L#01-40933 M/T 2222 mTC TRUST DEED Vol. 76 Page 13756

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THIS TRUST DEED, made this 1st day of September 19 76 between VERNON L. WARD AND LAVILA WARD, 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 in Klamath County, Oregon, described as:

The South half of Lot 5, Block 1 of HOME ACRES, 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,

logether with all and singular the appurtenances, tenenests, hereditaneints, rents, is ness, profits, water rights, easements or previous new hereafter belonging to, derived from or in anywise apportation to the above diversional pressives, and all planding, lighting, heating, vantilating, air conditioning, refrigerating, watering and importance of the market overtained resources, and an paraming, regringer mating, nearing, vention approach of the set of

with the above described premises, including all interest therein excitation of the sum of the the protection in the protection of each agreement of the granter herein excitation of each agreement of the granter herein excitation are the protection of each agreement of the granter herein excitation are the protection of each agreement of the granter herein excitation are the the protection of each agreement of the granter herein excitation are the terms of a promised at the hereith protection of the granter herein excitation in the terms of a promised at the hereith provide to the protection of the granter herein excitation are the terms of a promised at the hereith provide to the protection of the granter of the granter protection are the terms of a promised at the hereith provide to the protection of the granter of the granter protection of the granter of the g

This trust deed shall further secure the payment of such additional minary, if any, as may be loaned hereafter by the beneficiary to the granter or others 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 beneficienty may credit payments received by it upon any of solid one or part of any payment on one wore and part on another, as the beneficiary may credit.

The granter hereby covenants to and with the truster and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the granter will and his heirs, uters and administrations shall warrant and defend bis seld title therein not the claims of all persons whomesever.

The grantor covenants and agrees to pay and note according to the terms, thereof and, what dot, all these assessments and more surged entert-meaners and property; to keep said property free from all encounterances having pre-cedence over this trust deed; to complete all buildings in course af construction or hereafter constructed on said promises within aix monits from the date hereof or the date construction is hereafter commenced; to repair and restor-promptly and in good workmanike meaner any building or improvement on said property which may be damaged or destroyed and pay, when due, all to the same the same said property building or improvement on said property which may be damaged or destroyed and pay, when due, all to be all the good workmanike meaner any building or improvement on said property which may be damaged or destroyed and pay, when due, all the determined therefort to allow hencifent you beneficiary to fost function of the same said property in good repair and to commit or safe constructed on said property in good repair and to commit or safe ow or hereafter created on said property in good repair and to commit or safe to waste of said promises; to keep all buildings, property and improvements by fire or such other hazards as the beneficiary may from time to time require a sum and to sell an the original principal such acceptable to the base of the original of deliver the original principal and of the hereit of and with approved loss payable clause in favor of the beneficiary attached and with approved loss payable clause in the origin to find any struct against less thermit and to deliver the original principal structes of the hereit day at less the same and the beneficiary day attached and with approved loss payable clause in the origin the beneficiary attached and with approved loss payable clause in the origin to find the predictive rest. It is a same discretion obtain insurance, for the benefit of any such the principal player in the origin hareares obtained. The grantor covenants and agrees to pay said note seconding to the terms of and, when doit, all there, assessment of

While the granter is to pay any any and all taxes, assessments and other charges loyied or assessed and also to may perturbative or any part thereof, before the same begin to hear interest and also to may premiums on all instrume policies upon said property, such pay-ments are to he made through the beneficiary, as adversald. The granter hereby authorize-the beneficiary to pay any and all taxes, assessments and other, changes leded or imposed in the same through the beneficiary as adversald. The granter hereby authorize-the beneficiary to pay any and all taxes, assessments and other, changes leded or imposed in the amounts shown on the statements submitted by the Invariance carriers or their terms in the amounts as submitted by the Invariance Level for the statements the taxes in the statements to the invariance here accounts in the amounts shown on the statements submitted by the Invariance increases are accounts in the amounts shown on the statements is under the same in the second here is a count, it any, established for that upropes. The granter agrees in no event to hold the beneficiary responsible for tailure to have any instance within or for any loss or danage graving out of a diffect he any historiance policy, and the boundfard by disc trust decad. In emply, any with instance neeplys upon the obligation secored by this trust decad. In each policy is antiprized, in the amount of, the indelichness for payment and satisfaction in fail or upon sale or other

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could be set of the struct by the breaching, stric default, are balance reaching. In the reserve arcsmut shall be credited to the individues. If any authorized reserve account for tasset, assessments, insurance premiums and other charges is not sufficient at any time for the non-meth of such charges as they become due; the granter shall pay the default is the beneficiary upon demand, and if not pold within ten days after such demand, the honeitary may at its orther above.

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galad coursed perchy. Should the error tor fail to keep any of the foregoing covenants, then a effective may at its option carry out the sense, and all its expenditures the shall draw interest at the rate specified in the mote, shall be repayable and the interest of the rate specified in the mote, shall be repayable course then, the hearticity shall have the rate in its discretion to complet improvements made on said premises and also to make such repairs to a perticular set. In solid discrimination we deen necessary or opticable

Dispetty as in its sole discrition it may deem necessary or advantage The grantor further agrees to comply with all laws, ordinances, regulations, fees and expenses of this trust, lackading the cost of title search, as well as the other costs and expenses of the truster lacerred in connection with or in adjording the soligation, and trustee's and attorney's fees actually heured it appears in and default any action or proceeding purjoiting to affect the secur-ity here of or the rights or powers of the beneficiary or trustee; and to pay all rests and expenses, in closed of evidence of title nucleations of the secur-ity here of or the rights of powers of the beneficiary or trustee; and to pay all rests and expenses, including cost of evidence of title nucleations or proceeding in which the heurificiary or trustee may appear and in any cub action or proceeding in be deed.

The hear-fictary will furnish to the grantor on written request therefor an al ritationnest of necount but shall not be obligated or required to furnish further statements of necount.

It is mutually agreed that:

It is unitably agreed that: 1. In the event that any portion or all of said property shall be taken be the right of endned idomain or condemnation, the beneficiary shall have right to commence, prosecute In its own name, appear in or defend any ac-right to commence, prosecute In its own name, appear in or defend any ac-tion proceedings, or to make any compremise or actiliance it, no connection with taking and, if it is orients, to routive that all or any portion of the money's able as compression for such taking, which are the excess of the annount re-red to pay all reasonable costs, expression and attorney's free necessarily paid heurred by the crunter in such proceedings, shall be paid to the beneficiary applied by it first upon any reasonable costs and expenses and attorney necessarily paid or incurted by the beneficiary in such proceedings, and the ance applied upon the indebictions accured hereby; and the granitor agrees, is own express, to take such actions and expenses and the beneficiary's uest. at its

request, 2 At any time and from time to time upon written request of the beneficiary a payment of its fores and presentation of this doed and the model of en-dorsement (in case of full reconveyance, for cancellation), without after to rearry dorsement (in case of full reconveyance, for cancellation), without after the dorsement (in case of full reconveyance, for cancellation), without after the any payment of the payment of the heddedness, the truster may (a) reason to the making of any man or plat of said property; (b) join in granting any easement or creating and restriction thereon, (c) Join any suboutlantion or other arcs that affecting this doed or the lien or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantice in any reconver-fue trectials therein a sub-in present or preson legally entitled therefor and truthfulness thereof. Truster's fees for any of the services in this paragraph and the state of the services in this paragraph

abili be 500. A As additional security, grantor hereby assigns to beneficiary during the continuous of these security, grantor hereby assigns to beneficiary during the continuous of these security, grantor hereby assigns a beneficiary during the perty affected by the first of all lends, issues, royalites and profits of the pro-perty affected by the first of the perturbative personal property located thereon. Until the performance of any agreement bereundary indebtedness secured hereby or in the performance of any agreement bereundary indebtedness secured hereby or the because due ship payable. Upon any default by the grantor be defined to benef-ted at such rents, issues, royallies and profits exercision for security of the indebtedness hereby security enter upon and take possession of security for the indebtedness hereby secured, enter upon and take possession of solid property, or any part thereof, in its own name sue for or otherwise collect the runt; suces and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, heluding reason-able attender's fees, upon any idebtedness secured hereby, and in such order as the heneficiary may determine.







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nouncement at the time fixed by the preceding periponenent. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perty as sold, but without any covenant or warraty copies or implied. The recitals in the deed of any mistlers or facts shall be copies or implied of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

9. When the Trustee sells purchase as the same. 9. When the Trustee sells purchant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust deed. (3) To all persons having recorded lines ablequent to the interests of the truste in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus.

acced or to his successor in interest calified to such surplus. 16. For any reason permitted by law, the beneficiary may from time to successor the successor or successor to any trustee named herein, or to any veyance to the successor the inter shall be vested with all title, powers and duits conferred upon any contain named or appointment and without con-such appointment and substitution shall be in named or appoint. Instrument excetted by the beneficiary, containing reference to this trustle mistrument cort teconity of the successor is any successor in the trust of the successor is any such appointment and substitution shall be in the trust of the successor record, which, when recorded in the office of the county clerk and its place of the rounte in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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

12. This deed applies to, inverse to the benefit of, and binds all parties hereto, their heirs, legaines devisees, administrators, executors, successors and sesigns. The term "beneficiary" asha diministrators, executors, successors and pledge, of the note secured hereby, whether the holder and owner, including herein. In construing this deed and whenever the singular bundlers, the insertium gender includes the feminine and/or neuter, and the singular bundler binds.

4. The entering upon and taking possession of said property, the collection of sach retains, issues and profits or the proceeds of fire and other insurance police application or release thereof, any taking or damage of the property, and fault or notice of default hereunder foreatid, shall not cure or waive any dating uch notice.

6. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchase as ordinarily be required of a new loan applicant and shall pay beneficiary

6. Time is of the essence of this instrument and upon default by the transfor in payment of any indebtedness secured hereby or in performance of any greement hereunder, this beneficiary may declare all sums secured hereby initial election to sell the two elevery to the trustee of written notice of default luly filed for record. Upon the trust property, which notice trustee shall cause to be he hereficiary shall deposit with the trustee this trust deed and all promissory rustees and documents evidencing trustees of all provide the trust deed and all promissory rustees and first the time and place of sale and give notice thereof as then equired by, whereupon the equired by law.

Jurce by naw. 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 ividered the period of the sale of the sale of the sale of the sale of the colligations excited and the sale of the sale of the sale of the sale of the enforcing the terms of being the the such portion of the principal as would 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 following the recordation of sail notice of default and giving of sail notice of sail, either as a whole or in separate parcels, and in such order as a head of the distance of the sail self sail notice of a sail, either as a whole or in separate parcels, and in such order as he may determine, at public auction to the highest bidder for cash, in lawful more of all case of all property by public announcement at auch time and place of saile and from time to time thereafter may postpone the sail by public announcement as a sail bidder of the sail by public announcement as a sail time and place of saile and from time to time thereafter may postpone the saile by public announcement as a saile. Saile and from time to time thereafter may postpone the saile by public announcement as a saile to be a saile and from time to time thereafter may postpone the saile by public announcement as a saile to be a saile and from time to time thereafter may postpone the saile by public announcement as a saile to be saile and from time to the saile by public announcement as a saile to be announcement as a saile to be

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. 27201 (SEAL) 100 (SEAL)

before me, the

undersigned, a

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STATE OF OREGON County of Klamath 88.

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DATED

THIS IS TO CERTIFY that on this 1st

September day of. Notary Public in and for said county and state, personally appeared the within named. Vernon L. Ward and Lavila Ward, husband and wife

to me personally known to be the identical individual. 5. 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 notatial seal the

day and year last Vala 182 Dun 1.1 Notary Public for Oregon (SEAL) My commission expires: 11-12-78 Loan No. STATE OF OREGON | SS. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 2nd (DON'T USE THIS at 11;44 o'clock AM., and recorded SPACE; RESERVED in book M 76 on page 13756 Grantor LABEL IN COUN TO Record of Mortgages of said County. FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Witness my hand and seal of County affixed. Beneficiary After Recording Return To: WM. D. MILNE FIRST FEDERAL SAVINGS County Clerk 540 Main St. Klamath Falls, Oregon 10 Shasta 8 FEE S 6.00

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: William Ganong. Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are diracted, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith togother 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

First Federal Savings and Loan Association, Beneficiary