## Vol. M. Page 15620 A-27305 01-10392 TRUST 19844

19 76 , between THIS TRUST DEED, made this 20th day of September DONALD RAY TELFORD and REME K. TELFORD, husband and wife , as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Orogon, a corporation organized and existing under the laws of the United States, as beneficiary;

WITNESSETH: The grantor irrevocably grants, bargains, solls and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

All the following described real property situated in Klamath County, Oregon:

Beginning at a point 580.25 feet South of the corner common to Sections 2, 3, 10 and 11 Township 39 S. R. 9 E.W.M., Klamath County, Oregon; thence South 89048' East 262.5 feet; thence South 82.95 feet; thence North 89048' West 262.5 feet; thence North 82.95 feet to the point of beginning; being a portion of the NWANWA of Section 11 Twp. 39 S. R. 9 E.W.M.; containing .5 acres, more or less. Excepting therefrom that portion contained in the right of way of Summers Lane.

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

ŝ

150

د ---November 1----- ۱۹--76---

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

he 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 all encumbrances and that the grantor will and his heirs, utors and administrators shall warrant and defend his said title thereto net the claims of all persons whomsoever.

and chart of all persons whomsource. Sectors of a daministrators shall warrant and defend his said title thereto exceeding the claims of all persons whomsource. The grantor covenants and agrees to pay and note according to the terms thereof and, when due, all taxes, assessments and other charges levied against interest and, when due, all taxes, assessments and other charges levied against said property; to keep said propertypic all buildings in course of construction or hereafter constructed could be premises within six months from the date bereof or the date could premise within six months from the date or hereafter constructed could be beneficiary to impact and pay, worked as all promptly and in the base damaged or destroyed and pay, worked as all coats include the order is of the beneficiary to impact all under the date course promptly and in the date coats and work or mittor and mather from based property it in replace any work or mittors beneficiary of such baseding construction; to replace any work or mittors beneficiary of such baseding construction is and based the replace and the course of the construction of said property and building of legals and to commit or suffer hereafter erected upon said property in buildings and improvements now or constructed on said property in buildings on the note or billowed in a sum not less the deed, in a company or companies acceptable to the destruct the principal policy of insurace in correct on the approvements polid, to the principal policy of submers of the hereficiary at least ifferen days prior to the effective date of any are beneficiary may from time to the approvements and with fifteen days appror to the effective date of any are beneficiary and in the and the principal policy of insurance. If the beneficiary may in its own disperview of the branche original principal submers of the hereficiary, which insurance is a to be principal policy of insurance. If the beneficiary is a sub-truction of the principal policy of the beneficiary win the save in the ond

discretion obtain space of providing regularly for the promot payment of all taxs, shall be non-cancellable by the grantor during the full term of the promot obtained. That for the purpose of providing regularly for the promot payment of all taxs, reseasements, and governmental charges level of mess secured hereby is in access of 80% of the lesser of the original purchase prior and by the grantor at the time the lean was made or the beneficiarly original purchase prior and the time the lean was made or the beneficiarly original purchase prior and the time the lean was principal and interest prior prior prior and the time take lean made or the beneficiarly or function and interest are payhle an amount equal to property on the date installements; and other charges due and payalle with respect to may prior of the taxes, messeding 12 months can also 1 / 30 of the insarrouse provide the original or first and amounts at a rate not less than the inform the unit or the grantor first an said amounts at a rate not less than the inform the unitor to the grantor of the taxes of their payshow accounts minus 94 at all of the sarrow first on the scenate first, the rate of interest paid shall be 4%. Inform the computed to the strant of monthly balance in the accounts minus 4 at all by the start of the grantor of the scena ther oper payshow accounts minus 4 at all by the start of the grantor of the taxes and the scena the shall be pays. If such rate is less than the payher within the anomal shall be pays the start of the granter by crediting to the scena the account is monthed and the scenate and the scenate taxes that the scenate and the scenate of the scenate taxes that the higher the granter by crediting to the scenate taxes that the higher the scenate taxes that the scenate taxes that the scenate taxes that the anomal taxes takes that the scenate taxes that the scenate taxes the scenate taxes taxes that the month taxes takes taxes taxes the scenate taxes taxe

While the granter is to pay any and all taxes, assessments and other charges lerked assessed against said property, or any part thereof, before the same begin to be rest and also have been all insurance policies upon said property, satif, and beneficiary to have any and all taxes, assessments and other charges further by the beneficiary to the beneficiary, as aforeastic. The granter betty or imposed beneficiary to the property in the amounts, as shown by the statements three the imposed and such taxes, assessments or other charges, and to prove the imposed of such taxes, assessments or other charges, and to prove the imposed beneficiary to the statements three imposed betty and the taxes of the same statements three imposed betty and the statements three imposed is amounts above not the statements at the unit of the same account. The amounts all to withdraw the sums which may be required from the reserve account, any, established for that purpose. The granter arguing the or far any loss or damage graving and a defect in any hastrance policy, and its may human enough and to apply any it of any loss, to compromise and setting attime the trust deed. In computing the unit of, the indelutedness for payment and satisfaction in full or upon saile or other and the defect of the colligations that an astisfaction in full or upon saile or other and the indelutedness for payment and astisfaction in full or upon saile or other and the defect in the statement is an astisfaction in full or upon saile or other and the indelutedness for payment and astisfaction in full or upon saile or other and the indelutedness for payment and satisfaction in full or upon saile or other and the indelutedness for payment and satisfaction in full or upon saile or other and the indelutedness for payment and satisfaction in full or upon saile or other and the indelutedness for payment and satisfaction in full or upon saile or other and the indelutedness for payment and satisfaction in full or upon saile or other and the indelutedness for payment

acquisition of the property by the beneficiary after defauit, any balance remaining in the reserve account shall be credited to the indeliciness. If any authorized reserve account for taxes, assessments, insurance premiums and otherme due, the grantor shall pay the time for the payment of such charges as they budde within ten days after such demand, defield to the beneficiary upon demand; and if matenda within ten days after such demand, the beneficiary may at its option and the amount of such defield to the principal of the obligation secured hereby.

The second second

1

高加速

1#

OTPOI

3

10

5

22

いていますいない

G-N 11 217 24

the Dependency may as its briefly and the long of the foregoing covenants, then the Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there are specified in the note, shall be repayable by for shall draw heman and and shall be secured by the iten of the into complete the beneficiary shall have the right in its disent route or said and the or said promises and also to make or advisable.

property as in its sole discretion it may deem necessary or advisable. The granter further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all cells fees and expenses of this trust, including the cost of tills earch, and this the other this trust, including the cost of tills earch, and with a including the cost of tills earch fees affecting interred; in enforcing, i and defend any action or proceeding purporting to at atomy all toy here of the obligation, and trustee's and attorney's fees a fired the secur-tion and expenses, including cost of evidence of the attorney fees and to pay all toy here of the rights or power of the beneficiary or ind attorney's fees in erasonable sum to be fixed by the court, in and in any suit brought by bene-ticiary to foreclose; this deed, and all said sums shall be secured by this trust deed.

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 any portion or all of said property shall be taken micr the right oceminence, prosecute in its even name, appear in or domention any ac-be right loceminence, prosecute in its even name, appear in or domention with the nor Ding and, if is o elects, to require that all or any portion the money's compensation for such taking, which are in excessively paid incurred by the grantor in such proceedings, shall be paid to the beneficiary and applied by its first upon any reasonable costs and such proceedings, and the inductor and applied by its first upon any reasonable costs and such proceedings, and the name applied upon the indebtedness secured here by the grant arguments to its over the such as a shall be participated by the grant arguments and applied upon the indebtedness secured here by y, and the grantor agrees, the some expense, to take as chast excloses and exceed and here more agrees to a obtaining such compensation, promptiy upon the beneficiary's request.

De neccessary in comments of the second seco

shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalies and profits of the pro-perty affected by this deed and of any new property indebiddees secured, hereby or in the performance of any agreement hereander property located therebo, yor in the performance of any agreement hereander prator shall have the right to col-tect all such rents, issues, royality default by the grantor here prior to default as they become due, and payable. Upon any default by the grantor hereander, the hem-ficiary may at any time without and the payameters. lisaues and pro-less costs and rney's fees, upo



The entering upon and taking possession of said property, the collect rents, issues and profits or the proceeds of fire and other insurance compensation or awards for any taking or damage of the property, lication or release thereof, as aloresaid, shall not cure or waive any notice of default hereunder or invalidate any act done pursuant

grantor shall notify beneficiary in writing of any sale of e of the above described property and furnish beneficiary i it with such personal information concerning the purchas ifly be required of a new loan annicant and theil new beam . The grantor shall not..., for sale of the above described supplied it with such personal ordinarily be required of a new else charge.

of this the of any indebtedness secured h r, the beneficiary may declar payable by delivery to the trus the trust property, which ne l, Upon delivery of said notice denosit with the trustee thi hereby im-te of default cause to be cause the the shall fix the th date

required by INW. 7. After default and any time prior to five daya by the Trustee for the Trustee's sale, the granter privileged may pay the entire amount then due under the obligations secured thereby (including costs and exper-in enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the soft here be due had no default occurred and thereby c days bef antor or under this re the date set ther person so trust deed and actually incurred attorney's fees

not then be due and 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 set-, the trustee shall sell said property at the time and pland in such order as he may de-of saie, either as a whole of ine printer the said of the set of the termine, at public succide the time of saie. Trustee may postpone saie of all of any portiones, pad poperty by public announcement at such time and planc of any portiones the time thereafter may postpone the saie by public an-

time appoint a successor or successors to any trustee named herein, successor trustee appointed hereunder. Upon such appointement and wit veyance to the successor trustee, the latter shall be vested with all til and duties conferred upon any trustee herein anmed or appointed hereu such appointment and subsilitution shall be made by written instrument by the beneficiary, containing reference to this trust deed and its record, which, when recorded in the office of the county clerk or recor-rounty or counties in which the property is situated, shall be conclusiv proper appointment.

STATE OF OREGON County of Klamath

4 th day of September THIS IS TO CERTIFY that on this ..... Notary, Rublic-in and for said county and state, personally appeared the within named. DONALD, RAY TELFORD and REME K. TELFORD, husband and wife

to me personally known to be the identical individual S. named in and who executed the foregoing instrument they executed the same freely and voluntarily for the uses and purposes therein expressed.

october

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my 0. 175 05 S

(SEAL)		
Loan No		STATE OF OREGON Ss.
Grenter	(DON'T USE THIS BFACE, RESERVED FOR RECORDING LABEL IN COUN-	I certify that the within instrument was received for record on the 5th day of OCTOBER , 19.76, at 10;36 o'clock AM, and recorded in book M.76 on page 15620 Record of Mortgages of said County.
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneliciary	TIES WHERE	Witness my hand and seal of County affixed.
Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	GC1 FEE \$ 6.00	By Hazil Lang Doputy

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puid.

19

ton mar

STIE (

<u>Sama Norr</u>

Wenter Excelent with in

... Trustee TO: William Ganong.

DATED:.

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by soid 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 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 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 trust deed) and to reconvey.

That is a set of a set of the set of the set of the by

读内容可