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01-10379 38-11412 14276 18877 TRUST DEED Vol.M16 Page

19 76 , between THIS TRUST DEED, made this 10th day of September WARREN D. PATE and SHEILA A. PATE, husband and wife , as grantor, William Ganong, Jr., as trusteo, 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 granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 3 in Block 38 Tract No. 1084 SIXTH ADDITION TO KLAMATH RIVER ACRES, Klamath County, Oregon.

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

togother with all and singular the appurtenances, tanoments, hereditements, rents, issues, profits, water rights, easements or privileges new

This trust deed shall further secure the payment of such additional money, if any, as may be used hereafter by the beneficiary to the grantor or others having an intermed hereafter by the beneficiary to the grantor or others note that the indebtedness secured by this trust deed is widenced by note than one note, the beneficiary may orelit payments reded by it upon any of said notes or part of any payment on one note and part on another, as the beneficiary may securi

as the benchiclary may elect. 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 encombrances and that the grantor will and his heirs, and administrators shall warrant and defend his said this thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against 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 leveld against said property; to keep said yoo complete all buildings in course of construction or hereofter conte construction is hereafter commenced; to replay many more there are an advected and the said title there of the context construction is hereafter commenced; to replay many building or import all promote and the said property is the said property is the same and the same and prompting the same and the same and prompting construction; to replace any work or materials unsatisfactory to beneficiary within fifteen days after written no importants now or hereafter conte contaction and building and improvements now or hereafter to asset or days after written no importants now or hereafter to asset or and premises in the indicate and improvements now or hereafter and thereafted and indicates to keep all modeling on thereafter against is and the premises in the beneficiary on the other against loss of the other of the deliver the original principal same of the note or oblight loss and premises in favor of the other or oblight loss apsolute clause in favor of the beneficiary days the deliver the original principal same of the note or oblight with the original principal same of the beneficiary wither the term of the promiser of the beneficiary and the weither the ded in a company or comparies acceptable to this with the advect of the beneficiary days of the other of oblight with the set of the beneficiary and the set of the beneficiary and the weith as the set of the beneficiary and the set of the

In the non-cancertatore by the grantor suring the funt term of the purple that obtained. That for the purpose of providing regularly for the prompt payment of all taxes, measurements, and elements while the indebténess secured hereby is in security of perty and insuring or pendium while the indebténess secured hereby is in security of of the issess beneficiary original appreciase price paid by the grantor at the time the bane made or the beneficiary original appreciase the indebténess secured hereby at the time the bane made or the beneficiary original appreciase the to the note or obligation grantor will pay to the beneficiary in addition to the monthly payments of the isses, assessments, and other charges due and payable with respective payments of the isses, assessments, and other charges due and payable with respective payable under the within each succeeding 12 months and also 1/30 of the insurance premised to the grantor interest on add another at a rate to less than the highest respective to the grantor there is a rule of interest paids and interest shows and the paid by banks or their open passbook accounts minus 3/4 of 1%. If such rate is less that 40%, the science of the there the addition the another the another the science of the taxet of interest paid shows account and show it be paid quarterive to the grantor by crediting to the science of the account and show it be paid quarterive to the grantor by crediting to the science account its another the rest due.

While the grantor is to pary any and all targe, assessments and other charges levied or assessed against and property or any part thereof, before the same begin to bear interest and also to pary partial the beneficiary, as a directain the same begin to bear ments are, to be made they and all targe, assessments and other charges levied or imposed the beneficiary to provide the amounts as shown by the statements thereof number by endings and provide the amounts as shown by the statements thereof number by endings and provide the amounts are shown by the statements thereof number by endings and provide the amounts are shown by the statements thereof number by more than the amounts are shown by the statements thereof number of the rep-in that in a second the statements or other charges, and to pay the howard the ter-pin that in the statements are the grantor argues in the statements of the term of any resulting the statements or other charges in the statements of the statements responsible for failure to have any insurance on the refersion for any loss or damage growing event of any loss to compound and the statements when the interfersion to any loss of amoung the statement of the indeptedment and statement beneficiary hereby is authorized. In the amount of, the indeptedments for parameter and satisfaction in full or upon sale or other amount of the indeptedments for parameter and satisfaction in full or upon sale or other amount of the indeptedments for parameter and satisfaction in full or upon sale or other

A CONTRACTOR

acquisition of the property by the heneficiary after default, any halance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for laxes, assessments insurance promiums and other charges is not sufficient at any the for the payments insurance promiums and other charges is not sufficient at any the first or the payments in the sum of such defined to the grantor stall pay the definition of such defined to the there is a stress of the sum of the anomal of such defined to the payments. The sum of the sum of

property as in its sole discretion it may deem uncessary or advisable. The grantor further agrees to comply with all havs, ordinances, regulations, covenants, conditions and restrictions affecting said property: to pay all costs, frees and expenses of this frust, including the cost of tills exarch, as well as the other with other ways and expenses of the truster incurred in connection with an increding and defend any action or proceeding purporting to affect the security the spenses, including cost of evidence of tills and the secure of the spenses, including cost of evidence of the truster of the beneficiary or inductions for any all costs and expenses, including cost of evidence of tills and, stone or proceeding in which the beneficiary or trustee may appear and in any such source by this trust deed.

Guesd. 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: 1. In the event that any portion or all of said property shall be taken under the right of emission of the list own name, appear in or defend any ac-the right to commence, pomake any compromise or settlement in connection with tion or processing of the solution of the money is supported by the grantor in the solution of the money is supported by the grantor in such taking, which are in excess of the settlement or incurred by the grantor in such proceedings, said and expenses and attraction or process reasonable on the support of the settlement in the enterlistic or incurred by the grantor in such proceedings, and the beneficiary, and applied by it first upon any reason hereflary in such proceedings, and the planter applied upon the incurate because the excette such instruments as shall at its own explosion take such actions and excette such instruments as shall be necessarily in obtaining such compensation, promptly upon the beneficiary.

be necessary in obtaining such compensation, promptly upon the beneficiary payment of its fees and presentation, promptly upon the beneficiary payment of its fees and presentation cancellation), without affecting the second presentation cancellation, without affecting the second presentation cancellation), without affecting the second presentation cancellation, without affecting the second presentation cancellation, without affecting the second presentation cancellation, without affecting the second present to the method of the number of the indebtedness, the trustee may (a) insult of the payment of the second present of the present of present of the second present present of the second present

iruithiuness thereof. Trustee's fees for any of the service in this paragraph shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts and of any personal property located thereon. Until grantor shall default for any mersonal property located thereon. Until grantor shall default for any mersonal property located thereon. Until the performance of subsets, and profits of the pro-become during a the any mersonal property located thereon. Until grantor shall default for any encoded there any of the performance of subsets, and profits of the pro-lect all such and payable. Upon any default by the grantor hereunder, the bene-ficitive to be appointed by a court, and without regard to the adequaption of seld property, or any part thereof, in its own name tur and or acherosisten of seld property, or any part thereof in the son and or acherosisten of seld property, nor any part thereof in the base and and and any apply the same, issue and profits, including thoses past collection, including reason-able attorney's fees upon any indebtadness secured hereby, and in such order as the heneficiary may determine.

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The entering upon and taking possession of said property, the collection rents, issues and profils or the proceeds of fire and other insurance pol-compensation or swards for any taking or damage of the property, and pleaton or release thereof, as aforesaid, shall not cure or waive any de-, notice of default hercunder or invalidate any act done pursuant to

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

a service charge. 6. Time is of the essence of this instrument and shall pay beneficiary 7. Time is of the essence of this instrument and upon default by the 8 greement hereunder, the beneficiary may doclare all sums secured hereiny im-mediately due and payable by delivery to the tristee of written nuitee of default 9 default due and payable by delivery to the tristee of written nuite of default 9 default due and payable by delivery to the tristee of written nuite of default 9 default due and payable by delivery to the tristee of written nuite of default 9 default due and payable by delivery to the tristee of the shall cause to be 9 duily filed for record. Upon delivery of said notice of default and election to sell 10 the beneficiary shall deposit with the tristee this trust deed and all promissory 10 notice and documents evidencing expenditures secured hereby, whereupon the 11 tristees shall fix the time and place of sale and give notice thereof as then 12 notice thereof as then

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person so privileged may pay the entire amount then due under this trust deed and the obligations secured thereby (including costs and expenses actually incurred in colorchy the torms of the obligation and trustee's and attorney's fees not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not incn be due that 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 said notice of default and giving of said notice of saie, the trustes shall sell said property at the time and place fired 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 highest bidder for cash, in lawful money of the United States, payable at the time of saie. Tructee may postpone saie of all or sale and from time to time thereafter may postpone the saie by public an-

nouncrment 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 sold, but wist our overant or warrandy, supress or limbiled. The relation is thereof, tay purson, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

anu une menericary, may purchase at une sale. 9. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee's make as follows: (1) the expenses of the sale including the compression of the trustee, and trust deel, the trustee in the trust deed as their interests appear in order of their proceeds of the trust deed as their interests appear in order of the in successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beanticity may from time to time appoint a successor or successors to any trustee named herein, or to an successor trustee appointed hereunier. Upon such appointent and without con versace to the successor trustee, the latter shall appended with all title, power and duties conferred upon any trustee hereinmed or appointed hereunder. Eac such appointment and substitution shall be made by written instrument execute by the beneficiary containing references of the county clerk or record, which, when records, which so the proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and schnow bedged is made a public record, as provided by law. The trustee is not obligate to notify any party hereto of pending sale under any other deed of trust or o any action or proceeding in which the grantor, beneficiary on trustee shall be party unless such action or proceeding is brought by the trustee.

y unreas such action or proceeding is provide by the tracks.

This deed applies to, invies to the benefit of, and blads all parties to, their heirs, logatese deviseds, administrators, excutors, successors and gas. The term "beneficiary" shall mean the holonomied as a beneficiary get, of the note secure hereby, whether on commed as a beneficiary in. In construing this deed and whenever or context so requires, the mas-ing gender includes the foundant dor neuter, and the singular number la-te gender includes the foundant and dor neuter.

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

ate XI) are (SEAL) (SEAL) STATE OF OREGON } 55. THIS IS TO CERTIFY that on this 10 ., 19.7.6..., before me, the undersigned, a _____doy of___September Notory Public in and for sold county and state, personally appeared the within named WARREN D. PATE and SHEILA A. PATE, 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 exclude the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my poturial seal the day and year last above Notory Public for Oregon My commission expires: 5-1.4-80 VALLE OF A (SEAL) STATE OF OREGON } county of Klamath } ss. Loan No. .. TRUST DEED I certify that the within instrument was received for record on the 13th day of September 19 76 at 10:510'clock A_M., and recorded (DON'T USE THIS (DON I USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) in book M76 on page 14276 Record of Mortgages of said County. Grantor то Witness my hand and seal of County FIRST FEDERAL SAVINGS & affixed. LOAN ASSOCIATION Beneficiary Wm. D. Milne, County Clerk Deputy Deputy Atter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon fee \$6.00 ingTAN States of . REQUEST FOR FULL RECONVEYANCE 2412-21 011 To be used only when obligations have been prid.

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 directed, on payment to you of any sums owing to you under the terms of said trust deed of pursuant to statute, to cancel all evidences of indebtedness 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 same.

First Federal Savings and Loan Association, Beneficiary Tours X of FASA 200 BEALY A. TAPA ្រុះអាទភូនអា DATED

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