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TRUST DEED

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between

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Vol.M76 Papers THIS TRUST DEED, made this 15th day of September TIMOTHY ROBERT MEEKS AND KAYLA RAE MEEKS, 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:

23 Lot 6 in Block 1, Tract No. 1088, FERNDALE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. \geq a: c.

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

together with all and singular the appertanences, tenements, heraditaments, rents, house, profits, water rights, easements, or privileges now or

This trust deed shall further accure the payment of such additional money, any, as may be loaned hereafter, by the beneficiary to the granter or others wing an interest in the above described property, an may be evidenced by a te or notes. If the indebtedness accured by this trust deed is evidenced by or than one note, the beneficiary may credit payments received by it upon y of said notes or part of any payment on one note and part on another, the beneficiary may elect.

The grantor hereby covenants to and with the trustee and the heneficiary berein that the said premises and property conveyed by this trust deed are free and clear of all encountrances and that the grantor will and his heirs, executors and administrators shall warrant and detend his said title thereto sguinst the chans or all persons whomsover.

excutors and administrators shall warrant and defend his said title thereto spains the claims of all persons whomsover. The granizer covenants and agrees to pay sold note according to the terms hard property to kee, all area, assessments and other charges tevied against and property ito kee, all area, assessments and other charges tevied against and property ito kee, all area, assessments and other charges tevied against and property ito kee, all area, assessments and other charges tevied against and property ito kee, all area, assessments and other charges tevied against and property ito kee, all area, assessments and other charges tevied against and property which imay be damaged or destroyed and, pay, when due, all costs incurred therefor; to allow beneficiary to inspect said property at all beneficiary within inform; to replace any work or materials unsatisfactory to accit, not to remove or destroy any building. There from beneficiary of auch constructed on said property in good repair and to commit or suffer horeafter created upon said property in good repair and to commit or suffer no waste of said premises; to keep all buildings, and to commit or suffer to such the rest than rink and principal sum of the note or obligation seed on said property in favor of the beneficiary may from and with approved loss payable clause in favor of the heneficiary at four and with approved loss payable clause in favor of the heneficiary at four and with approved loss payable clause in favor of the heneficiary at four and with approved loss payable clause in favor of the heneficiary at four and ificiary and to delive the original poince of builtess of the heneficiary at the inflet of on-cancellable by the grant of the heneficiary at the full and policy of insurance is not a therefield the heneficiary at the full and policy of insurance is not a tendered to the heneficiary at head all policy of insurance is not a tendered to the heneficiary at head all policy of insurance is not a tendered to the heneficiary at head and bene

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 primpt payment of all trives, assessments, and goernmutual durinces letted or assessed against the above described property and humans end the highlighteest seture heavy described property and humans end to be individually seture at the line the least provide the highlighteest of the obtained highlighteest of the distribution of the second highlighteest of highlighlighteest of highlighteest of highlighte

While the grantor is to pay any and all faxes, assessments and other changes levied or messessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance nolicits upon said property, such pay-ments are to be made through the beneficiary, as adversal, the grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements submitted by the fusicate carriers or their co-resentatives and to withdraw the sums which may be required from the reserve account, if any, established for that nurpose. The gravitor agrees in no sent to hold the beneficiary responsible for failure, to have any insurance written or for any loss or damage growing out of a defect lin any insurance pilications accured by this transided. Joint of any loss, to compromise and settle with any insurance company and to apply any site, insulance receipts your the obligations accured by this transided. In the amount so that the state metric bis authorized, in the amount of a thete receipts your the obligations accured by this transided.

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acquisition of the property by the beneficiary after default, any behaves remaining in the resence account shall be credited to the indebtedness. If any nucleotized reserve account for trees account shall be credited to the indebtedness. If any nucleotized reserve account for the asyment of such characses as they become doe, the granter shall pay the definition to be beneficiary upon demand, and if not paid within the days after such demand, the beneficiary may at its option and the amount of such default to the principal of the obligation scatter between

property as in its sole discretion it may deem neccessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions afficients gaid property: to pay all costs, frees and expenses of this trust, helading the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; the appear in and nefand any action or proceeding purporting to affect the secur-red and the including cost of evidence of title and attorney's fees in at order the appear of the beneficiary or trustee; and to pay all costs and costs and cost of trustee of title and attorney's fees in a which the beneficiary or trustee may appear and in any suit brought by here detay.

The beneficiary will furnish to the granter 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 may portion or nil of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to eminent domain or condemnation, the beneficiary shall have the right to eminent domain or condemnation, appear in or defend any ac-tion proceedings, or to make may compromise or settlement in connection with submit the set of the set of the set of the set of the moust re-outried by it fractions for such proceedings, shall be paid to the beneficiary free necessarily paid or incore may reasonable costs and expenses and attorney's free necessarily paid or incore may reasonable costs and expenses and attorney's free necessarily paid or incore may reasonable costs and expenses and attorney's thance applied upon the indebted on accurate the proceedings, and the nearest having and the such nations of accurate the instruments as shall the necessary in obtaining such compensation, promptly upon the beneficiary's request.

we necessary in obtaining such compensation, promptly upon the beneficiary request. 2. At any time and from time to time upon written request of the bene-ficiary, pryment of the free and presentation of this deed and the note for en-dorsement (in case of full compared of the including), without affecting the ilability of any person for the payment of the includers, the trustee may (a) consent to the making of any map or plat of said predaces, the trustee may (a) any casement or creating and restriction threeon. (c) join in Anoin In geniting or other agreement affecting this deed or the lien or charge hereof, (d) effontion without warranty, all or any part of the property. The grantee in may reconvey ance may be described as the "person or persons legally entitled therefor" and its recting thereof. Trustee's fees for any of the services in this paragraph shall be 3.00.

chail be 3.00. 3. As indificant security, grantor hereby assigns to heneficiary during the portugation of these trusts all rents, issues, royalites and profits of the property affrets of these trusts all rents, issues, royalites and profits of the property affrets of the payment of any personal property located thereon, Until grantor shall default in the payment of any inductedness secured hereon, the performance of the payment of any personal property located thereon, Until grantor shall default in the payment of any inductedness secured hereon, the second here and payment of any personal property located thereon, Until grantor shall default as they become during the upper provide the payment of the second profits and payment of the profits earned prior to default as they become during and payment, and without regard to the adquary of any encurity for the profits of the profit of the addition of the profits of the prof

Sation scored hereby. Should the grantor fail to keep any of the foregoing covenants, then the efficiency may not its option carry out the same, and all its expenditures there-shall draw interest at the rate specified in the note, shall be repayable by grantor on demand and shall be secured by the lien of this trust deed. In a connection, the beneficiary shall have the right in its discretion to complete improvements made on and promises and also to make such repairs to said petty as in its sole discretion it may deem necessary or advisable.



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nouncoment at the time fixed by the proceeding postponement. 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 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 including the grantor and the beneficiary, may purchase at the sale.

deed or to his successor in interest entities to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any truskee named herein, or to any successor trustee appointed hereander. Upon such appointment, and without con-successor trustee appointed hereander, upon such appointment, and without con-such appointment and substitution shall be reached with all thile, powers such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor trustee. II. 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 party hereto of pending saie under any other deed of trust or of any action or proceeding in which the grantor, heneficiary or trustee shall be a parity unless cuch action or proceeding is brought by the trustee. I2. This deed applies to, inures to the benefit of, and blinds all parties hereto, their heirs, legates doyices, adultistators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pletize, of the note secured hereby, whether or not ramed as a beneficiary herein. In construing this deed and whenever the context as regular, the una-cultage the plural.

9. When the Trustee sells pursuant to the same trustee shall apply the proceeds of the trustee's sale as for the expenses of the sale including the compensation of the reasonable charge by the attorney. (2) To the obligations trust deed. (3) Fo all persons having recorded liens aub interests of the trustee in the trust deed as their interests order of their priority. (4) The surplus, it any, to the grant deed or to his successor in interest entitled to such surplus.

4. The entering upon and taking possession of said property, the collect of such rents, issues and profits or the proceeds of fire and other insuranco. Icles or compensation or awards for any taking or damage of the property, the application or relose thereof, as aboresaid, shall not cure or waive any fault or notice of default hercunder or invalidate any act done pursuant such notice. pol-and de-t to

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5. The grantor shall notify beneficiary in writing of any caltract for sale of the above described property and furnish beneficient supplied it with such personal information concerning the pur would ordinarily be required of a new loan applicant and shall pay the service charge.
6. Thine is of the essence of this instrument and upon defau arantor in payment of any indexices secure dretwer berefy or in performance.

6. Time is of the essence of this instrument and upon default by the grantor in pryment of any indeptedness secured hereby of in performance of any mediately due and payable by delivery to the trustes of written notice of default and election to sell the trust property, which notice trustes shall cause to be duly filed for record. Upon delivery of said notice of default and election to sell the trust property, which notice trustes shall cause to be duly filed for record. Upon delivery of said notice of default and election to sell the trust property, which notice trustes shall cause to be duly filed for record. Upon delivery of said notice of default and election to sell, the beneficiary shall deposit with the trustee this trust deed and all promissory notes and documents evidencing expeditures secured hereby, where there there of as then required by haw.
7. After default and any time prior to five days before the date set by the trustee for the Trustees sait, the grantor or other persons so privileged may pay the entire amount then due under this trust deed and the obligations secured there hy (including costs and expenses actually incurred in enforcing 50.60 each) other than such portion of the principa as would not then be due had no default cause that no default.
8. After the hanse of such time as may then prior then y we following the solit and so default then as more then by due that no default cause they default.

Bot inch be due had no default occurred and thereby cure the default. S. 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 trustee shall soil 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 highest bidder for cash, 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 and place of sale and from time to time thereafter may postpone the saie by public an.

TE OF OREGON niy of Klamath } 55. THIS IS TO CERTIFY that on this day	y of September	19.76 before me, the undersigned, a	
ry Public, in and for said county and state, pe	sonally appeared the within na SAND KAYLA RAF ME	med SEKS Husband and Wife	
	<u>S</u> named in and who executed or the uses and purposes therein	the foregoing instrument and acknowledged to me that expressed.	
	V.S.	OU. Brown	
	Notary Public In		
	My commission	expires: 11-12-78	
in an			66
xm No.		STATE OF OREGON)	V
		County of Klamath { ss.	A CONTRACT
TRUST DEED			
		I certify that the within instrument	
		was received for record on the 15	
		day of September	
	(DON'T USE THIS SPACE: RESERVED	at12:22 o'clock P.M., and recorded	15
Grantor	FOR RECORDING	in book M76on page	and t
то	LABEL IN COUN- TIES WHERE	Record of Mortgages of said County.	18
FIRST FEDERAL SAVINGS &	USED.)	Wilness my hand and seal of County	an a
LOAN ASSOCIATION		affixed.	
Beneficiary		Wm. D. Milne.	
er Recording Return To: FIRST FEDERAL SAVINGS	la da kata ng kata ng Ng kata ng kata		and the second secon
540 Main St.		By Alarachy Allare Deputy	
Klamath Falls, Oregon		By allow hy all vare	
	fee \$6.00	C	

TO: William Ganong. ..., Trustee

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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 or 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