L#01-40885 К/Т А-2712 <b>16744</b>	a second a second s	Vol. <u>76 </u> Page	6 <i>  </i>
THIS TRUST DEED, made this 23rd, KENT REX ANI	day of	nd and Wife	76 between
, 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:			
EA parcel of land situated 9 E.W.M., Klamath County, (	Oregon, being more	particularly describe	So as lorrows: Wall
<ul> <li>Beginning at a ½ inch iron pin marking the southwest corner of Lot 47 of</li> <li>✓ Elmwood Park, a duly recorded subdivision in said Klamath County; thence 5 89°</li> <li>⇒ 33'00" E along the south boundary of said Elmwood Park, 34.73 feet to an old</li> <li>⇒ fence; thence S 03°21'42" E along said old fence and the extension thereof,</li> </ul>			
193.65 feet to a point on U.S.R.S. Klamath Project A reduce aurore to the might	curve on the northe -3 lateral; thence (delta = 36°33'06";	rly right of way line along the arc of a l long chord = 5 83°3	e of the 75.99 feet 1'47" W,
110.38 feet) 112.27 feet t N 78°11'40" W continuing a to a l inch iron pin at th	o a ½ inch iron pin long said lateral r e intersection of s	at the end of curve ight of way line, 82 aid lateral right of	94 feet way line with
the easterly right of way along said easterly right	line of South Etna of way line and the 8". long chord=N 83	Street, a county roa arc of a 170.73 fee °50'39" W. 154.19 fe	t radius curve
feet to the end of curve; thence leaving said easter	thence N 57°00'00" 1y right of way lin Currently used for agricultural,	W, 14.76 Eeet to a <u>*</u> e N78°30'37" E, 239. Timber or grazing purposes.	41 feet to the*
together with all and singular the appurtenances hereafter belonging to, derived from or in anyw lating, air-conditioning, rafrigerating, watering a covering in-place such as wall to wall corporing	vise appartaining to the above descript nd irrigation apparatus, equipment an and linoleum, shades and built-in app	d fixtures, together with all awnings, ve sliances now or hereafter installed in or.	netian' blinds, floor used in connection
covering in place sour as that is the source of the grant	interest therein which the granter in		
This trust deed shall further secure the payment of if any, as may be in the above described property as having an interest in the above described property may note, other secure to be indebtedness secured by this tr mote other one note, the beneficiary may credit payment any of said notes or part of any payment. on one no as the beneficiary may elect.	at such additional money accustion of	the property by the beneficiary after default, any shall be credited to the indebtedness. If any samenta, inavrance premiums and other, charges parment, of, such, charges as they become due, i pereficiary upon demand, and if not paid within it may at its option add, the amount of such defic ed hereby.	balance remaining in the
The grantor hereby covenants to and with the tr herein that the said premises and property conveyed free and clear of all encumbrances and that the gra	ustee and the beneficiary Should by this trust deed are beneficiary in antor will and his heirs, for shall dra- the therein the grantor	may at its option rad the amount or such detect the energy. the grantor fail to keep any of the foregol ay at its option carry out the same, and all we interest at the rate specified in the note on demand and shall be secured by the lice mote made on said premises and also to me to the secle discriming the may dema necessal	ng covenants, then the its expenditures there- is all be repayable by of this trut, deed. In discributo to complete
The grants the claims of all persons whomsoever, gainst the claims of all persons whomsoever, The grantor covenants and agrees to pay said not thereof and, when due, all taxes, assessments and oth end property to keep said property, free from all c codence over this trust deed; to compile all buildings or here for constructed on said premises within six	to according to the terms property as encoded is leviced against the charges leviced against the course of construction covenants, co in course of construction covenants, co i months from the date free and exp	not in the built of a shift premises and also to me ments made on shift premises and also to me in its sole discretion it may deem necessari antor further agrees to comply with all laws, molitions and restrictions affecting said pro- benes of this trutt. Including the cost of the company of the trutter including the cost of	ke such repairs to said
heroot or the date construction is hereafter commence promptly and is good workmanithe manner any buil said property which may be damaged or destroyed costs incurred itherefor; to allow beneficiary to insp times during construction; to replace any work or m beneficiary within fifteen days after written notice fact; not to remove or destoy any, building or impro	ting or improvement on in enforcing and jay, when due, all to appear in pect said property at all ity hereof or interlais unsatisfactory to costs and co from beneficiary of such reasonable s wements now or hereafter which the b	In its solution of the second	fees actually hourred; ing to affect the secur- trustee; and to pay all action or proceeding in action or proceeding in suit brought by benc.
<ul> <li>executors and administrators shall witrant and determines gainst the claims of all persons whomoover.</li> <li>The grautor covenants and arross to pay said not thereof and, when due, all de property. After from all and property first of the start deed, to complete all buildings or bereafter constructed on said premises within six or bereafter construction is thereafter commence promptly and in good workmanike manner any building construction is thereafter commence promptly and in good workmanike manner any building construction is thereafter commence promptly and in good workmanike manner any building construction is the provide a start or the start or the</li></ul>	and to commit or suffer roperty and improvements usity insured against loss. The be from time to time require, and the note or obligation any further ca acceptable to the bene- in correct form and with 1t is r	meficiary will furnish to the grantor on writement of account but shall not be obligated statements of account.	tten request therefor an i or required to furnish
ficiary, and to deliver the original poly of the bench approved loss payable clause in favor of the bench premium paid, to the principal place of business of lifeten days prior to the effective date of any suc lifeten days prior to the effective date of any suc said policy of insurance is not so tendered, the be discretion obtain insurance for the benefit of the bond shall be non-cancellable by the granter during the fu	fickiny, attached, and with 1, the beneficiary, at least inder the ri- nenticlary may in its own enticlary which insurance ill term of the policy thus payable as	nutually "greed that; the event that any portion or all of said gift of eminent domain or condemnation, it commence, prosecule in its own name, app eadings, or it o make any compromise or settl and, it is o elect. to require, that all or an compensation for such taking, which are in y all reasonable costs; expenses and attorn by the grantor, in such proceedings, shall be by the grantor, in such proceedings, shall be by the finet upon any reasonable costs and illy paid or incurred by the bondificary in s illed upon the indebtedness secured hereby;	property shall be taken to beneficiary shall have ar in or defend any ac- ment in connection with y portion of the money's excess of the amount re- via fees necessarily naid
That for the purpose of provide relations are accessed on assessments, and governmental charges forted or accessed on perty and insurance prendum while the indebiedness secured of the lesser of the original nucleuse ories; and by the gran made jor the beneficiary s original appraisal value, of the T	ainst the above described pro- hereby is in excess of 80% belance app nor at the time the loan was at its own property at the time the loan at its own be necessar	y in obtaining, such compensation, prompti	Y UDUI CHE DENCIMARIY
on the date installments on principal and interest are payat	i to the information of the provide a second large of reduced to second large of reduced to second large of the second large o	any time and from time to time upon wri ment of is fees and presentation of this d (in case of full reconveyance, for concellatio any person for the payment of the indebted the making of any map or plat of aid prop in or creating and restriction thereon, (c) reement affecting this deed or the lies or on tranty, all or any part of the property. The be described as the "preson or persons" all a therein of any matters or facts all he s thereof. Truskees fees for any of the s	ten request of the bene- eed and the note for en- b), without Affeting the ress, the trustee may (s) riyr (b) join in granting Join in any subordination
within each successing 12 months and also 1/36 of the 1 respect to and property within each successing three years referet as estimated and directed by the beneficiary. Benefic interest on and amounts at a rate put less than the high by banks on their open passbook accounts minus 3/4 of 4 of the rate of minus and the direct shall mentify balance in the account and shall be paid quarter to the estrow account the amount of the interest due.	est fair aution for to be brain (0, If such rate is less than 1) be computed on the average without wa y to this grainer by crediting the recital truthfunnes shall be 45	reement affecting this deed or the lien or chi rranty, all or any part of the property. The be described in the "person or persons legg s. therein of any matters or facts chall be s thereof. Truster's fees for any of the se .00.	arge hereof; (d) reconvey, grantes in any reconvey- ily entitled thereto" and conclusive proof of the project in this paragraph
While the grantor is to pay any and all taxes, assess for assessed against said property, or any part thereof, be interest and also to pay preniums on all insurante polletes ments are to be made through the hendletary, as afortaid, the beneficiary to pay any and all taxes, at "sments and add property in the amounts as short by the state collector of such takes, assessments on other charges and to be amounts should on, the statements submitted by the	start under charges feitre store (he same begin, to bear, continuance upon said "property, sitch pay- perty, affec affec analyse levied by imposed the charges levied by imposed the perform ments thereof, furnished by the to pay the insurance premiums become dur	.00. additional security: granton horeby assigna to dithese trusts all on the security in the bit details in the payment or any infomine proper- ind details in the payment or any indebted annee of any agreement hereunder, grantor al and the rents, issues, royalites and profiles earned as and payable. Upon any details by the gra- y at any time without nolles, either in pays of a profile of the second without regar- rise indebtedness horeby secured; unfor units issues and profiles, including the gras there up- rises and expenses of operation and counter the less costs and expenses of operation and counter the secured to any any indebtedness excluder.	and profits of the pro- ty located thereon. Until loss secured hereby or in hall have the right to col- prior to default as they nice, hereunder, the bene-
2.1. Control of such taking assembling or other charges and on the summaria submittee for the sentatives and to withdraw the sum a submittee for the repeated billing for the target submittee for the repeated billing for the target submittee for the responsible. For fullier to the sum a submittee with any loss, the compromise and settle with any loss and the components and settle with any loss and the submittee billing for the summary submittee of the summary and the summary submittee of the summary submittee of the summary summary submittee of the summary s	insurance curriers or tour rep." ficiary may find from the reserve account of microrer to b no event to hold the beneficiary. security for or any loss or damage growing said proper yr hereby is authorized in the the renta, ance company and to apply any the same, is trust deed. In computing the able attorn	7 At any line without notice, elitief in person of appointed by a contri, and without regars, the indebtedness, hereby secured, enter up, or any part thereof. In its ord inter it issues and profits, including those past diese costs and expenses of operations, efforts, enclosed and the indebtedness secured. It is the indebtedness secured in the indebtedness secured.	d to the adequacy of any on and take possession of is for Cr otherwise Collect is and unpaid, and apply inceton, including reason- incetoy, and in such order
*point of beginning, con	taining 0.92 acre,	eficiary may determine.	2

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(SEAL)

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

ervice charge. a Time is of the essence of this instrument and upon default by the neor in payment of any indebtedness secured hereby or in performance of any rement hereunder, the beneficiary may declare all sums secured hereby im-diately due and payable by delivery to the trustee of written notice of default i election to sell the trust property, which notice trustee shall cause to be y filed for record. Upon delivery of said uoidee of default and election to selly beneficiary shall deposit with the trustee that rust deed and all propon the sizes shall fix the time and place of sale and give notice thereof as then uired 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 wilczed may pay the entire amount then due under this trush dead aread obligations secured thereby (including costs and expenses activory's fees enforcing the terms of the obligation and trustee's haprineipal as would then be due had no default occurred and thereby ours the default.

not then be due and no default occurred and thereby ourse and established 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, then trustee shall sell said property separate parcels, and in such order as he may de-termine, said property separate parcels, and in such order as he may de-termine, said property by public announcement as such time and place of alle and from time to time thereafter; may postpone the sale by public an-sale and from time to time thereafter; may postpone the sale by public an-

nouncement at the time fixed by the preceding postponement. The trustee a deliver to the purchaser his deed in form as required by law, conveying the party as coid, but without any covenant or warranty, express or implicat recitals in the deed of any matters or facts shall be conclusives proof of truthfulness thereof. Any person, excluding the trustee but including the gray and the beneficiary, may purchase at the sale.

9. When the Trustee sells pursuant to the powers provided herein, ustee shall spoy the proceeds of the trustee's sale as follows: (1) rustee shall spoy the proceeds of the trustee's sale as follows: (1) is assumble carbon to a the attorney. (2) To the obligation secured by numerically for all persons having recorded lies subsequent to rustee show the priority. (4) The survival section at the trustee of the leed or to his successor in interest estimated to such survival.

aced or to his successor in interest-chilica to such surplus. 10. For any reason permitted by law, the beneficiary may from t time appoint a successor or successors to any prusophilment and without successor trustce suppointed hereunder. The the here here the successor trustce the successor trusts the successor trusts and without and without and without the successor trusts the therein named or appointed herein as an and or appointed herein as the successor trusts and the successor trusts the successor trusts the successor trusts and the successor trusts the successor trusts the successor trusts and the successor trusts the successor trusts the successor trusts the successor trusts and the successor trusts and the successor trusts and the successor trusts and the successor trusts.

1. Trustee accepts this trust when this deed, duly exceuted 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, hurres to the benefit of, and binds all parties hereto, their heirs, legates devises, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pleigee, of the note secured herety, hereter or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the max-culine 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 seat the day and year first above written.

STATE OF OREGON County of Klamath

Loan No:

THIS IS TO CERTIFY that on this 23 day of Notary Public, in and for said county and state, personally appeared the within named

to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY. WHEREOF, I have hereunto set my hand and affired my lotarial seal the day and year last above written.

Noterly Public for Oregon My commission expires: 10-13-75

e Norm-SEALL IT PUBLIC ્રઉ and the second

TRUST DEED

TO

After Recording Return To:

DATED

FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon (

Grantor

Beneficiary

STATE OF OREGON ) SS. County of Klamath

I certify that the within instrument was received for record on the <u>26th</u> day of <u>JULY</u>, <u>19,76</u>, at 11;41 o'clock A M., and recorded in book M 76.....on page 11296 Record of Mortgages of said County.

, 19.76, before me, the undersigned, a

Witness my hand and seal of County affixed.

County Clerk

Deputy

verties which the set

WM. D. MILNE

ON'T USE THIS (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-

TIES WHERE

USED.)

5. S. 5. S. 6. 6 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

FEE \$ 6.00

The sector

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A. C. Market

Trustee TO: William Ganong ...

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed re been fully paid and satisfied. You hereby are directed, on payment to you of any sums awing to you under the terms of said trust deed or suant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said at 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 secure the terms of said trust deed the estate now held by you under the scme.

by .....

First Federal Savings and Loan Association, Beneficiary

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