TRUST DEED Vol. 76 Page 11242 A-26937 03-10276 16701 19 76 between

THIS TRUST DEED, made this 12th day of July EDWARD ROBERT ARNOLD and MARY ANN ARNOLD, 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: 17 J.C.

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:

Lots 26 and 27 in Block 2 of LAWANDA HILLS, Tract No. 1002, according to the official plat thereof on file in the office of the County Clerk of 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, tenoments, hereditaments, ronts, issues, profits, water rights, easements or privileges now or together with all and singular the appurtanances, tenoments, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise apportaining to the above described pramises, and all plumbing, lighting, heeting, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with ell awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linefum, 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 or may hereafter acquire, for the purpose of section performance of each agreement of the granter herein contained and the payment of the sum of WETHY SEVEN THOUSAND TWO (s. 27, 200, 00) Dollars, with interest thereon actording to the terms of a promisory there for the and and applyable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$ 210,80 commencing 19.72

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

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nore than one note, the peneticiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the beneliciary may elest. The grantor hereby covenants to and with the trustee and the beneliciary free and clear of all encumbrances and that the grantor will and this bleed are to beneficiary may clear the state of the state of the beneliciary free and clear of all encumbrances and that the grantor will and this bleed against the claims of all percents whomsoever. The grantor covenants and agrees to pay said note according to the terms thered and, when due, all taxes, assessments and other charges levied against thered and, when due, all taxes, assessments and other charges levied against and property its trust deed; to complete all buildings in course of construction of men first construction is hereafter commenced; to repair and reloan thered and, when due, all cares, assessments and other charges levied against and property in this trust deed; to complete all buildings in course of construction of men first construction is hereafter commenced; to repair and reloan asid property which may be damaged or destor have the due, all times during construction is replay and the good repair and the one needs the state of the date of the centre comments new hereafter fact; not to termoid premises; to keep all buildings and improvements new or constructed cented up and all premises in balled promerty and improve head of the thus the fact of premises; to keep all buildings and improvements new or head the trust deed, and a promerty and of the one or obligation in a sum ot less than 'to original princip company of the note or obligation secured by this trust deed, an a coupley of insurance in correct form and with approved less provide principal place of business of the beneficiary at less provide of the analy premises in two of the beneficiary attached and with approved less provide principal place of business of the beneficiary at less premisming a prior to the effec

In the non-calific means of the second state of the property experts the property of all taxes, tainined. That for the purpose of probability regularly for the promet payment of all taxes, essments, and governmental charges lerked or assessed against the show described pro-cessments, and governmental charges lerked or assessed against the show of described pro-try and insurance premium while the indications are shown of the time the lean are also or the beneficiary sortiand appraisely value of the property is in excess of 80% the lesser of the original appraisely rate of the property to the time the lean as made, grantor will pay to the heneficiary in addition to addigation accured herein the date installments on principal and interest are payable with respect to and property the taxe, assessments, and other charges due and payable wanter promite payable with post to add property within each succeeding time synthe and mount equal to 1/12 beat stated and directed by the beneficiary. Renciciary shall pay to the grantor beats in a trate not less than the value rate authorized to be paid banks on their open passbook accounts minus 3/3 of 18% of 18% and here have beat here in the set in the banks on the open passbook accounts minus 3/4 of 18% of the granter and the versue outhly balance in the account and shall be paid quarterly to the granter by crediting the extern account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges level assessed against stall property, or any part thereaf, before the same begin to bear terest and last to pay prenumes on all insurance policies upon stall property, start pay-ents are to be made through the bueffclary, as aforevald, The granter hereby authorized absertion to pay any and all taxes, assessments and other charges level of a imposed and stall property in the atnointies as shown by the statements thereaf furthing by there of such taxes, assessments or other charges and to pay the insurance precision interval of the statements submitted by the insurance precision of the insurance statistics and to withdraw the sums which may be required from the reserve account, sentatives and to withdraw the sums which may be required from the reserve account, any, subliched for that purpose. The grantor agrees in no event to hold the beneficiary and to a defect in any insurance policy, and the beneficiary hereby is autiorized. In the in surance excepts upon the obligations accurately this trues deed. In computing the noming of the indeducedness for payment and satisfaction. In full, or upon sale or other noming of the indeducedness for payment and satisfaction. In full, or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining reserve account shall be credited to the indehtedness. If any authorized reserve for taxes, assessments, insurance premiums and other charges is not sufficient time for the payment of such charges as they become due, the grantor shall deficit to the beneficiary upon demand, and if not path within ten days after such the beneficiary may at its option, add the amount of such deficit to the principal obligation secured hereby.

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then beneficiary may at its option carry out the same, and all its expenditures the for shall draw interest at the rate specified in the note, shall be repayable the grantor on demand and shall be secured by the lien of this trust deed, this connection, the beneficiary shall have the right in its discretion to some any improvements made on said premises and also to make such to to a property as in its sole discretion it may deem necessary or advisable.

operty as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all have, ordinances, regulatio venants, conditions and restrictions affecting said property; to pay all cos solute costs and expenses of the truste- incurred in connection with other costs and expenses of the truste- incurred in connection with appear in and defend any action or proceeding purporting to affect the sec y hereof or the rights or powers of the beneficiary or trustee; and to pay isst and expense, including cost of evidence of liths and action or proceeding masonable sum to be fixed by the court, in any such action for the action pict to forcelose this deed, and all and sums simil be secured by the to red. ficiary

The heneficiary 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: i. In the event that any portion or all of said property shall be taken er the right of eminent domain or condemnation, the beneficiary shall have right to commence, prosecute in its own name, appear in or defend any ac-nor proceedings, or to make any compromise or settlement in connection with a taking and, if its so elects, to require that all or any portion of the money's able as composation for such taking, which are in excess of the amount and right of any all reasonable costs, expenses and attorney's free mecessarily applied by it first upon any reasonable costs and expenses and attorney are necessarily paid or incurred by the beneficiary in such proceedings, and the necessary in obtaining such compensation, prompity upon the beneficiary uset.

be necessary in obtaining such compensation, prospery choice an eccessary in obtaining such compensation, prospery choice and compensation of this deed can dis not be reached by the compensation of this deed can dis not be approximated of the indebedness, the trustee may (a) independent of the present of the indebedness, the trustee may (a) independent of the present of the indebedness, the trustee may (a) independent of the present of the indebedness, the trustee may (a) independent of the present of the indebedness, the trustee may (a) independent of the present of the indebedness, the trustee may (a) independent of the present of the indebedness (b) in its and subconting and restriction thereines, (c) join in say subcordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey ance may be described as the "person or persons lengible childed thereto" and the recletals therein of any mathers or facts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services is this paragraphic that the present of the p truthfulness t shall be \$5.00.

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ossession of said property, the collect proceeds of fire and other insurance taking or damage of the property, orceaid, shall not cure or waive any r invalidate any sot done pursuan

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as thereof, as more invalidate any set fault hereunder or invalidate any set shall notify beneficiary in writing of any sale or con-shave described property and jurnish beneficiary shall pay beneficiary The gran for sale of supplied it ordinarily ice charge. t the above described property and furn with such personal information concern be required of a new loan applicant and th

Time is of n payment

yurcu by law. 7. After default and any time prior to five days the Trustee for the Trustee's sale, the grantor ivileged may pay the entire amount then due under e obligations secured thereby (including costs and experi-entire and the entire and the obligation and trustee's entorcing the terms of the obligation and trustee's to streading \$50.00 each), other than such portion of the the then be due had no default occurred and thereby c date set thi other than such portion of the i default occurred and thereby cure

not then be due han no defaults occurred and thereby due the defaults of the second state st

STATE County

DATED

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trustes sha. eying the pro-implied. The proof of the grantor

nouncoment at the time fixed by the preceding postponsment. The deliver to the purchaser his deed in form as required by law coave deliver so sold, but without any covenant or warming spress or recitais in the deed of any mathematical argument by law coave relations in the deed of any mathematical argument by law coave recitais in the deed of any mathematical argument by the deliver argument by the solution and the baseficiary may purchase at the asis.
9. When the Trustes solid pursuant to the powers provide the compensation of the trust see as foll the argument of the trust see and the base three arguments. (2) To the onlight and the base three of the trust deed argument of the trust deed argument. (3) to all pursuan having recorded light and the argument of the trust deed as to the granum of the surplus. (1) For any reason permitted by law, the beneficiary may time appoint a successor to nave the trust deed and have a successor or many trustes and the appoint mater and the base of the surplus.
10. For any reason permitted by law, the beneficiary may time appoint a successor to interval the appoint mater and the surplus trustes. the To

a successor or successor to any trace shee appointed hereunder. Upon such successor trustee, the itter shall interred upon any trustee herein nan letter and substitution shall be made floatny, containing reference to this initia in which the property is situa

record, which, when recorded in the blace situated, shall be conclusive proof of proper appointment of the successor trustee, 11. Trustee accepts this trust when this deed, duly executed and acknow-tedged is made a public record, as provided by law. The trustee is not colligated tedged is made a public record, as provided by law. The trustee is not colligated any action of the successor is a provided by law. The trustee is not obligated to notify any probability of the successor is a provided by law. The trustee is and the a any action of the successor is a provided by law. The trustee is a part party unless, such action or proceeding is brought by the trustee. 12. This deci applies to, inures to the benefit of, and binds all parties hereto, their heirs, legates dovisees, administrators, creceiors, successor and hereto, their heirs, legates dovisees, administration or not named as a beneficient?

The recollation is and property at the time and place invectory inter- reater shall sell said property at the time and place invectory inter- f said; either as a whole or in separate parcels, and in such order at remine, at public auction to the bighest bidder for each, in lawful printed States, payable at the bighest bidder for each, in lawful any portion of said property by public announcement at such time ale and from time to time thereafter may postpone the sale by		"beneticially are the second as a beneficiary to secured hereby, whether or not named as a beneficiary and the sources, the unaverse of the sources, the singular number in- des the feminine and/or neuter, and the singular number in-	
IN WITNESS WHEREOF, said grantor has]		d seal the day and year first above written. Willow (SEAL)	
	+ +	<u>Acobert versel</u> (SEAL)	- And and a second
STATE OF OREGON County of Klamath THIS IS TO CERTIFY that on this 14 day of	July	. 19.76, before me, the undersigned, a	
THIS IS TO CERTIFY that on this <u>199</u> day of Notary Public, in and, for said county and state, person <u>GOWARD ROBERT ARNO</u> to me personally known to be the identical individual <u>S</u> they explained the same prosty and voluntarily for the in TESTIMONY WHEREOF, I have hereunto set my h	named in and who executed t a uses and purposes therein e and and affixed my notarial t	he foregoing instrument and acknowledged is a specific second second with the day and year last above written.	
ISEAD OF	A	r Oregon oxpiros: 5-14-80	
Loom No.		STATE OF OREGON } ss. County of Klamath };;;	
TRUST DEED	(DON'T USE THIS BPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE	I certify that the within instrument was received for record on the23 day ofJuly, 19.76 at .2:50 o'clockPM., and recorded in bookM76on page .1.1242. Record of Mortgages of said County.	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneilciary	USED.)	Witness my hand and seal of County affixed. <u>Wm D Milne</u> County Clerk	
Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon		By Alagel Hag l 6,00	
REQUI	ST FOR FULL RECON	7EYANCE 70 been pald.	
TO: William Ganong, Trustee The undersigned is the legal owner and holder of have been fully paid and satisfied. You hereby are du pursuant to statute, to cancel all evidences of indebied trust deed) and to reconvey, without warranty, to the same.	parties designated by the terr	e foregoing trust deed. All sums secured by sold trust deed ny sums owing to you under the terms of sold trust deed or d (which are delivered to you herewith together with sold ns of sold trust deed the estate now held by you under the	a substant
	First Fe	deral Savings and Loan Association, Beneficiary	