L#01-40919 TP/A 38-11317 13140 18049 TRUST, DEED VOL M74 Page

THIS TRUST DEED, made this 20th day of Arrent 19 76 between JOAN C. WEDTY, A Single Woman

, as granter, 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:

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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:

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which said described real property is not currently used for agricultural, timber or grazing purposes,

together with all and slegator the appertury issue to reaction deriviting and posting and posting and reactions or providence new or together with all and singular the apportence is the inertial benchlicans in the planes reaction builds nationally in providences new or hereafter belonging to derived from or in apportence is apportent is uppermeased and for the planets and of planets is and of planets in an of the planets and of planets is and of planets in an of the planets of the planets is and of planets is an of the planets in the planet of the planets of the planets is an of the planets of the planets is an of the planets is an of the planets of the planets is an of the planets of

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hexariter by the beneficiary to the granitor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indelicitness accured by this trust deed is evidenced by more than one note, the beneficient may credit payments received by it upon any of said notes or part of any payment on one note and part on souther, as the beneficiary may credit.

The grantor kereby covenants to and with the trustee and the heneficiary herein that the said premises and property conveyed by this that, deed are free and elear of all encounterates and that the same will said the base executors and administrators shall warrant and defend his solid title therein against the claims of all persons whomesever.

executors and administrators shall variant and defend his and title thereto scalars the claims of all persons whomesever. The transfer contents and agrees to my sam once accounts to the temp thereof and, when due, all taxes, assessments and other duringer level acainst end property to beep add property free from all cneutrators having the or breafter constructed on said premises within all neutrators having the person of the date construction of betraffect councated; to repair and neutrators and addition of the same and the same second of the person of the date construction is betraffect councated; to repair and restor-property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to inspect said property at all one incurred therefor; to allow beneficiary to inspect said property at all construction on said property in ground or material and thereafter person of said property in a good repair and to commit or eaffor no waster of said property in the neutral from beneficiary of such by fire or said property all principal such of the not or differ a sum not be to the original principal such of the not or differ person of said property and inpracement of the same of the stand the original principal such of the not of the require, in a sum not be then the original principal such of the not of the require. If the days in the original principal such of the same of the there approximate and the principal points of instrumes in cortect form and with the days into to the effective date of any such points to the setting approximate is not so to endered, the beneficiary may from the to the require, in a sum not be the principal points of instrumes in cortect form and with the days prior to the effective date of any such points of the strumes. If add policy of instrume is not so the dreat to be beneficiary may in its own distingt.

While the granter is to pay any and all daves, assessments and other charges lock-or assessed against sold property, or any part thereof, heraic the same legith to be interest and also to pay premiums on all historate policies upon sold property, such pay-netts are to be made through the beneficiary, as a doresid. The characteristic policy is and the same the anomal tasks as sessments and atther charges hold or imposed regular solutions. The same session is the statements the based for the same based called or a such taxes, assessments and other charges hold or imposed regular solutions. The same state shows the the statements the horizone for the same the based to the same tasks of the charges, and to pay the instance promium resentatives and to withdraw the same which may be required from the resent leads the to resentatives and to withdraw the same which may be required from the resent leads the resonable for failure to have any instance will en or for any loss or damage reasing ut of a different in any instance and shows any instance company and to apply a such may loss, to compound the obligations secured by this triat deed. In computing the anomal of the indebtedness for payment and satisfactor in the upon same or other

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acquisition of the preperty by the benefitiary after default, nor balance remaining in the teerity arriant shall be credited to the indultations. If any authorized reserve arcount for taxy, accessment, shall be indultations and other charges is not sufficient at any time ise the testiment of and charge, as they because they, the granter shall not the better that any time ise the testiment of and charge, as they because they, the granter shall not the better shall be a state of the testiment of a state that the testime the testime the state of the testime testi

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Should the granter nearly. Should the granter full to herp any of the foregoing covenants, then the beneficiary may at its option entry out the same, and all its expenditures there are an entry of the same should be secured by the len of the trust deed. In this connection, the hencificiary shall have the richt in its discretion to complete any humorrhamismum on side memory shall have the richt in its discretion to complete any humorrhamismum of such the same to be the sould be started to really any humorrhamismum of the same started by the len of the trust of the started any humorrhamismum of the same started by the len of the started by the sould be any humorrhamismum of the same started by the same started by the sould be any humorrhamismum of the same started by the same sould be sould be sould be any sould be any humorrhamismum of the same started by the same sould be distribut it may down need to the olyishide

During a set of the rele distribution in may deem need only at solvisable. The granter for their agrees to comply with all have, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, free and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or he order costs and expenses of the trustee incurred in connection with or he order costs and expenses of the baseful purporting to affect the search is quere in and defend any action or proceeding purporting to affect the search ity hereof or the tights or powers of the baseful cutorey's frees and to pay all reasonable sam to be fixed by the court, in any such action or proceeding in which the hereficiary or trustee ray appear and in any such baseful by hene-ficitly to forcebee this deed, and all said zones shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an an statement of necount but shall not be obligated or required to furnish further statements of necount.

It is notually agreed that.

It is industry accord that: 1. In the event that any portion or all of said property shall be taken under the fight of emineral domain or condemnation, the heneficiary shall have the right or eminance processure in its own name, appear in or defend any se-tion of proceedings processing compromise settlement in connection with such taking and, if it is defend to require that all or any period of the money's payable as compensation for such proceedings, shall be paid to the heneficiary and appendix by all renegatable such taking which are in access of the amount re-quired to pay all renegatable such taking that all or any period to the heneficiary and appendix by difference to proceedings, shall be paid to the heneficiary free measurity and or incurred by the long roats and explored has, and the bulance applied upon the indettedness secured try and the granulor agrees, at He own expense to take such actions and excells and the transition agrees, at energy in obtaining such compensation, promptly upon the heneficiary request.

request. 2. At any time and from time to time upon written request of the bene-ticiary, payment of its fees and presentation of this deed and the note for en-decrement (in ease of full recenveyner, for cancellation), without affecting the bitting of any payment of the inductions, the trustee may (a) consent to the making of any avaient of the inductions, the trustee may (a) or other agreement affecting and unpublic the and property; (b) join in granting any consent of christian and unpublic the static payments) (d) reconvey, without warranty, all or any part of the property. The granteent (d) reconvey, unce may be described as the "presence of rates as both be conclusive proof of the truthuliness thereof. Trustees for any of the services in this paragraph chail be \$5.00.

shall be \$1.00. A. As additional security, grantor hereby assigns to beneficiary during the orbitrance of these trusts all retains langer, spatiales and profiles of the pro-trust affected by this deed and of any personal property located thereon. Until grantor shall default in the payment of any indebledness secured hereby or in the performance of any agreement hereunder, grantor shall have the right as char-ber of the secure of the secure of the secure of the pro-text of the secure text of the secure because due such as a secure of the secure of the secure of the secure percent of the indebledness hereing secured, enter upon and take possession of fail property, or any part thereof, in its own tame such or a secure of any apple the ruth, issues and points, fields before and the and the posterior of an apply the ruth issues and points of the before and and the pay of any the ruth, issues and points, fields before as secured hereby, and in such order as the hereflectary may determine.

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

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the application of release thereof, as aboreand, shall not cure or warse any use fault or notice of default hereunder or lavallate any act done pursuant to such notice.
The grantor shall notify heneficiary in writing of any sale or control notice of the above described property and familat beneficiary on a would ordinarily be required of a new loan applicant and shall pay beneficiary as a service charge.
6. The grantor shall notify heneficiary in writing of any sale or control notice of the above described property and familat beneficiary on a service charge.
6. The site of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all sums secured hereby in a service integer.
6. The site is of the casence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, the beneficiary may declare all sums a secure hereby in the form and paysihe by delivery to the trustee of written notice of default and documents evidencing expenditures secured hereby in the promise the trustee shall for record. Upon as property, which notice trustee shall exist the time and place of sale and give notice therefor as then required by law.
7. After default and any time prior to five days hefore the date set by the Trustee for the Trustee's sale, the grantor or other person so the breading 5500 each) other than out thread there and there is any thread the set and there be detault.
8. After the lapse of such time as may then be required by law.
8. After the lapse of such time and place fixed by him in said notice of sale, there are avoide on default occurred and thereby use for the trustee shall all order or shall built on other of the sale notice of sale. There are half set and property at the time and place fixed by him in said notice of sale. The recording 5500 each) other the s

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 property of the preceding in the deal library any coverant or warranty, express or inpulled. The recent in the deal library may porchase the shall be conclusive proof of the truthfulness thereof. Any person, excluding the state be conclusive proof of the truthfulness thereof. Any person, excluding the state shall be conclusive proof of the truthfulness thereof. Any person, excluding the state shall be conclusive proof of the truthfulness thereof. Any person, excluding the state shall be conclusive proof of the truthfulness thereof. Any person, excluding the concentration of the trustee shall apply the proceeds of the trustee's asle as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the atterney. (2) To the obligation secured by the interact of their priority. (1) The trust deci as thefer interest appear in the order of their priority. (1) The trust deci as their interest appear in the order of their priority. (1) The trust deci as the print of the trust deci or to his successor is nuccessors to any trustee named herein, or to any successor trustee, the library may from time to successor trustee, the library may from time to end duties conferred upon any trustee herein named or spoinded hereinder. Keen and duties conferred upon any trustee herein named or spoinded hereinder. Keen by the prometer the pince of the prometer is situated, shall be conclusive proof of the crustee of the spoint and substitution shall be canded by written instrument executed by the prometies in which the property is situated, shall be conclusive proof of the crustee of any part in the order of the successor trustee. The situated, shall be conclusive proof of the crustee of any part is proveding sate under any other deci of trust or of any spoint and rustee incomending the conclusive proof of the crustee of the situ

12. This deed applies to, hures to the benefit of, and blads all parties hereto, their heirs, levalers devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, heliciling hereto, the constrained hereby, whether or not named as a beneficiary includes the constraint of the order and whenever the context so requires, the uan-culine gender includes the feminine and/or neuter, and the singular number in-cludes the planal.

| IN WITNESS WHEREOF, said granto | r has hereunto set his-hand a | nd seal the day and year first above written. | and a second | Brence of management |
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| | | (SEAL) | | |
| STATE OF OREGON) | | (SEAL) | a a segura a <u>seconda a seconda a second a seconda a seconda a</u> | 1. 1. January and the state of |
| County of Klamath } ss. THIS IS TO CERTIFY that on this 23.2 d | m of August | | | (1) The second s second second secon second second sec |
| Notary Public in and for said county and state, | personally appeared the within nam | ed | activity providing with strategies | and the second secon |
| to me personally known to be the identical individu | al named in and who executed t | he foregoing instrument and acknowledged to me that | • • | |
| executed the same freely and voluntarily IN TESTIMONY WHEREOF, I have hereunto set | | | ing in the second s | |
| | Xunale | AV. Brown | | ار دادهنامهای در ۲۰۱۱ این معماره معرفی مراجع ایر |
| (SEAL) Notary Public for Oregon My commission expires: 10-13-72 | | | | |
| | A second sec second second sec | | | |
| Loan No. | | STATE OF OREGON | Firia | $ \begin{array}{c} \begin{array}{c} c \\ c$ |
| TRUST DEED | | | and the second | Land and an and the stand of the standard and the |
| | | I certify that the within instrument was received for record on the 24th | | Constant & Descond and Descond and Descond Descond |
| | (DON'T USE THIS | day of August , 1976 , at 10:47 o'clock ^A M., and recorded | | |
| Granter | SPACE; RESERVED FOR RECORDING LABEL IN COUN- | in book M/6 on page 13140 | and the second s | |
| to FIRST FEDERAL SAVINGS & | TIES WHERE USED 1 | Record of Mortgages of said County. | B. J. Constant | Land manufactures in a statement of the statement of the |
| LOAN ASSOCIATION Beneficiary | | Witness my hand and seal of County allixed. | | |
| After Recording Return To: FIRST FEDERAL SAVINGS | | Wm. D. Milne, County Clerk | | |
| 540 Main St. Klamath Falls, Oregon | | By Lauraly De Charles | | |
| | fee \$6.00 | Deputy | | |
| | | | | |
| REQUEST FOR FULL RECONVEYANCE | | | | and the second |
| To be used only when obligations have been paid. | | | | |
| TO: William Ganong | | | | |
| putsuant to statute, to cancel all evidences of indebted | dross secured by agid trust doed (wh | going rust deed. All sums socured by said trust dood ms owing to you under the terms of said trust deed or the are dollvored to you herewith together with said said trust deed the estate now hold by you under the | | |
| scmə. | ana na sana na sana sa | en en la Barre a de la Antonio de Antonio de La Construction de la composition de la composition des de la comp La composition de la c | | |
| | First Føderal | l Savings and Loan Association, Beneficiary | And the Property of the Proper | Tana an |
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