A-27084 01-10322 12407 Vol. Ale Page DFED TRUST 17505 19 76 between

THIS TRUST DEED, made this 10th day of August JAMES A. LANGER and ARLENE L. LANGER, 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:

The grantor irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property

A tract of land situated in the SE¹/₄SE¹/₄ of Section 29, Township 39 South, in Klamath County, Oregon, described as: Range 9 East of the Willamette Meridian, Klamath County, Oregon, more

particularly described as follows:

Beginning at the Northeast corner of the SE4SE4 of said Section 29, from which the Southeast corner of said Section 29 bears S. 00°01'40" W., 1321.14 feet; thence S. 00⁰01'40" W. along the said section line 675.00 feet; thence S. 89°44'09" W., 1319 feet, more or less, to the west line of

the said SE4SE4; thence Northerly 675 feet, more or less, to the Northwest **B**BC corner of said SE4SE4; thence Easterly 1320 feet, more or less, to the point 2 of beginning.

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 hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting heating, ventihereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating, oir-conditioning, refrigereting, watering and irrigation apparatus, equipment and fixtures, together with all awnings, ventian blinds, floor covering in place such as wall-to-wall carpeting and lineleum, 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 negative. For the purpose of section performance of each agreement of the grantor herein contained and the payment of the sum of THOT TWO THOUSAND AND(s. 22.000.) Dollars, with interest therein according to the terms of a promissory note of even date, herewith, payable to the (s. 22.000.) Dollars, with interest therein according to the terms of a promissory note of section. September 20. 1976.

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the buneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. note, 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

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grant with and his heirs, and administrators shall warrant and defend his said title thereto sgainst the claims of all persons whomsover.

executors and administrators shall warrant and defend his said till thereto against the claims of all percons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when duep said property free from all encumbrances having per-laid property his trust deed; to complete all buildings in course of construction or here or the date construction is hereafter commenced. So the terms thereof and, when duep said property free from all encumbrances having per-edence over constructed on said premises within six monits from all trues, and or here or the date construction is hereafter commenced. For and restore hereing construction is hereafter commenced to a more work and the hereing construction is hereafter commenced is or improvement. on said property which may be damaged or descriptions or improvement, all costs incurred therefor; to allow beneficiary to remate and property at all times during construction is oregine arriter nolice from beneficiary of such hereafter erected upremises to keep all buildings, property and inprovements now or hereafter created upremises to keep all buildings, and to commit or suffer no waste of after crecied on anid premises continuously insured against our times during the hazardas as the beneficiary may from time to the obligation no waste of after crecied on anid premises companies correct torm and with happroved loss payable clause in favor of the beneficiary at langthe to restruct agas prior to the epicing piace of the beneficiary at the here-ficiary, and to deliver the original poince of any such policy in its with the and piace piace obligation of the pencipal piace of the beneficiary at least tifteen days prior to the epicipal piace of any such policy of insurance. If find adjustion to the epicipal piace of any such policy of insurance. If add policy of insurance is or the beneficiary which insurance shall be non-cancellable by the grant during the tuil term of the policy than obuiltad.

shall be non-cancellable by the granitor during the two text by barriers of all taxes, obtained. That for the purpose of probling regularity for the prompt payment of all taxes, assessments, and governmental charges level or assessment has a barriers of the problem in the two problems of the problem system that the the barrier of the problem system the transmoster of a system system of the barriers of a system system

While the grantor is to pay any and all taxes, assessments and other charges leded or assessed against Sold property, or any part thereof, before the same begin to hear interest and also too introng the method thereof. Thereof, before the same begin to hear ments are to be one pay any and all taxes, assessments and other charges leded the beneficity correctly in the anomatic as hear by the instantion tereby and there against same to be one one any any and all taxes, assessments and other charges leded to ments are to be one one any any and all taxes, assessments and other charges leded to impose against same correct in the anomatic as hear by the lastrance there for mixed by the instant source of each taxes, assessments are other charges, and to pay the instance particu-tion of each taxes, assessments or other charges, and to pay the instance part is any established for that purpose. The grantor arrees in pay can be see damage growing responsibilite for failure to have any instrance witten or far bay hereby is authorized, in the event of any loss, to countomize and settle with any hereby is authorized, in the event of any loss, to countomize and settle with any here insteaded. In computing the amount of, the indeleteness for payment, and satisfaction in full or upon sale or other

acquisition of the property by the heneficiary after default, any balance remaining in the reserve account shall be credited to the indedtedness. If any authorized reserve account for taxes, assessments is such charges as they iscome due, the granter shall pay the line for the paperliary upon demand, and if nut, paid within ten days after such demand, the beneficiary may at its option and the mount of such default to the private and the tendence of the paperliar of the paperlia

property as in its sole discretion it may deem necessary or advisable. The granter further agrees to comply with all have, ordinances, regulations, covenants, conditions and restrictions affecting said property: to pay all costs, frees and expenses of this trust, including the cost of tills wareful as well as the other costs and expenses of the truster incurred in connection with or the other costs and expenses of the truster incurred in connection with or the other the start of the start of the start of the secur-ing the other costs and expenses of the truster incurred in connection with or the other in and defend any action or proceeding purporting to affect the secur-tion the rights of powers of the beneficiary or truster; eavier frees in a costo mble sum to be fixed by the eourt, in any such action proceeding in which the beneficiary or trustee may appear and in any suit brought by bene-tifiering to forcelose this deed, and all said sums shall be secured by this trust deed.

The heneficiary will furnish to the granior 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: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the heneficiary shall have the right coefficient of the same set of the same set of the same set tion of pling and, if is so elects, to require that all or any portion of the same payable as compensation for such taking, which are in even the content in connection with under the ply same set of the same set of the same set of the same set is a same set of the same set of the same set of the same set of the same set payable as compensation for such taking, which are in even set for an even payable as compensation for such taking, which are in even set for an even or incurred by the grantor in such proceedings as and expenses and attorney's and applied by th first upon any recomb here been been and the payable set of the same shall be necessarily paid or incurred indexes secure hereby; and the grantor agrees half one expense, the such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request. It is mutually agreed that:

request. 2. At any time and from thus to time upon written reguest of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement. (In case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of bir and property; (b) join in granting consent to the making of any many or plot the and property; (b) join in granting or other arcenter affecting this director the lien or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantice in any reconvey-ince may be described as the present or persons legally entitled thereto' and the rectiling therein of any of the services in this paragraph shall be \$3.00.

truthridiness thereof. Trustee's fees for any of the services at the problem shall be \$5.00. 3. As additional security, granitor hereby sasigns to beneficiary during the continuance of thesis all renks, issue, royalites and profits of the pro-continuance of the second and of any personal property located thereon. Until perty affected by this deed and of any personal property located thereon. Until the performance as issues, poyalites and profits earned prior to default as they become due and renks, poyalites and profits carried prior to default as they prets and renks, poyalites, and profits carried prior to default as they become due any argument because, poyalites and profits carried prior because, and y and filter may all any time without notice, either in person, by agent or by a re-ficiary may all any time without notice, either in person, by agent or by a security onerty, or any part thereof, in its own name sue for or otherwise costs in profits, issues and profits, including those part due and unpaid, and Apply the name, less cosis and express of operation and collection, including reason-able attorney's fees, upon any detection and collection, including reason-able attorney's tess, you on any indebledeness secure dhereby, and in such order as the beneficiary may determine.



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4. The entering upon and taking possession of said property, of such rents, issues and prolits or the proceeds of fire and other letes or compensation or awards for any taking or damage of the the application or release thereof, as aloresaid, shall not cure or fault or notice of default hereunder or invalidate any act dom-such notice.

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

aervice charge. 6. Time is of the essence of this instrument and shall pay beneficiary not in payment of any indebtodness secured hereby or in performance of any rement hereunder, this beneficiary may declare all sums secured hereby in diately due and payable by delivery to the trustee of written notice of default diately due and payable by delivery to the trustee of written notice of default diately due and payable by delivery of sald notice of default and election to self. I beneficiary shall deposit with the trustee this trust deed and all promissory hereficiary shall deposit with the trustee this trust deed and all promissory lets and documents ovidencing expenditures secured hereby, whereough the siteres shall fix the time and place of sale and give notice thereof as then pirced by law.

Stees shall hix the time and place of sule and give nouce thereof as then bired 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 disged may pay the enline mounder this trust deed and disged may pay the enline mounder this trust deed and enforcing the terms of the ollight on sale trustee's and altorney's fees enforcing the terms of the ollight on and trustee's and altorney's fees excerding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cure the default. 8. After the lapse of such time as may, then be required by law follow the recordation of said notice of default and giving of said notice of saie, truates shall sell said property at the time end place fixed by him in said no of saie, either as a whole or in separate paceds, and in such order as he may of saie, either as a whole or in separate paced. The said in the said in one termine, at public auction to the highest bidder for eash, in lawful money of United States, payable at the time of, said. Trustee may postpone saie of all united states, payable at the time of, said, and the such time and place saie and from time to time thereafter may postpone the sale by public

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STATE OF OREGON County of Klamath

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Loan No.

(SEAL) -

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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 so solid, but without any covenant or warranty, express or implied. The recitals 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.

the To id a the the trust

and the beneficiary, may purchase at the sale.
9. When the Trustee selia pursuant to the powers provided herein, it trustees shall apply the proceeds of the unsteeds and an oflowers. (1) trustees shall apply the proceeds of the unsteeds and an oflowers. (2) trust deed. (3) for all other trust deed as their interests and their priority of the proceeds of the supersal to the properties of the supersal to the proceeds of the proceeds of the supersal to the proceeds of the supersal to the proceeds of the proceeds of the supersal to the supersal to the proceeds of the supersal to the supersal to the proceeds of the proceeds of the supersal to the supersal to the proceeds of the proceeds of the supersal to the supersal to the proceeds of the proceeds of the trust deed and the proceeds of the trust deed to the successor trustee the latter supersal to the proceed with all title, powers and appoint a successor trustee, the latter supersal to the supersal the proceeds of the successor trustee the other of the courts deed and its place trust deed and the proceeds of the other of the successor trustee.
10. For any reason permitted by the bare of the supersal to the successor trustee the latter supersal to the supersal the proceed with all title, powers appoint a subcessor trustee the factors of the courts deed and its place trust deed in which, the property is situated, shall be conclusive product proper appointment of the successor trustee.
11. Trustee access this trust when this deed, duly executed and acknew of the successor trustee.

proper appointment of the successor trustee. J. Trustee accepts this trust when this deed, duly executed and acknow-bridged 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 trusts 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, hurrs to the benefit of, and binds all parties hereto, thet heirs, bratees deviaces, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, includary heretin. In construing this deed and whenever the context so requires, the man-culner 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 seal the day and year first above written.

Jangen (SEAL) termes arlene & Langer (SEAL) THIS IS TO CERTIFY that on this 10 th day of August 19.76, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named JAMES A. LANGER and ARLENE L. LANGER, husband and wife to me personally known to be the identical individual S named in and who executed the foregoing instrument and acknowledged they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my molarial seal the day and year last above utp Quens Notary Public for Oregon My commission expires: 5-14-80 STATE OF OREGON) SS. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 11th

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

USED.)

TO FIRST FEDERAL, SAVINGS & LOAN ASSOCIATION Attef Recording Return To: FIRST-FEDERAL SAVINGS

Granto

540 Main St. Klamath Falls, Oregon

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REQUEST FOR FULL RECONVEYANCE 1238.00 To be used only when obliggilons have been paid. mulicity teligi (j. j. j. j. 3.5

FEE \$ 6.00

The undersigned is the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to slatule, to cancel all ovidences of indebledness secured by said trust deed (which are delivered to you herewith together with said trust 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 come

First Federal Savings and Loan Association, Beneficiary

day of AUGUST ..., 1976..., at 11;27. o'clock A. M., and recorded

in book M 76 on page 12407 Record of Mortgages of said County.

Witness my hand and seal of County

County Clerk razil

Deputy

affixed.

W. D. MILNE

19. DATED:

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