76 hetween 10 THIS TRUST DEED, made this 10th day of August DOUGLAS KEITH WHITSETT and KATHLEEN PEGGY WHITSETT, husband and wife ..., as grantor, William Ganong, Jr., as trustee, and

TRUST DEED

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:

38-10960

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:

All of the NW4SW4 of Section 23, Township 39 South, Range 113 East of the Willamette Meridian, TOGETHER WITH that part of the Southerly 30 feet of the NE4SE4 of Section 22, Township 39 South, Range 11% East of the Willamette Meridian lying Easterly of the North Poe Valley Road.

which said described real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the gravitor or others having an interest in the above described property, as may be is evidenced by a note or notes. In the beneficiary may credit payments received by it upon more than one note or part of any payment on one note and part on another, as the beneficiary may redit.

01-10321 17479

any of said noises or part of any payment on one note and part of another, as the beneficiary may elect. The part of the trustee and the beneficiary meria that the said premises and property conveyed by this trust deed are free and clear of all encuminances and the grant will and his heirs, free and said administrators shall warrant and defend his said title thereig against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereig sainst the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when teep, said property free from all encumbranes buried against thereof and, when teep, said property free from all encumbranes of construction cedence over constructed on said premises within shed: to repair and restore the droperty which may be damaged diary to inspect all property at all costs incurred therefor; to allow ben after yo to inspect all property at all costs incurred therefor; to allow ben after yo inspect and pay, when due, all costs incurred therefor; to allow ben after yo inspect all property at all costs incurred therefor; to allow ben may work or materials unsatisfactory to be restored therefor; to allow ben may work or materials unsatisfactory to be restored therefor; to allow ben may work or materials unsatisfactory to be restored or all pression and property at all in provements and waste of said property in good repair and to community of the restored or said pression is the beneficient may be damaged therefory in sum not less than the original principal applies acceptable to the restore. If sum not less than the original principal applies acceptable to the benef-tiedry, and to deliver the original principal applies acceptable to the benef-tiedry to the principal policy of the beneficiary attended and with approved less payloue clause in favor of husiness of the heneficiary attended and with promium paid, to the principal policy of the beneficiary attended and with application obtain improper low in the auterial to a the encellary and in a some all applies of insurance is to the deneficiary attended and with approved less payloue clause in favor of husiness of the heneficiary attended and policy of insurance is to the denefic of the beneficiary may in its are all policy of insurance is to the denefic of the beneficiary may in its are all policy of insurance is to the denefic of t

shall be non-cancellable by the grantor during the full term of the policy thus obtained. That for the purpose of providing regularly for the prompt payment of all taxes, in the policy during the property and having a portrained during selected or assessed against the above described pro-sessessments, and governmental durings levied or assessed against the above described pro-massessments, and corrindental durings levied or assessed against the above described pro-sessessments, and corrindental durings levied or assessed against the above described pro-massessments, and leviers of the original purchase price paid by the grantor at the time the land was of the lesser of the original purchase price paid by the grantor at the time the land was made or the beneficitary in end the length of the property at the time the land was principal and lateret is on principal and interest are payable an amount to all rays of the taxes, assessments, and other charges disc and payathe with respect of a sold property of the taxe, assessments, and other charges disc and payathe with respect of a sold property within each succeeding three yeas walle this respect to be paid interest on sold against at a rate not less than the industr rate and rate is less then by banks on tiled interest paids shall be 4%. Interest shall be computed to be paid 4%, the trate of interest paids shall be 4%. Interest shall be computed to be paid 4%. The trate of interest paids shall be 4%. Interest shall be computed to be paid to the exceent account and shall be paid quarterity to the grantor by crediting to the exceent account of the interest due.

to the escrew account the amount of the interest one. While the granior is to pay any and all faxes, assessments and other charges helded or assessed against said property, or any part thereof, hefore the same head to be provided in the pay program of the same problem of the same head of the pay-interest and also to pay any and all taxes, assessments and other charges belief the beneficiary to pay any and all taxes, assessments and other charges belief in property. In the magnats said property, in the assessments or other charges, and to pay the insurance prelimense collector of such taxes, assessments or other charges, and to pay the insurance prelimense in the amounts pluswind all taxes which may be required the beneficiary to pay any it any, established for the unpose. The granior acress in prevent on the beneficiary resonabilished for the bare any histrance within or for any is an damage graving requisibilished for the bare any histrance within the insurance company and to apply any could of a discus, terminous a settle with a previous settle or down and the apply any could be the same provide a settle with any instance within the insurance of and, is and to apply any could be address, to compromise and settle with any instance within the total purpose. The application is the same of the same application of the pay is an attracted. In the same of any bars, to compromise and settle with any instance within the same is a damage graving requiring the same requires the same of the application of the pay is antionized. In the major of any bars, to compromise and settle with any instance within the required with a same or damage graving and to apply any count of any bars and any instance the same is any is any isomet any bars and to apply any cent of any bars, to compromise and settle with any instance of any is the application in full or upon sale or other major. In the indebiedness for payment and satisfaction in full or upon sale or other major.

5.6

acquisition 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 fractional property and the second data any for taxes, assessments, havance premiums and other charges is not sufficient at any for taxes, assessments, havance premiums and other charges is not sufficient at any for taxes, assessments, havance previous and other charges is not sufficient at any for taxes, assessments, havance the predict of such charges as they become due, the granter shall be the beneficiary upon demand, and if not paid within the days after such demand, defield to the beneficiary upon demand, and if not paid within the approximation of the beneficiary and the specified in the note, shall be repayable by the standard of the specified in the note, shall be repayable by the specificar to the ratio a shall be repayed by the standard of the stat deed, in this connection, the beneficiary shall have the heat not the stat deed. In the stat deed, in the stat deed, in this connection, the beneficiary shall have the heat on the stat deed, in the stat deed in the stat deed in the stat deed. In this connection, the beneficiary shall have the heat have such repaysable approperty as in its as led distribution it may deem necessary or advisable.

Vol. 76_Page 12364

property as in its sole discretion it may deem necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulation, covenants, conditions and restrictions affecting said property; to pay all costs fees and expenses of this trust, including the cost of title search, and its the other other other with a truster of the truster incurred in connection with or the other other other with a truster of the bareficiary or truster and the search to appear by the server of the bareficiary or truster and attention affect the search as the search to appear by the server of the bareficiary or truster and a torney's fees a trust the search to prove the trust of the search of the bareficiary or trust to to pay all ty hereol or the rights or powers of the bareficiary or trusts of the secured which the beneficiary or trustee may appear and in any suit brought by bene-ficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

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.

1

S.M.

1000000

CALL STATISTICS LAS

 (\cdot, \cdot)

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 nder 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 se-ter shall be commence, prosecute in its own name, appear in or defend any se-ter and the second second second second second second second second second the second the second second

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 beneficiary payment of its fees and presentation of this deed and the note for enditive of the presentation of this deed and the note for enditive of the person for the payment of the indebteness, the truster may replace the second of the second the second of the second of

truitifulners, thereof. Trustee's fees for any of the services in this paragraph shall be \$3.00. 3. As additional security, granter hereby assigns to beneficiary during the conlinuance of these trusts all reas, issues, royalites and profits of the pro-genty affected by this deed and of any indebtedness secured hereby or in perty affected by this deed and of any indebtedness secured hereby or in the performance of ally agreematics and profits of the performance of ally agreematics between the performance of ally agreematics and profits of the performance tett all such reas, issues, and any default by the granter shall have the right to col-the performance of ally agreematics and profits earned prior to default as they become due and payable without notice, either in person, by agent or by a re-ticitary may at any into without notice, either in person, by agent or by a re-eevently for any part thereof, in its own mang such for or otherwise colle-shall properties and expenses of operation and called and profits, and expenses of operations and called and the reas, less costs and expenses of operation and called and paint, and appli-the attorney's fees, upon any indebtedness secured hereby, and in such order as the hereficiary may determine.

1

12365

24

ŝ

4

1

12

12

17 ÷ 15 m

្ប័

4. The entering upon and taking possession of said property, the collection of such rents, issues and provide for the proceeds of fire and other insurance pol-lets or compensation or switch for any taking or diamage of the property, and the application or release thereof, as aloresaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

22. i ditar Kalika

ALASE

媷

ATT OF CAL

T

and the second

form supplied it with such personal information concerning the protectionary would ordinarily be required of a new loan applicant and shall pay beacting a service charge.
6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any sequences of the instrument and upon default by the grantor in payment of any indebiedness secured hereby or in performance of any sequences of the instrument and upon default by the default we and payment of any delivery to the trustee of written notice of default and decilon to send theorement hereunder, the bardeness secured hereby in the trustee of the default and election to send theorements of the trustee of default and election to send theorements evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of sale and give notice thereof as the required by law.
7. After default and any time prior to five days before the date set by the trustees for the Trustee's and the trustee's and expenses actually incurred the obligations accurred bot (the obligation and trustee's and structee's and structee's and then the trustee that the dedault deed and ally formation of the obligation accurred the obligation accurred and the obligation and trustee's and structee's and structee's and structee's and structee's and expenses actually incurred the obligation accurred and the obligation and trustee's and structee's and stormey's fees in enforcing the to each other and place first out the sale of a sale.
8. After the lapse of such time as may then be required by is would anot then be due had no default and giving of ald notice of alle, the sale of all property at the time and place first by the sale of all ontice of a sale.

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, convering the pro-perty as sold, but without any covenant or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

ĥ,

recting in the used of any markes or nexts that by containing the grantor intifulness thereof. Any person, excluding the trustee built including the grantor and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided bareln, the trustee is all anyly the proceeds of the trustee sale as follows: (1) To the expense of the sale including the grantor by the trustee sale as follows: (2) To the obligation secured by the trustee that the subsequent to the trustees of the trustee sale as follows: (3) To all persons wing To the obligation secured by the trustee that the surplus, if any, to the grantor of the trustees of the trustee of the surplus and the grantor of the trustees of the trust deed. (3) To all persons wing To the obligation secured by the order of their piority. (3) To all parsons y trustee named herein, or to any persons or successor to any trustee named herein, or to any sequences or trustee the hatter shall be vested with all titles. The server and dutte conferred upon any trustee named herein and without server and duttes conferred upon any trustee hared by writee hared with all titles. The county or counties in which the property is situated, shall be calculated or denome of the county or counties in which the property is situated, shall be calculate and acknowide and public record, and provided by law. The trustees into a biggrash appoint and the appoint met and appoint end of the secures and public the of person any of trustee and of any of the deal of arritor or trustee shall be record or trustee the office of the county for trustee shall be wated of a state and acknowide of the states of the secure trustee is provided by law. The trustee is not obligated to notify any proceeding in which the property is situated, and black all parties in the totice of persons any of trustees and acknowide of the rest is a provided by law. The trustee is all be anyle the order of the trustee is not obligated to notify approceeding in which the grantow be

In safe endines, in the highest bidder for each, in law emine, at public auction to the time of, sale. Trustee may postpor Jaited States, payable at the time of, sale. Trustee may postpor iny portion of said property by public announcement at such the sale and from time to time thereafter may postpone the sale	ne and place of cullne gender includes the remaine and of meaning the second state of	
IN WITNESS WHEREOF, said grantor ha	s hereunto set his hand and seal the day and year first above written.	
STATE OF OREGON	Douglas Keith White the (SEAL)	
County of Klamath) ss.	August 76 not provide the within named provid	
to me persencily known to be the identical individual	E named in and who executed the foregoing instrument and acknowledged to me that the uses and purpose therein expressed.	
IN TESTIMONY WHEREOF, I have hereunto set my	hand and affixed my partial seal the day and year last above written.	
(SEAL)	Notiry Public for Oregon 5-14-80 My commission expires: 5-14-80	
Loen No.	STATE OF OREGON } ss.	
TRUST DEED	I certify that the within instrument was received for record on the 10th	
	day of <u>August</u> , 19.76, (DON'T USE THIS at 3: 39 o'clock P.M., and recorded in book M. 76 on page 12364	
Grantor	ron RECORDING IN BOOK IN 10 10 10 10 10 10 10 10 10 10 10 10 10	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	caffixed. WM. D. MILNE	
After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.	County Clerk By April Diague	
Klamath Falls, Oregon	Fee: \$6.00 Deputy	
REQU	TEST FOR FULL RECONVEYANCE	
To be u	sed only when obligations have been paid.	
The undersigned is the legal owner and holder of	all indebiedness secured by the foregoing trust deed. All sums secured by sold trust deed inscised, on payment to you of any sums owing to you under the terms of sold trust deed or dness secured by sold trust deed (which are dolivered to you herewith together with sold e parties designated by the terms of sold trust deed the estate now held by you under the	
trusi deed) and to recoiver, when the second s	First Federal Savings and Loan Association, Beneficiary	
DATED:		
and the second secon		