m L#03-40872 T/A 38-10944 Vol. 76 Page 10608 15

DEED TRUST 16245 1976 , between 1 July

THIS TRUST DEED, made this 13thday of CRAIG NISBET, a Married Man , as grantor, William Ganong, Jr., as frustee, 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 24 in Block 6 of Tract No. 1035, Gatewood, in the County of Klamath



which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, ronts, issues, profits, water rights, easements or privileges now or horeafter belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, vention belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, vention blinds, floor lating, air-conditioning, refrigersting, watering and irrigation apparatus, equipment and fixtures, together with all awnings, vention blinds, floor

This trust deed shall further secure the payment of such additional money, if any, as may be loaned bereafter by the beneficiary to the grantor or others baying an interest in the above described property, a must deed is evidenced by a note or notes. If the indebterdness secured by insyment received by it upon more than one note, the beneficiary may credit payment received by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary The grantor hereby covenants to and with the trustee and the beneficiary shat the said premises and property conveyed by this trust deed are i and clear of all encumbrances and that the grantor will and his here, subscription and administrators shall warrank and defend his said title thereto last the claims of all persons whomsover.

executors and administrators shall warrant and defend his said title thereto galaxis the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against thereof and, when due, all taxes, assessments and other charges levied against thereof resolver this trust deed; to complete all buildings months from the date or horeafter construction is hereafter complete all buildings promptly and in good workmanilke manner destroyed and pay, when due, all soid property which may be damaged fillings, months from the date or horeafter construction is hereafter comy buildings or improvement on promptly and in good workmanilke manner destroyed and pay, when due, all costs is incurred therefor; to allow new desting you in more said property which may be danged different of the said thereafter contact or the beneficiary within lifteen droy any buildings or improvements on thereafter reserved on said property in good repair and to compare a after constructed on said promises; to cheep all buildings, properly are all moves or each other heards and principal and to compare a after no waste of said promises; to keep all buildings and improvements and the or such other heards and principal and to conter a after the sum not less than the original principal and to conter and with promum paid, to the principal placed and mannes descentible to the there-ficiary, and to deliver the original policy of the beneficiary at lease dist iffused dos payable clause in favor of humlens of the beneficiary at lease the obstant maxime in a sone to benefit at the beneficiary and in a list or all policy of insurance is the beneficiary may for insurance. If said policy of insurance is the beneficiary may for a list own all the non-cancellable by the granter during the bility of insurance. If said policy of insurance is the beneficiary may the below this abuilt no obtain insurance of the beneficiary may the policy disting abuilt he non

obtained. That for the purpose of providing regularly for the prompt payment of all? invest-assessments, and governmental charges leveled or assessed against the above described pro-perty and inversance preaution while the indebtedness section hereby is time to here a section of a 60% of the lesser of the original purchase price path by the grantor at the time the lean was of the lesser of the original purchase price path by the grantor at the time the lean was and/or this peneticitary a original appression in the property and insure of a 60% was made, grantor will pay to the hereficiary in addition to the multihy payments, of on the date, successfully and the terms of the sole or obligation secured hereby of the taxes, assessments, and there charges due and payable with respect to read property within each successfully 12 months and also 1/30 of the insurance pending the principal and property within each successfully and property and the rest successfully 12 months and also 1/30 of the insurance pending the principal and interest payable with each successfully the principal and interest are payable with each successfully the principal and the principal date of the principal and the charges due and payable with the spath successfully approximate and the 1/12 on the date of successfully 12 months and also 1/30 of the insurance pending payable with respect to add property within each successfully the grantor is been the principal and the principal and the second and the second and the second and the 40 interest shall be for the second and the second and the formation of the second shall be add quarterly to the grantor by crediting aby the art here of interest paid shall be 40.

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While the grantlor is to pay any and all taxes, assessments and other charges lexied or assessed against said property, or any part thereof, before the same begin to bear or assessed against sub property, or any part thereof, before the same begin to bear interest and its to pay premiums on all insurance policies upon staid property auch pay-interest and its to pay any and all taxes, assessments and other charges held or imposed the beneficiary to pay and all taxes, assessments and other charges furthered by the against said property, and all taxes, assessments are other charges, and to pay thereas furthered by the solution of the anomalies as shown by the statements thereas furthered by the resentatives and to such thereas the anima subinities by the matrance carferes on their compo-resonablest for that purpose. The grantor agrees in no event to bold the beneficiary responsibile for failer insurance policy, and the beneficiary hereby is attineed. In the auto of a defect is now insurance matra or for any how a dhange growing weith of any loss, loss provides and subilitations scentered by the furthered. In the automorphic policy is and the obligations scentered by the trust deed. In couply any such for any loss, is provide any any matrance matrance beneficiary and in a defect is now insurance solicy and the beneficiary hereby is attineed. In the automation of the indention beam of the statement with any instrance campany and to apply any such insurance receipts upon the obligations scentered by the trust deed. In couply any automation of the indention and any insurance matrix of the provided in the indention beam of the provided any loss, loss of the provided in the provided of the indention beam of the provided of the provided of the indention beam of the provided of the pr

Trating the state of the acquisition of the property by the beneficiary after default, any balance remaining in the reverse account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charge, the granter shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the heneficiary may at its outlow have a such shares the granter with the the days after such demand, the heneficiary may at its outlow add the amount of such deficit to the principal of the obligation secured hereby.

ilantion secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the meticinary at its option carry out the same, and all its expanditures there-is an another of the secure of the same secure of the secure of the secure is connection, the beneficiary shall have the right in the secure of the secure of property as in the secure of the secure of the secure of the secure of the secure is connection, the beneficiary shall have the right in the to the secure of the shall be right security of the secure of

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, fees and expenses of this trust, including the cost of title contection with or in enforcing this obligation, and frastee's and stormoyeting to affect the secur-ity hereof or the rights or powers of the brastee incurred to make and the security the sole or the rights or powers of the brastee incurred and the secur-tion appear in and defend any action or proceeding purport in the secur-ticy incomes, including cost of evidence or title and allowey's fees in a costs and expenses, including cost of evidence or title and theory sole by bene-which the baseficiery or trustee may appear and in any suit brought by bene-therary to foreclose 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 defend any ac-tion of proseedings, or to make any compromise or actilement is connection with such taking and, it is as cleate, to require that all or any particle connection with in the second second second second second second second second payable as compensation for such taking, which are in eyes frees necessarily paid or incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied up all reasonable costs, expenses and all be paid to the beneficiary in applied up the indevicences second execute such instruments as shall at, its own expense, to take such actions and expenses in the uncertainty is a scanding such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the bene-ficiary payments of its first and presentation of this deed and the note for an disconnection of the first and presentation of this deed and the note for an disconnection of the reason of the indebtedness, the trustee may the magnetic of any major plat of said property in any maburdination any ensement or creating and restriction thereon, (c) have here for any without structure in the indebtedness, the trustee may the any ensement or creating and restriction thereon, (c) have hereof; (d) reconvey, without warranty, all or any part of the property figure in any maburdination ance may be described as the "property figure in the paragraph thuthings thereof or may make fors for any of the services in this paragraph shall be \$5.00. 3. As additional senvity matter barries here in this paragraph

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trasts all rents, issues, royalities and profits of the pro-perty affected by this deeri and of any personic percepty localed thereon. Until trantor shall default in the psymont of any introductions escurit hareby or in the performance of any agreement hereundrofits earned, prior to default as they become due and psychole. Upon any consult by the grantor hereundor, the bene-ficiary may at any time without potter, either in person, by agent or by a re-ficiary may at any time without recet eather in person, by agent or by a re-ficiary for the indertuines dureof, in its own name sue for or olicerwise collections and property, or any partite, second and support and take passesion of said property, or any profits, including those past, the an upped, and apply the attory's fees, upon any indebedge secured, hereby, and in such order as the interfacer, any determine.



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fire and other insurance pol-lamage of the property, and i not cure or wrive any de-any act done pursuant to

of sale and give

daye five After def fiter default and any time prior to fly functe for the Trustee's sale, the g may pay the entire amount then due tions accured thereby (heluding costs an ag the terms of the obligation and t lung \$50.00 each) other thun such portio be due had no default occurred and th

After the lapse of such time as may then be re-ordation of said notice of default and giving of t shall soil said property at the time and place fixe either as a whole or in separate parcels, and in a at zubile suction to the highest bidder for cash,

DATED

ing postponement. The true required by law, conveying r warranty, express or impli-ts shall be conclusive proo ee shall the pro-ed. The of the grantor the

nouncement at the time fixed by the preceding postponement. The tru deliver to the purchaser his deed in form as required by law, conveying perty so sold, but without any covenant or warranty, excrete or im rectains in the deed of any matters or facts shall be onclusive per truthfulness thereof. Any person, excluding the trustee but including t and the beneficiary, may purchase at the sat. 9. When the Trustee sells pursuant to the powers provided ' trustee shall apply the proceeds of the trustee's acie as follows the expenses of the sate including the compensation of the trus reasonable charge by all persons having recorded liens subseque interests the provide of the trustee's acie as the sate order of the provide of the trustee's acie as the granter of deed or to his successor in interest entitled to such another and successor trustee appointe hereauder, upon such appointened here and the successor or successors to any trustee name here the successor trustee, the latter shall be or appointed here and due so contrained upon any trustee interned here and out so contrained upon any trustee interned here successor trustee spointed hereauder. Upon such appointed here and out so contrained upon any trustee internate by a spointe here and the successor trustee in the trust the effect of the instru-teened in the order of the trust deed and the appointenet and substitution shall be noted by write instru-teened in the order of the county cirk or re-terned in the order of the county cirk or re-terned in the order of the ound the concelled in the order of the county to be appointed hered in the order of the county cirk or re-terned in the order of the county cirk or rer counties in which the property is altuated ppointment of the successor trustee. Trustee accepts this trust when this deer

roceeding in which the grantor, beneficiary of t tech action or proceeding is brought by the tr decu applies to, increas to the benefit of, and irs, logatees dovisees, administrators, executor irm "beneficiary" shall mean the holder and note accured hereby, whether or not, named rung this deed and beneases the mean statements.

M , where M ,	<u> </u>	(SEAL)
		(SEAL)
THIS IS TO CERTIFY that on this / 3 day of		<u>19.76</u> , before me, the undersigned, a
ry Public in and for said county and state, perso	nally appeared the within nam SBET a Married	Man
personally known to be the identical individual. <u>he</u> executed the name freely and voluntarily for in TESTIMONY WHEREOF, I have hereunto set my	named in and who executed	seal the day and year last above written.
m S SE OF		
oan No		STATE OF OREGON Ss.
TRUST DEED	(DON'T USE THIS SPACE: RESERVED	I certify that the within instrument was received for record on the13th day ofNULY
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	Record of Mortgages of said County. Witness my hand and seal of County affixed.
Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Metin St. 2943 S. 64 Klamath Falls, Oregon	~	WM. D. MILNE County Clerk By Alazel Ding U FEE \$ 6.00
BEQU	EST FOR FULL RECONV	EYANCE
	ed only when obligations hav	
D: William Ganong, Trusiee	이 가슴 그는 것을 알 것을 많이 많이 했다.	foregoing trust deed. All sums secured by soid trust de y sums owing to you under the terms of soid trust deed i (which are delivered to you herewith together with as i (which are delivered to gains now held by you under

First Federal Savings and Loan Association, Beneficiary