L#01-40944 M/T#2278

<u>~</u>__ SEP 15

10:155 TRUST

THIS TRUST DEED, made this 17th ay of September FRANK A. SUCCO AND BEVERLY P. SUCCO, 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:

DEED

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:

Lot 4 in Block 1 of HOMELAND TRACTS, according to the official plat thereof \sim on file in the office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM that portion conveyed to the State of Oregon by and _through its State Highway Commission in deed recorded June 25, 1964, in Volume 354, page 123, Records of Klamath County, Oregon.

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

together with all and singular the appurtanances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or

This trust deci shall further secure the payment of such add as may have been as a payment of the grant as inserved in the above described property, as may be or notes. If the indebtedness secured by this trust deed is than one note, the beneficiary may credit payments receive f said notes or part of any payment on one note and par

The grantor hereby covenants to and with the trustee and the benefician n that the said premises and property conveyed by this trust deed a and clear of all encumbrances and that the grantor will and his heli itors and administrators shall warrant and defend his said title there ist 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 add note according to the terms thereof and, when due, all faces, assesses and other chances level against chance and the same and agrees to pay add note according to the terms thereof and, when due, all faces, assesses and other chances level against chance and the same and agrees to pay add note according to the terms thereof and, when due, all faces, assesses and other chances having pre-addings period the truth of the same and the same and the same and the pre-adding and the same and the same and the same and the same pre-adding and the same and the same and the same and the same property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to improvement or beneficiary within lifteen days after written notice from beneficiary of such fact; not to remove or destroy and the work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding construction; to replace any work or materials unsatificatory to be adding a construction; to replace any work or materials unsatificatory to be adding a construction; to replace any work or materials unsatificatory to constructed or fasting any buildings, to property and improvements and prove the state the stand as the beneficiary may from time to the prove field ary, and to deliver the original principal sum of the note or obligation approved loss payable clause in favor of the beneficiary and to deliver the original policy of insurance. If did do one cancellable by the granter during the tail term of the plater a

or the purpose of probling regularly for the prompt payment of all taxes, and gorerinnential charges levied or assessed against. No show described pro-surance premum while the indebtedness secured hereby is in excess of 80% of the original purchase price paid by the granter at the time the Ioan was beneficiarly surghan a ourgarisal value of the property at the time the Ioan rrantor will pay to the beneficiary in addition to the monthly payments of interest payable under the terms of the note origination externel herein fastellments on principal and interest are payable and amount equal to 1/1/2assessments, and other charges due gain payable with respect to said property That for , assuments on principal and inferest are payable an amount equal to 1/12s, assessments, and other charges due and payable with respect to said property succeeding 12 months and also 1/36 of the instrumce prealment payable with said property within each succeeding three years while this Trust Deed is in stimated and directed by the beneficiary. Reneficiary shall nay to the granter said amounts at a rate not less than the lightest rate authorized to he paid or their operations and the said of the second state of the second rate of interest paid shall be 476. Interest shall be computed on the average and cannot for the interest due, we could be an adverted to be interest.

While the grantor is to pay any and all taxes, ass nguinst said property, or any part there also to pay premiuns out all insurance pu-be made through the heneffetary, as a for to pay any and all taxes, assessments property in the inhounts as shown because the face assessments and some legin of, before the same legin illeles upon said property, s resaid. The grantor hereby r and other charges levied or thereight ainst solid property: In the announts as shown by the licetor, of, such taxes, assessments or other charges, it the amounts shown on the statements submitted by sentatives and to withdraw the state which may be any, established for that purpose. The grantor agrees spossible for failure (o have any insurance written t of a defect in any insurance palley, and the hene ent, of any loss; to compromise and settle with any t ch insurance, receipte upon the obligations secured by count of, the indebetieness, for payment and satisfarf

ve account ishall be crediled to the indebtedness, taxes, assessments, insurance premiums and other for the payment of such charges as they become it to the beneficiary upon demand, and if not paid beneficiary may at its option add the amount of s tation secured hereby.

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tion secured hereby. Should the grantor fail to keep any of the foregoing coven ficiary may at its option carry out the same, and all its expen-shall draw interest at the rate specified in the note, shall be grantor on demand and shall be secured by the lien of this connection, the beneficiary shall have the right in its discretic improvements made on shill premises and also to make such erty as in its sole discretion it may deem necessary or ally

erty as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, nants, conditions and restrictions affecting said property; to pay all costs, and expenses of this trust, including the cost of title search, as well as other costs and expenses of the trustee incurred in commetion with or nforcing this obligation, and trustee's and attorney's fees actually incurred peer in and defend any action or proceeding purporting to affect the secur-hereof or the rights or powers of the beneficiary or trustee; and to pay all s and expenses, including cost of evidence of title and attorney's fees in a nonable sum to be fixed by the court, in any such action or proceeding put in the checkleary or trustee may appear and in any suit brought by bene-ry, to foreclose this deed, and all said sums shall be secured by this trust appear bereof and e able br

The beneficiary will furnish to the grantor on written request therefor an an 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 p der the right of commence, proceeding in a condemnation, the eright to commence, proceedie in its own name, appeas an or proceedings, or to make any compromise or settion to taking and, if it so elects, to require that all or any yable as compensation for such taking, which are in ex-tred to pay all reasonable costs, expenses and attorney incurred by the grannor in such proceedings, shall be a applied by it first upon any reasonable costs and e have applied upon the indebtedness secured hereby in the source applied upon the indebtedness secured hereby in the source applied upon the indebtedness secured hereby and necessary in obtaining such compensation, promptly quest. or all of said property condemnation, the benefic dete

request. 2. At any time and from time to time upon written request of t ficiary, payment of its fees and presentation of this deed and the note doraement (In case of full reconveyance, for cancellation), without affect hallility of any person for the payment of the inductadness, the trustee consent to the making of any map or plat of said property; (D) join in any casement or cresting and restriction thereon, (C) Join in any case (c) the month of creating and restriction thereon, (c) join in any sul other agreement affecting this deed or the lien or charge hereof; (d hout warranty, all or any part of the property. The grantee in any ce may be described as the "person or persons legally entitled th a rectains therein of any matters or facts shall be conclusive pr utifulness thereof. Trustee's fees for any of the services in this "b be 56.00".

Service States

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The grantor or sale of the supplied it with ordinarily be re-tice charge.

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After default Trustee for ed may pay t igations secured

After the lapse of su

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implied vithout any cover of any matters Any person, exclu warranty, express or shell be conclusive trustee but inclusive deliver to the purcha perty so sold, but w recitais in the deed truthfulness thereof. ver to the purchaser his deed in form as require ty as sold, but without any covenant or warrs tais in the deed of any matters or facts shell hituhers thereof. Any person, excluding the true the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the size shall apply the proceeds of the trustee'

the To nd a the the the To the of recorded ed as their if any, to by to by arge (3) persons ha in the trus (4) The surp in interest

y reason permitted by law, uccessor or successors to a appointed herounder. Upon iccessor trustee, the latter and upon any frustee herein ne to o any con-owers Each icuted ce of if the bof of of the successor trustee.

prominents of exceeds this trust when this deed, duly execut made a public record, as provided by law. The trustee any party hereto of pending sale under any other dees on or proceeding in which the grantor, beneficiary or tr iters such action or proceeding is brought by the tru

This such action of plotting is being of the second of and blads their heirs, legates, dowises, administrators, executors, such The term "beneficiary" shall mean the holder and owner of the moto secured hereby, whether or not named as a in construing this deed and whenever the context so requirer render includes the femining and/or neuter, and the singular ion normal. all parties essors and including beneficiary the mas-number inherein. In culine gen -indes the

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

if said property, the collection I fire and other insurance pol-damage of the property, and nall not cure or waive any de-nall not cure of waive any de-tant done pursuant to

fault by the nance of any i hereby im-ce of default cause to be stion to sell, i promissory ercupon the wof as then

default. law following of sale, the

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on of said notice of default and giving of sell said property at the time and place fix as a whole or in separate parcels, and in a bile auction to the highest bidder for cash payable at the time of sale. Trustee may f and property by public announcement at time to time thereafter may postpone

ch time as may then

days

beneficiary in

they executed the same freely and voluntarily IN TESTIMONY WHEREOF, I have bereunto set	ns named in and who executed for the uses and purposes therein my hand and affixed my notatial	the foregoing instrument and acknowledged to me-that expressed. seal the day and year last above written.
SEAL	My commission	r Oregon expires:11-12-78
Loen No.		STATE OF OREGON } ss.
TRUST DEED	(DON'T USE THIS SPACE: RESERVED	I certify that the within instrument was received for record on the 17th day of September
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	Record of Mortgages of said County. Witness my hand and seal of County affixed.
Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon		Um. D. Milne, County Clerk
	fee \$6.00	
REC	UEST FOR FULL RECONVI used only when obligations have	방문을 하게 다 못 수학을 가려는 것을 수 있는 것을 것을 다 가지 않는 것이 것을 수 있는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 같이 하는 것이다.
TO: William Ganong, Trustee The undersigned is the legal owner and holder	of all indebiedness secured by the dirocted, on payment to you of any	foregoing trust deed. All sums secured by soid trust dee sums owing to you under the terms of soid trust deed o (which ars delivered to you herewith together with soi of snid trust deed the estate now hold by you under th

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