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12969 01-40916 38-11239 Vol. 16 Page TRUST DEED 17929 19 76 between

19 THIS TRUST DEED, made this 17thday of August RICHARD L. JUTTNER, Jr., and HATSUE JUTTNER, husband and wife , as grantor, William Ganong, Jr_{M} 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 1 of Tract No. 1025, WINCHESTER, 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, tenements, heraditaments, 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 granulor or others a bain of the secure secure by the beneficiary to the granulor or others having notes. If the indebtedness secured by this trust desired by a note of 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.

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

executors and administrators shall warrant and defend his said title thereto gainst the claims of all persons whomsover. The grantor covenents and agrees to pay said note according to the terms thereof and, when there all taxes, assessments and other charges levide sgains-thereof and, when there all taxes, assessments and other charges levide sgains thereof and, when there all taxes, assessments and other charges levide sgains thereof and, when there all taxes assessments and other charges levide sgains thereof and, when there all taxes assessments and other charges levide sgains or herearch the date construction is hereafter commence; to course of comment of herearch at the date construction is hereafter commences of the date becomptiy and in good workmanike manner any hui and only or improvement on itimes during construction; to show beneficarry for improvements and restore constructed on said premises within sit monthespir and restore thereafter which in fifteen days after wilding or improvements new or constructed on said premises to prevent the beneficary of such hereafter erected upon said premises to the provements new or hereafter no waste of said premises to prevent mode from time to time of unprovements now or hereaft other haards as the beneficary may from time to the beneficary within fifteen days after willings and the commit or saifter no waste of said premises to the principal sum of the protor and and prevents in a sum of these than the original principal sum of the protor on bligation in a sum of the principal place of husiness on place and with provide loss payable clause in favor of husiness on place and with provide loss payable clause in favor of the beneficary at leave and statement obtain marance for the beneficary, which insurance the all be non-concellable by the granter during the beneficary with target base as the sole as the beneficary with a leaver all policy of insurance is not so the mode the beneficary with a leaver all policy of insurance for business of policy thus insurance t

stati de non-enneemante of providing regularly, for, the prompt payment of all taxes, That for the purpose of providing regularly, for, the prompt payment of all taxes, assessments, and governmental charges leveled or assessed against the above described pro-perty and surrance premium while the indettedness accured hereby is in a tethe how was of the lever of the original purchase price paid by the granter at the time the how was made granter or grant original appression value of the property at they purposes made granter will pay to the beneficiary in addition to the month secret hereby primits date installments on principal and interest are payable with response could to 1/12 of the lates, assessments, and other charges due and payable with response could to 1/12 of the cates, assessments, and other charges due and payable with response could to 1/12 of the cates, assessments, and other charges due and payable with response could be prace interest on suid orporety within each succeeding there years wills this Trust. Pacel is in the response and discreted by the beneficiary same price to and property at a suid one of the response date suid the date. In the first, the section and on their open passbook accounts minus 3/4 of 1/9. If with response to a suid anomalies is a true not the 3/0. If the section and the average again the asset of interest paid shall be 4/5. Interest shall be computed on the average and the section the account and shall be paid quarterly to the granter by crediting is the section account the amount of the interest due.

While the granter is to pay any and all taxes, assessments and other charges level assessed against said property, or any part thereof, before the same begin to bear est and also to pay premiums on all marance policies upon said property, such pay-est and also to pay premiums on all marance policies upon said property, such pay-est and interaction of the same sessments and other charges level of number beneficiar; to pay any and all taxe, assessments and other charge sited or lumpate beneficiar; to pay any and any the statements liketed furnished by the amounts in the statements submitted by the functional control of the same pre-ent said property. In assessments of other charge, and to pay the humance pre-lements and property. In assessments and other same pre-ent said property. In assessments of the taxet charge, and to pay the humance pre-lements and property. In assessments and other same pre-tor of such taxet are any insurance written or for any loss of damage growing with the for failure to have any insurance written or for any loss of admerge growing the detect in any humance and satisfaction in fail or upon sale or other and the backedness for payment and satisfaction in fail or upon sale or other and of the ludehedness for payment and satisfaction in fail or upon sale or other and of the ludehedness for payment and satisfaction in fail or upon sale or other

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

property as in its sole discretion it may deem necessary, or advisable. The grantor further agrees to comply with all have, ordinances, regulatio covenants, conditions and restrictions affecting said property; to pay all con-frees and expenses of this frust, including the cost of title search, as well the other costs adjusted on and trusters incurred in connection with in enforcing this defend any action or proceeding purporting to affect the search to appear to the trusters and attorney's fees actually incurred to appear or the truster of the beneficiary or trusters and each costs and each and attorney and attorney are the search as a search which the beneficiary or trusters and attorney and attorney are and which the beneficiary or truster and appear and in any suit proceeding which the beneficiary or truster and shall be secured by this tru decid.

The beneficiary 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 under the right of eminent domain or condemnation, the heneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or estimate in connection with such taking and, if it so elects, to require that all for a second of the money's nayable as compensation for such taking, which are negress of the amount re-nayable as compensation for such taking, which are negress of the amount re-nayable as compensation for such taking, which are negress of the amount re-nayable as compensation for such taking, which are a consoling to the beneficiary or incurred by the grantor in such proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and exceute such instruments as shall be necessary. In obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the buse-ficiary, payment of its fees and presentation of this deed and the note for en-ficiary, payment of its fees and presentation of this deed and the note for en-ficiary payment of the payment of the indebtedness, the traitee mark (a) inability of any person for the payment of the indebtedness, the traitee mark (a) consent to the making of any map or plat of a all property. (b) Join in any subordination any chement or creating and restriction thereon, (c) Join in any subordination or other presented or the indebtedness in the traiter or the property. The grantee in any reconvey-without warranty, all or any map to it the property. The grantee in any reconvey-without warranty, all or any matters or facts shall be conclusive proof of the traited therein of any matters for any of the services in this paragraph shall be \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to heneficiary during the continuance of these trusts all rents, issues, royalities and profits of the pro-perty affected by this deed and of any personal processor by located thereon. Until grantor shall default in the payment of any includence secured hereby or in the performance of any agreement hereundar, includence shall have the right to col-lect all such rents, issues, royalites and profits earned prior to default as they become due and payable. Upon any include the terms of terms of the terms of the terms of terms of terms of the terms of the terms of the terms of the terms of terms become an an an arrow think be the court, and without or ceiver to be appointed by a beredy secured, enter up security for the indebiant sheredy secured, enter up said property, or any profits, including those past d the rents, inscends and expenses of operation and c the same, leavest and expenses of operation and c the same, leavest and expenses of operation and this attraction and secure and secure and all attraction and secure and secure and the beneficiary may determine.



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4. The entering upon and taking possession of said prop of anch rents, issues and profits or the proceeds of fice and o letes or compensation or awards for any taking or damage of the application or release thereof, as alorest, shall not curt fault or notice of default hereunder or invalidate any set such notice.

auch notice.
6. The granter shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish buseliciary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.
6. The is of the essence of this instrument and upon default by the performance of any indebtedness accured hereby or in performance of any indebtedness accured hereby or in performance of any indebtedness accured hereby or in performance of any indebtedness accured hereby and clause there and election to sell the trust property and trustee of written notice of default and elections and all point of said notice of default and election to sell the trust property failed that detection to be indicated with the trustee this trust deed and all points of the penelitients secured hereby, all property here and decuments with expenditures secured hereby, all property here and the trust perpenditures secured hereby, all property here and the trust perpenditures secured hereby, all property hereby and the default and election to sell the trust perpenditures secured hereby, all property hereby and the trust perpenditures secured hereby, all property hereby and the trust perpenditures the secure of the secure hereby and the hereby hereby and the secure here

uired by law. 7. After default and any time prior to five lays before the date set the Trustee for the Trustee's sale, the grantor or other person so volged may because the sale of the sale of the set ded and obligations because the sale of the sale of the sale set of the sale set of the sale sale of the sale of the sale of the sale of the sale set of the sale sale of the sale sale of the the sale of the the sale of the the sale of the the sale of the sale

After the lapse of such time as may then be required by law follo ordation of said notice of default and giving of said notice of saie shall sell said property at the time and place fixed by him in said an either as a whole or in separate parcels, and in such order as he ma "at public auction to the highest bidder for cash, in lawful money o "at public auction to the highest bidder for cash, in lawful money o States, payable at the time of, sale. Trustee may postpone sale of, s

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uncement at the time fixed by the preceding postponement. The trustee shall diver to the purchaser his dead in form as required by law, conveying the pro-ry so sold, but without any covenant or warranty, express or implicit. The citals in the dead of any matters facts shall be conclusive proof of the ultruines thereof. Any person, excluding the trustee but including the granter id the beneficiary, may purchase at the sale.

and the beneficiary, may purchase at the sate. 9. When the Trustee sells pursuant to the powers provided herein, the results and apply the proceeds of the trustee's and a site as follows: (1) To the expenses of the sate including (2) To the obligation accured by the reasonable charge by the attorney keying recorded liens subsequent to the trust deed, (3) To all persons that deed as their interests appear in the interests of the site in the surplus, if any, to the granter of the trust deed or to his successor in interest cullied to such surplus.

ed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to ne appoint a successor or successors to any entities named herein, or to any consor transfer exponinted hereunder. Upon such appointment and without con-yance to the successor trustee, the inter almaned or appointed hereunder. Kach duties conferred upon any trustee hermade by written instrument executed the beneficiary, containing reference to this trust deed and its place of they which, when recorded in the office of the contry cerk or recorder of the upty or counties in which the property is situated, shall be conclusive proof of oper appointment of the successor trustee.

1. Trustee accepts this trust when this deed, duly executed and acknow-1. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any thereto of pending sale under any other deed of trust or of to notify any proceeding in which the grantor, hereifciary or trustee shall be a any action or proceeding in which the grantor, hereifciary or trustee, party unless such action or proceeding is brought by the trustee.

4 unless such action or proceeding is brought by the trustee.

 This deed applies to, hures to the benefit of, and binds all parties to, their heirs, legatees deviaces, administrations, executors, successors and mass. The term "beneficiary" shall mean the holder and owner, including mass. of the note secured hereby, whether or not named as a beneficiary "but in construing this deed and whenever the context so requires, the mass. The termination of the method of the member of the singular number large the neurons.

mine, at public auction to the ingular of the sale. The states, payable at the time of sale. The portion of sale property by public announ e and from time to three thereafter may IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. any portion of P Jutter (SEAL) A Gir Iner (SEAL) STATE OF OREGON 76 before me, the undersigned, a 88. THIS IS TO CERTIFY that on this 1770 day of County of Klamath August 19 Notary Public th and for said county and state, personally appeared the within named husband and wife RICHARD'L. JUTTNER. JR., and HATSUE JUTTNER, husband and wife to me personally known to be the identical individual S. named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF. I have hereunto set my hand and affixed my pharial seal the day and year last above written. wer uthl Notary Public for Oregon 5-14-80 My commission expires: (SEAL) STATE OF OREGON) B" ALS SS. County of Klamath Loan No. .. TRUST DEED I certify that the within instrument was received for record on the 20th day of <u>AUGUST</u>, <u>19.76</u>, at ...10; 390'clock A. M., and recorded in book ...M. 76.......on page <u>12969</u> DON'T USE THIS BRACE: RESERVED Record of Mortgages of said County. FOR RECORDING OR RECORDING ABEL IN COUN-TIES WHERE USED.) Witness my hand and seal of County TO FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION WH. D. MILNE After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon FEE \$ 6.00 REQUEST FOR FULL RECONVEYANCE ha anna an taite a d To be used only when obligations have been paid. A 76 2000 The undersigned is the legal owner and holder of all indebiedness secured by the foregoing itust deed. All sums socured by sold trust deed or yoben fully poid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed or reutent to statute, to cancel all evidences of indebiedness secured by sold trust deed (which are delivered to you herewith together with sold to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the reconvey. TO: William Ganong..... First Federal Savings and Loan Association, Beneliciary S. Same hv Haraby (e) - XI WITTEN DATED V: NZAKA y Kernet S. S.