS IS TO CERTIFY that on this 2 nd July day of the within named Single Woman Notary Public in and for said county and state, personally appears GWEN MARY VOGEL, a

3 personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that lo m She executed the same freely and voluntarily for the uses and purposes therein expressed

INF TESTIMONY-WHEREOF, I have hereunto set my hand and affixed my polarial seal the day and year last above written Indel PUBLIC . 4 u i Notary Public for Oregon

Loan No. TRUST DEED

83.

STATE OF OREGON

County of Klamath

(SEAL)

Granto TO

FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary

Alter Recording Relum To: FIRST FEDERAL SAVINGS 540 Main St.

Klamath Falls, Oregon

(DON'T USE THIS SPACE: RESERVED FOR RECORDING TIES WHERE USED.)

FEE \$ 6.00

1. W. . . . . . .

day of JULY at +1;37 o'clock\_BM., and recorded in book M 76 on page 10194 Record of Mortgages of said County. Witness my hand and seal of County affixed.

11-12-78

STATE OF OREGON )

County of Klamath

WM. D. MILNE County Clerk

I certify that the within instrument was received for record on the 6th

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, 19.76

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

., Trustee TO: William Ganona.

DATED

The undersigned is the logal 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 or 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 or 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