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#38-11193 01-10306

TRUST DEED Vol. 16 Page 11.673 16989

19 76 between THIS TRUST DEED, made this 29thday of July MICHELE E. HOUSH, 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 7 in Block 5, Tract No. 1007, WINCHESTER, 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, hereditements, rents, issues, profits, water rights, easements or privileges new or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, keating, vanlilating, sir-conditioning, refrigurating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as well-to-wall carpeting and lineleum, shadas and built-in appliances now or hereafter installed in or used in connection covering in place such as well-to-well carpeting and linoleum, shades and built-in appliances new 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 purpos SAND AND AND application of each agreement of the grantor herein contained and the payment of the sum of TWENTY SEVEN THOUSAND AND AND (\$ 27,050.00....) Dollars, with interest therein according to the terms of a promissory role of werd date therein with the rest therein according to the terms of a promissory role of werd date therein the sum of the su

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or otheras having an interest in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deed is evidenced by more than 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, as the beneficiary may elect.

sore data one once, the services y may creat payments 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 herein that the said premises and property conveyed by this trust his heirs, free and clear of all encumbrances and that the grantor his said the here free and clear of all encumbrances and that the grantor his said the here free and clear of all encumbrances and that the grantor his said the here free and clear of all encumbrances and that the grantor has add the here free and clear of all encumbrances and that the grantor has add the here free and clear of all persons whomeover. The grantor covenants and agrees to pay said note according to the terms thereof and, who due all parsons whomeover. as a statistic of the said the said the construction or hereoffer constructed on said preints within six nonths from the date hereof or the date construction is hereafter commenced; to repart and into on said property which may be damaged or destroyed and and property at all costs incurred therefor; to slow beneficiary is or materials unsatifistatory to construction on said property is or materials unsatifistatory to constructed on said prometry in buildings or hereafter fact; not to remove or maises; to keep all buildings, property and improvements now or hereafter eventuation and prometry in buildings and improvements now or constructed on said prometry in going and prometry main the date in a sum not less than the original principal sum from time to the shifts in a sum not less than the original principal sum of commit or saiffer hereafter of said premises; to keep all buildings, property and improvements now or hereafter erected on said prometry in point incure to be helping in a sum not less than the original principal sum of the point of the beneficiary at less the free days prime is not so tendered, the beneficiary main its own had poly obtain insurance for the benef

shall be non-cancellable by the grantor during the full term of the policy thus obtained. That for the purpose of providing recularly for the prompt payment of all taxes, massessments, and governmental admarge levied or assessed against the alway described property and hasarane prenalum withen the indetectives securic bereful is in excess of 80% of the isser of the origin primin advantage levies of the property is in excess of 80% of the isser of the origin primin advantage levies of the property of the constraint primin approximatel value of the property at the time the loan was made grantor at prediction priming approximately in addition to the monthly regulation security principal and introduces on principal and interest are payalle an annount equal to 1/12 of the taxes, and other charges due and hazable with respect to add property within each accessing 12 months and also 1/36 of the instrance remaining upper table and the test that the strant at a trate on the set. The schedule is a study of the set of the report of the schedule and directed by the beneficiary. Beneficiary shall pay to the grantor interest on a study and the schedule is the report of the schedule and directed by the beneficiary. Beneficiary shall pay to the grantor at a star ten to the schedule shall be added to be paid by barks on their open passhok accounts minus 3/1 of 1%. If such rate is here there are of interest paid shall be 4%. Interest shall be compared to the event of the interest of the schedule shall be added by the schedule shall be transfer that is the schedule shall be schedule of the interest paid shall be 4%. Interest shall be approved by crediting the schedule shall be added the schedule shall be paid interest of the schedule shall be schedule shall be schedule shall be schedule shall be paid interest of the schedule shall be schedule shall be

While the grantor is to pay any and all taxes, assessments and bilter charges leded messeed against said property, or any part thereof, before the same term to term rest and also to pay premiums on all insurance publics upon said promety atthered is all to be appreximitive the herefeltary as affects in the said property atthered beneficiary to pay any and all taxes, assessments and solve the post-ter state to be able to be appreximited by the said to be any the insurance preclusion beneficiary to pay any and all taxes, assessments and solve the thereof turnished by their said property in the animatic as stored by the transmission of the transmission of the statements ability of the pay and the property in the animatic as the pay of the pay and the pay the base of the pay of the animatic as the pay of t obligation

negatisition of the property by the beneficiary after default, any balance remaining in the reserve account, shall be credited to the indettedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient a the time for the payment of such charges as they become due, the granter shall be deficit to the beneficiary upon demand, and if not paid within ter days do tryine how the the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

ligation secured hereby. Should the granitor fail to keep any of the foregoing covenants, then the pritcinty may at its option carry out the same, and all its expenditures there-pritcinty may at its option carry out the same, and all its expenditures there-is granitor on demand and shall be secured by the ling of this trust deed. In its connection, the beneficiary shall have the right in its discretion to complete its connection, the beneficiary shall have the right in its discretion to complete and on shall be the output of the main such repairs to said operty as in its sole discretion it may deem necessary or advisable.

operly as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, venants, conditions and restrictions affecting asid property; to pay all costs, and expenses of this trust, including the cost of title search, as well as no other costs and expenses of the truste incurred in connection with or enforcing this obligation, and truster's and attorney's fees actually incurred; appear in and defend any action or proceeding purporting to affect the secur-y hereof or the rights or powers of the beneficiary or trustee; and to pay all assenable sum to be fixed by the court, in any such actions or proceeding in ansonable sum to be fixed by the court, in any such actions or proceeding by henc-elary to forcelose this deed, and all said sums shall be secured by this trust end. in to npi-ity hereo, costs and ensonable h th

The heneficiary will furgish to the grantos on written request therefor an annual statements of account but shall not be obligated or required to furnish any further statements of account.

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A DESCRIPTION OF THE PARTY

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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 detend any ec-tion or proceedings, or to make any compromise or settlement in contine money's such taking and, if it so elects, to require that all or any pois of the amount re-guired to pay all reasonable costs, expenses and the proceedings shall be paid to the beneficiary and applied by the grantor in such proceedings shall be paid to the beneficiary and applied by the transition in such proceedings shall be proceedings, and the half applied by the transition of the there are there are a station pro-res necessarily paid or incurred blacks secured bereby; and the grantor agrees, at its own expense, to take such actions and execute such instruments as shall be the expense. In obtaining such compensation, promptly upon, the beneficiary's request.

2. At any time and from time to time upon written request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of tils dend and the note for en-ficiary, payment of the representation of the debtedness, the trustee may (a) isolation of the maximum of the indebtedness, the trustee may (a) any ensement or creating and restriction threcon, (c) join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, nithout warranty, all or any part of the property. The grantee in any reconvey-nee may be described as the "person or persons fegally entitled thereto" and the registion thereof. Trustee's fees for any of the services in this paragraph hall be 500.

reutifulness increase. Indices uses for any of the services in Link paragraph shall be 45.00. 3. As additional security, granter hereby assigns to beneficiary during the continuance of these trasts all rents, issues, royalites and profits of the pro-continuance of these trasts all rents, issues, royalites and profits of the pro-continuance of these trasts all rents, issues, royalites and profits of the pro-continuance of these trasts and rents of any bersonal property located thereon. Until the performation of any agretanth hereunder, granter shall have the right to col-the performation of any agretanth hereunder granter shall have the right to col-ficienty may at any time without noise, either the performation to default as they releved to appointed by a court, and without regard to the adquace of any sectivity for the indebtdness hereby seen entry upon and take possession of said property of any part thereof, ing those near the and unpaid, and apply the same lass costs and expenses of operation and collection, including reason-able attorney's fees, upon any indebtedness secured hereby, and in such order as the benclicary inny determine.

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4. The entring upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of firs and other insurance policies or composation or swarts for any taking or damage of the property, and the application or release thereof, as aforealed, shall not cure or waive any definition to its of the shows a storeal definition of a start of the said other insurance policies of composation or release thereof, as aforealed, shall not cure or waive any definition notice.
5. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish boasilelary on a form a ordinarily be required of a new loan applicant and shall pay beneficiary as earlied charge.
6. Time is of the essence of this instrument and upon default by the synther the cure of any indebtedness secured hereby or in performance of any arrive function to self our by delivery to the trustee of written motice or function. all the trust property, which could be a set of default and enough rd. Upon delivery of shall notice of default and enough all deposit with the trustee this trust deed and all tents evidencing expenditures secured hereby, while the time and place of sale and give notice ther the time and place of sale and give notice there is a secure of the sale and give notice there is the sale of the sale and give notice there is the sale of the sale and give notice there is the sale of the sale and give notice the sale of t

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the beneficiary shall deposit with the trustee this trust doed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as then required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's suic, the grantor or other person so privileged may secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees as secured thereby (including costs and expenses actually incurred in onforcing the terms of the obligation and trustee's and attorney's fees not then be due had no default occurred and thereby cure the dataut. 8. After the lapse of such time as may then be required by law following the recordation of said notice of dofault and giving of said notice of sale, the trustee as a whole or in separate photder find by him in asid notice of sale, either as a whole or in separate bidder for each order as he may de-termine, at public accuing to hidder for each order as a her and used of sale, set the time and pind in sup optiopons sale of sale of the United States, payable at the time inder and pind in sub order as the may de-United States, payable at the time thereafter may postpone sale of sale of the United States, payable at the time thereafter may postpone the sale of sale of sale and from time to time thereafter may postpone the sale of sale of 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 shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty as old, but without any covenant or its weak conveying the pro-rectilas in the deed of any matters only the shall be concluster proof of the trusticulas thereof. Any person, canding the trustee but including the granter and the baneficiary, may purchase at the sale.

me to o any t con-owers , Each ecuted to of the oof of and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be maked by mate deed and its place of the county of counties in which the property is the beneficiary, containing reference to the county clerk or recorder of the county or counties in which the property is functed, shall be accolusive proof of the county or counties in which the property is an order of the county clerk or recorder of the county or counties in which the property is a provided by law. The trustee is not oblighted for the successor frustee. If the successor is and the successor is and the successor is an order of the successor frustee. If the successor is and the successor is an order of the successor is and the successor is an order of the successor is and the successor is an order of the successor is and the successor is an order of the successor is and the successor is an order of the successor of the successor is an order of the successor of the succ

IN WITNESS WHEREOF, said grantor he	18 hereunto set his hand an	d seal the day and year first above written.	No. 1 Second Landson State
	11	Jechill E. Haush (SEAL)	
		(SEAL)	
THIS IS TO CERTIFY that on this 29 all day	of July	19.76 before me, the undersigned, a	
THIS IS TO CERTIFY that on the otary Public in and for said county and state, per MICHELLE E. HOUSH, a SL me personally mown to be the identical individual. SDE Verecuted the same freely and voluntarily for IN TESTIMONY WHEREOF, I have hereunto set m	_ named in and who executed it the uses and purposes therein ex y hand and affixed my notarial s	re loregoing institution on contractions of a contraction	
ne en e	XIITh)	Amere	
SEAL)	Ndary Public for My commission e	Oregon xpires: J-14-80	
Locn No:		STATE OF OREGON County of Klamath	
TRUST DEED	(DON'T USE THIS SPACE, RESERVED FOR RECORDING LABEL IN COUNN TIES WHERE USED.)	I certify that the within instrument was received for record on the 30th. day of, 1976, at 10;42.o'clockA.M., and recorded in book _M.76on page Record of Mortgages of said County. Witness my hand and seal of County affixed. Wh. D. MLLNE County Clerk By Maxware Deputy	
Klamath Falls, Oregon	FEE \$ 6.00		
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong			
The undersigned is the legal owner and holder of have been fully paid and satisfied. You hereby are pursuant to statute, to cancel all evidences of indebit trust deed) and to reconvey, without warranty, to the same.	dness secured by said trust deed e parties designated by the terms	of said trust deed the estate now held by you under the	
	First Fode	oral Savings and Loan Association, Beneficiary	A strategie and a second s
DATED:			
	dan dari berber men mendeken bedar berber in di berber dan dari berber dan berber berber berber berber dari ber Berber dari berber dari berber ber Berber dari berber b	en en sen en e	