03-10318842 A-27318 TRUST DEED VOL 10 Page 15617

19 76 , between THIS TRUST DEED, made this 24th day of September ARTHUR F. STEINER and VELMA L. STEINER, 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:

> Lots 9, 10, 11 and 12 of PONDOSA, according to the official · plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

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

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

This trust deed shall further secure the payment of such additional money, any, as may be leaned hereafter by the beneficiary to the grantor or others ving an interest in the above described property, as may be evidenced by a to or notes. If the indeltedness secured by this trust deed is evidenced by re than one uote, the beneficiary may credit payments received by it upon y of sold notes or part of any payment on one note and part on another, the beneficiary may elect.

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to beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are and clear of indistructions shall warrant and defend his said this heirs, uters and shift indicates shall warrant and defend his said this heirs, at the claims of all persons whomsoever.

evitors and administrators shall warrant and defend his said title therefore almst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms ereof and, when due, all taxes, assessments and other charges avided against if property is keep said property free from alleg in course of construction dence over this trust deed; to complete all within six months from the date more constructed on said hereafter within six months from the date or of the date cond workmanilke manner any building, or improvement on ourpity and, which may be damaged or destroyed and pay, when due, all hereafter constructed on said hereafter commenced; to trepair and restore areof or the date cond workmanilke manner any building or improvement on merid and construction; to replace any work or materials utilities in during construction; to replace any work or materials utilities and interface out the said of the said of the said property as the metidual premises; to keep all buildings; a norther now or hereafter exactly recieved on easies to keep all buildings; and improvements now or instructed on asid premises continuously insured against loss of the of said precision and premises continuously insured against loss of the of taken precised on a said premises continuously insured against loss of the of taken of the original principal sum of the noble to the bene-icary, and to deliver the original principal sum of the noble to the bene-icary, and to deliver the original principal sum of the enderity at least remum paid, to the phere effective date of any such policy of insurance. If allow phenomenes is not so tendered, the beneficiary withen daw with remum paid, to the phere effective date of any such policy of insurance. If allow allow non-cancellable by the grantor during the full term of the phere hall he non-cancellable by the grantor during the full term of the phere balance.

That for the purpose of providing regularly for the prompt payment of all larges, obtained. That for the purpose of providing regularly for the prompt payment of all larges, obtained, and gorennemial charges level or assessed against the above described property and insurance prentime while the inductioness excured herein is in a second provide the beneficiary's original provide previous the non-the beneficiary's original provide the terms of the large curve of the original provide previous of the large of the original provide previous the non-the beneficiary's original provide previous of the previous of the previous of the large arms will be the terms of the non-the beneficiary's original provide previous the non-the original and interest paynole on the date instailments of the terms of the insurance prentium paynole with excited here 12 and of the prevent to the succeeding the terms of the prevent to all or porty of the base succeeding the succeeding the terms of the terms

While the grantor is to pay 20y and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bear interest and also note through the beneficiary, as a foresaid. The grantor hereby authorizes ments are to its one through the beneficiary, as a foresaid. The grantor hereby authorizes the beneficiary operty in the amounta set shown by the statements thereof unhised by the against said such tixes, assessments or other charges, and to pay the insurance promums in the amounts shown on the statements submitted by the insurance carriers or held out it any, established for that purpose. The grantor arecely on the statements if any, established for that purpose. The grantor arecely not be beneficiary responsibile for failure to have any insurance willen or for any preby is authorized, in the event of any loss, to compromise and settle with any interificat purchase frequenting the indicate receipts upon the obligations accurate by this trust deed. In computing the amount, of, the indicates for payment and satisfaction in full or upon sale or other amount, of the indicates for payment and satisfaction in full or upon asle or other

acquisition of the property by the beneficiary after defauit, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxt, excessments, insurance premiums and other charges is not sufficient at any for taxt, excessments, fusicance premiums and other charges is not sufficient in a my find to be enclosed on the submet of such charges as they become due, the grantor shall pay the beneficiary may at its option add the anount of such charges and such accounts, then the beneficiary may at its option address and the same, and sill its expenditures there beneficiary may at its option address of the same, and all its expenditures there beneficiary may at its option carry succeified in the note, shall be remayable by the grantor on demand, enclose and have the right in its discretion to complete any improvements much and is not 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 or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and estrictions affecting said property; to pay all costs, fees and expenses of alls frust, including the cost of title search, as well as the other other other other and estriction or proceeding purporting to affect the secur-tor process, including cost of evidence of title and attorney's fees and the process, including cost of evidence of title and attorney's fees and the process of the security in any such action or proceeding purporting to affect the secur-tor the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees he reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brought sy this trust decd.

The beneficiary will furnish to the grantor on written request therefor an al 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 der the right of eminent domain or condemnation, the beneficiary shall have be right to commence, prosecute in its own name, appear in or defend any re-traction of proceedings, or to make any compromise or settlement in connections that the settlement of the settlement in connection of the moments of the settlement of the settlement in connection of the settlement of the settlement of the settlement of the incurred by the grantor in such taking, which are in excess of the sentily paid incurred by the grantor in such taking the beneficiary in such settlement the grants and thorneys a necessarily paid or incurred by the beneficiary in such roceedings, and the incoment point of the settlement as settlement the grantor agrees, incoment, points, in obtaining auch compensation, prempty upon the buneficiary's meets.

request. 2. At any time and from time to time upon written request of the 1 fichary payment of its fees and presentation of this deed and the note for dorsement (in cnew for the payment of the indebtedness, the trustee may conservent (in cnew for the payment of the indebtedness, the trustee may conservent of the ready payment of the indebtedness, the trustee may conservent of the ready of any map or plat of said property; (b) join in ary conservent of creating and restriction thereon, (c) join in any subording or other agreement affecting this deed or the property. The grantee in any ready into the data is the present of persons legally entities to proof of truthruines thereof. Trustee's fees for any of the services in this parage shall be \$5.00.

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary durin continuance of these trusts all rents, issues, royalies and profits of the perty affected by this deed and of any personal property tocated thereon, rantor shall default in the payment of any indebtedness secured hereby the performance of any agreement hereunder, grantor shall have the right t test all such rents, issues, royalites and profits earned prior to default as become due and payable. Upon any default by the grantor hereunder, tho ficinry may at any time without notice, either in person, by agent or by earned the second s the hereunder, grantor shall have the fight to Sol-ties and profile scared prior to default as they any default by the grantor hereunder. The lens-th notice, either in person, by aguidenuncy of any urt, and without regenon, but addenuncy of any of in fit awn name sue for or otherwise collect neuroing, those past due and unpaid, and apply as of operation and collection, including reason. become due and payable. I ficiary may at any time w ceiver to be appointed by security for the indebtedne and property, or any part the rents, issues and prof the same, less costs and e able attorney's fees, upon any part the and profits, sts and exp

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4. The catering upon and taking possession or said property, the connection of such renth, issues and profils or the proceeds of fire and other insurance policles or compensation or awards for any taking or damage of the property, an the application or release thereof, as aloresaid, shall not cure or wairs any dt fault or notice of default hereunder or invalidate any act done pursuant t such notice.

such notice. 5. The granter shall notify beneficiary in writing of any sale or confract for sale of the above described property and furnish honeficiary on the sale of the would ordinarily be required of a new loan applicant and shall pay beneficiar a service charge.

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of any indebtedness by delivery or declare all our written notice of default of the control of the secure of the secure of the secure all out of the secure of

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 accured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not acceeding \$30.00 each) other than such purties of the principal as would not 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 followin the recordation of suid notice of default and giving of said notice of sale, th trustee shall sell said property at the time and place fixed by him in said notic of sale, either as a whole or in separate parcels, and in such order as he may ditermine, at public auction to the highest bidder for cash, in lawful money of th United States, payable at the time of, sale. Trustee may postpone sale of all on any portion of said property by public announcement at such time and place sale and from time to time thereafter may postpone the sale by public are cashed by the sale of the sale by public are postpone to be an of the sale by public are cashed by the sale by public are the sale by public are sale and from time to time the sale by public are sale and from time to time the thereafter may postpone the sale by public are sale and from time to time the time thereafter may postpone the sale by public are sale and from time to time thereafter may postpone the sale by public are sale and from time to the sale by public are sale and from time to the sale by public are sale and from time to the sale by public are sale and from time to the sale by public are sale and from time to the sale by public are sale and from time to the sale by public are sale and the sale are sale and the sale by public are sale are sale and the sale by public are sale are sale and the sale by public are sale ar

uncement at the time fixed by the preceding postponement. The trustee shall liver to the purchaser his deed in form as required by law, conveying the prorisy as sold, but without any covenant or warranty, express or implied. The zitais in the deed of any matters or facts shall be conclusive proof of the uthfunces thereof. Any person, excluding the trustee but including the grantor d the baneficiery, may purchase at the sale.

6. When the Trustee sells pursuant to the powers provided herein, the rustee shall apply the proceeds of the trustee's sale as follows: (1) To the expanses of the including the componisation of the trustee, and a rust end of the trustee by the attorney. (2) To the obligation secured by the including the componed of the subsequent to the trustee of the for the trustee in the trust deed as their interests appear in the trust of the trustee in the trust of the trustee in the trust deed as their interests appear in the interest entitled to such surplus.

10. For any reason permitted by law, the beneficiary may from time to time appoint a successor is user so trustee mande herein, or to any successor trustee septointed hereunder. Upon such appointment and without conveyance to the successor trustee. The latter shall be vested with all thile, powers and duties conferred upon any trustee herein named berein. Kach such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and fits place of record, which, when recorded in the office of the county or counties in which the property is situated, shall be conclusive proof of proper appointment. A constant executed.
1. Trustee accepts this trust when this deed, duly acceled and anknow.

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

new action or proceeding in which the grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all partices hereto, their heirs, legates dovinces, administrators, executors, auccessors and assigns. The term "beneficiary" shall mean the holder and owner, including piedges, of the noic accurd hereby, whicher or not named as a beneficiary herein. In construing this deed and whenever the context so as a beneficiary culles gender hudes the femilaine and/or neuter, and the singular number in cludes the pipral.

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

		ur 7. Steiner (SEAL)	
	Velsi	ica S. Stimu (SEAL)	
STATE OF OREGON County of Klemath THIS IS TO CERTIFY that on this day	. <u>September</u>	, 19.76, before me, the undersigned, a	
Notary Public in and for said county and state, per ARMHUR F. STEINER and V	ELMA L, STEINER, M	uspanu anu wile	
to mo, personally inpown to be the identical individuals they executed the same freely and voluntarily for IN-TESTIMONY WHEREOF, I have hereunto set n (SEAL)	S., named in and who executed to or the uses and purposes therein e ny hand and affixed my notarial s	he foregoing instrument and acknowledged to me that xpressod.	
Loan No		STATE OF OREGON Ss.	
TRUST DEED	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) FEE \$ 6.00	I certify that the within instrument was received for record on the 5th day of OCTOBER	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.			A
TO: William Ganong			
DATED:			