L#03-40926 M/T 2161 MTC

18512 TRUST DEED

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THIS TRUST DEED, made this 30th day of August 19 76 , between RICHARD LEE HUNSAKER, A Married Man

, 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 East 96 feet of Lot 3 in Block 31 of HILLSIDE ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof, on file in the mecords of Klamath County, Oregon. a

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

together with all and singular the appurtenances, tenements, horeditaments, rents, issues, profits, water rights, easements or ^Dprivileges now or logether with all and singular the appurtenances, tunements, horaditaments, rents, issues, profits, water rights, easements or privileges how or hereafter belonging to, derived from or in anywise apportaining to the above described premises, and all plumbing, lighting, heating, venti-lating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, tagether with all awnings, venetion blinds, floor-covering in place such as wall-to-wall carpeting and linoloum, shades and built-in appliances new or hereafter installed in or used in connection with the above described premises, including all interest therein which the grantor has or may <u>hereafter years</u> or the context of the sum of t

This trust deed shall further secure the payment of such additional money, ny, as may be loaned hereafter by the beneficiary to the grantor or others ing an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by a thisn one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said promises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors 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 sgainst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against and property; to keep said property free from all encumbrances having pre-or mes over this trust deed; to complete all buildings in course of construction hereof or the construction is hereafter commenced; to repair and restore promptly and in geomstruction is hereafter commenced; to repair and restore and property which may knowlike manner any building or improvement on soil property which may knowlike manner any building or improvement on costs incurred therefor; to allow signed or destroyed and pay, when due, all beneficiary within fifteen days after written or materials unsatisfactory to hereafter eroted upon allow publishing or improvem building or improvement constructed on said promises; to keep all buildings, property and improvement on warte of asid premises; to keep all buildings, property and improvement on warte of asid premises; to keep all buildings, property and improvement for a such other hazards as the beneficiary may from time to time requirer, as y by this trust deed, in a company or companies acceptable to the bene-tifteen days prior to the clause in favor of the beneficiary at all entities and the entities and the original principal entities and with approved hereafter precised on said property in good the herefter rectored on and the original principal sum of the note or oblightion that such the original principal contracts of the beneficiary attacted and with provide a deliver the original principal to beneficiary attacted and with provide as prior to the offer prince of humanes of the beneficiary may in its own chart he non-cancellable by the grantor during the full true abilitien.

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, assessments, and governmental charges letled or assessed against the above described pro-perty and insurne commental charges letled or assessed against the above described pro-perty and insurne commental charges letled or assessed against the above described pro-perty and insurne commental charges letled or assessed against the above described pro-made or the bendicidary's original splice hold by the grantor at the time the lean was and or the bendicidary's original applies hold by the grantor at the time the lean was made, grantor will pay to the bendicidness of the poperty at the time the lean was made, grantor will pay to the bendicidness of the poperty at the time the lean was made, succeeding 1 months and heneres at neurable mailing and interest payable of the taxes, assessments, and other charges due and anyable with respect to said property within each heneftciary henefteing there preading and here the grants of the bendicident bending the property within each succeeding its further the bendicident bending the present automation the runter interest on said annomats at a tate not less than the highest rate authorized to be paid to make the original basehook account and using the poly of a level for the start take the set func-tion of the original basehook account and using the poly harterily to the grantor by crediling to the serven account and shall be paid particip to the grantor by crediling to the serven account and tail be paid particip. In the set prove the set fully to the serven account and tail be paid particip. In the set of the redifference of the servence of the serven

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

Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust ided. In this connection, the beneficiary shall have the right in its discretion to complete any improvements make on and provises and also to make such repairs to said property as in its sole discretion it may deem necessary, or advisable.

property as in its sole discretion it may deem necessary of advisable. The grantor further agrees to comply with all laws, ordinances, regulations, revenants, conditions and restrictions aftecling said property; to pay all coals, fees and expenses of this trust, including the cost of title search, as well as in endpear, this obligation, and trustee's and altorney's fees actually heurred; to appear, this obligation, and trustee's and altorney's fees actually heurred; to pape the obligation or proceeding purporting to affect the secur-ity hereor of the drame or proceeding purporting to affect the secur-costs and expenses, and evidence of title and altorney's fees and altorney costs and expenses, and the court, in any such action or proceeding in which the beneficiary or trustee using appear and in any such action or proceeding in which the beneficiary or trustee and in any such action or broceeding the deed.

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

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 under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend as have include the proceedings, or to make any compromise or settlement in connection with approximate the setting of the setting of the setting of the setting of the payable as coming of the setting which are in excess of the amount re-guired to pay all reasons of the setting which are in excess of the amount re-or incurred by the grantor in all stating which are in excess of the amount re-guired to pay all reasons and the setting and a stating's free necessarily paid or incurred by the grantor in setting which are in excess of the amount re-guired to pay all reasons and the setting and the setting and the the beneficiary fees necessarily paid or incurred by the beneficiary and expenses and a thorney's balance applied upon the indebtedness secured hereby is any more agrees, at its own expense, to take such actions and execute such that merning as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any line and from time to time upon written request of the beneficiary's nearly payment of its fees and presentation of this deed and the inte for en-therapy payment of the steen and presentation of this deed and the interform dorsement (in case of full reconveyance, for cancellation), without entry (a) inhibity of any person for the payment of the inductedness, the trustering the request to the making of any map or plat of said property; (b) join in gray (c) or other near or creating and restriction thereon, (c) join in any subordination for other nearly of the interform of the property. The granules in any reconvey-into the describer any part of the property. The granules in any reconvey-the receives thereon of any matter or facts ability entitled thereto'' and the best of any maximum of the services in this paragraph shall be 5.00.

shall be \$5.00. A sublicities there for any of the services in this paragraph 3. As additional security, grantor hereby assigns to hemeficiary during the continuance of these trusts all tents, fasuer, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until the performance of any agreement hereunder, grantor shall have the right to ach-lect all such tents, sources, royalites and profits carried privace. Until the performance of any agreement hereunder, grantor shall have the right to ach-lect all such rents, issues, royalites and profits carried privace the right to ach-lect all such rents, issues, royalites and profits carried privace the first have tering may at any times (routice, either in person, be seen or by a re-ceiver to he appointed by a court, and without regard to the alequaxy of any satisf property, or any part thereof, in its own name sue for or bet poaceasion of the arms, less courts and express due to and topaid the poat due paids the arms, less courts and expresses of operation and collection, including reason-alies at the here first private therease secured hereby, and in such order as the herediciary may determine.



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4. The entering upon and taking possession of said property, the collection of such rents, issues and profils or the proceeds of fire and other insurance pol-lelus or compensation or awards for any taking or damage 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.

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6. The grantor shall notify beneficiary in writing of any sale or contract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser and would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

required by naw. 7. After default and any time prior to five days before the date set by the fusion of the Trustee's said, the grantor or other person so privileged may pay the endre annount then due under this trust deed and the obligations pay the endre annount then due under this trust deed and the obligations the orbit (including costs and expenses actually incurred in enforcing the terms the orbit (including costs and expenses actually incurred not exceeding \$50.00 ench) other obligation and trustee's and attorney's fees not exceeding \$50.00 ench) other and thereby cure the default.

not then be due had no default occurred and thereby cure the default. 6. After the lapse of such time as may then be required by law following the recordation of said notice of tofault and giving of said notice of saie, the trustee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in separate parcels, and in such order as he may de-termine, at public auction to the lightest bidder for each, in lawful money of the United States, payable at the time of saie. Trustee may postpone sale of all or any portion of said property by public announcement at such time in a public an-sale and from time to time thereafter may postpone the sale by public an-

nouncement at the time fixed by the precoding postponsinent. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-purty so 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 inclusives the grantor and the beneficiary, may purchase at the sale.

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When the Trustee sells present to the sale.
 When the Trustee sells present to the powers provided herein, the trustees and an tollows: (1) To the expenses of the sale including the compensation crustee, and the trust deed (3) to all persons having recorded liens subsequent to the interests of the study relations that the trust deed as their interests and the provided the trust deed as their interests appear to the trust deed or to his successor in interest entitled to such surplus.
 10. For any reason committed to here the trust deed as the surplus.

deed or tools priority. (r) he suppose it any to see senses to see some deed or tools successor in inforces cattled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to successor entries appoint a successor is no any trustee named herein, or to any versance to successor trustee, the latter shall be vested with all title, powers and duties conferences are trustee, the latter shall be vested with all title, powers and duties conferences on trustee herein named or appointed hereunder. Each such appointment and without conversions duties conference in this trust deed and its place of county or counties in which the office of the county circle are ended in the office of the county circle and acknowledge is made a public record, as provided by law. The trustee is not obligated to notify any party here to of pending sale under any of trustee.
19. This deed andles to impres to the berofit of and block all marties.

2. This deed applies to, hurses to the benefit of, and binds all partlex berto, their heirs, legaters deviaces, administrators, excentors, successors and assigns. The term "beneficiary" shall member be holder and owner, including pletdere, of the note secured hereby, whether the content as a beneficiary successful whenever the contraint successful and hereby, and hereby, and replace as regularized be realised as the single successful and hereby and the contraint successful and hereby.

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STATE OF OREGON County of Klamath	na serie de la construcción de la c La construcción de la construcción d La construcción de la construcción d	(SEAI
THIS IS TO CERTIFY that on this 3/sk d Notary Public in and for said county and state, n RICHARD LEE HUNSAF	neternally approach the with	amed
to me personally known to be the identical individu he oxecuted the same freely and voluntarily IN TESTIMONY WHEREOF, I have hereunto set	alnamed in and who execute for the uses and purposes therein	d the foregoing instrument and acknowledged to me that expressed. I seal the day used year last above written.
	Xila	lall. Secur
SEAL)	Notary Public My commission	for Oregon 1 expires: 11-12-78
Loan No. TRUST DEED		STATE OF OREGON County of Klamath } ss.
TO Grantor FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T UBE THIS Space; Reserved For Recording Ladel in Coun- tes Where Used.)	I certify that the within instrument was received for record on the 2nd day of <u>SEPTENBER</u> , 19.76, at 3:27 o'clock P. M., and recorded in book M 76 on page 13274 Record of Mortgages of said County. Witness my hand and seal of County affixed.
Beneficiary Atter Recording Return To: FIRST FEDERAL SAVINGS 540-Main St. 5 Austra Klamath Falls, Oregon	6.00	WH. D. MILNE County Clerk Buffagel Dage Deputy
REQU	EST FOR FULL RECONVE	YANCE
To be us	ed only when obligations have	boon pald.
William Ganong, Trustee	e le la construcción de la desaguera. Na de la construcción de la desaguera de la des	rogoing trust dood. All sums secured by sold trust dood

irst Federal Savings and Loan Association, Beneficiary

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