ALL STREET

L#01-40964 M/т 2427

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74 Page THIS TRUST DEED, made this 6th day of October 19 76 between JUDITH A. SEXTON, A Single Woman

DEEDVOI.

, 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;

TRUST

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:

The South one-half of Lot 14 in Block 301 of DARROW ADDITION, to the City of Mlamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, except therefrom the most Northerly eleven inches thereof.

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

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

This trust deed shall further secure the payment of such additional money, yy as may be loaned hereafter by the beneficiary to the grantor or others gran instructs in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, he beneficiary 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 encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

cutors and administrators shall warrant and defend his said title thereto inst the claims of all persons whomsover. The grantor covenants and agrees to pay said note according to the terms reof and, when due, all taxes, assessments and there charges leved against a property; to keep said property set all cutoffic charges leved against and the charges leved according to the terms reof and, when due, all taxes, assessments and the charges leved against a property; to keep said property set all buildings in course of construction had or the date construction is hereafter commenced; to repair and restore mptly and in good workmanike manner any building or improvement on a property which may be damaged or. destroyed and pay, when due, all es during construction; to replace any work or materials unsatisfactory to the lost therefor; to allow beneficiary to inspect said, property, at all es during construction; to replace any work or materials unsatisfactory to structed on said premises; to keep all buildings and improvements out of a sour one dated premises work or materials unsatisfactory to eafter erected upon said property in bouldings and improvements out or said premises; to allow beneficiary to more the date of a sub roor said premises; to allow premises of the burned against. loss a sum not less than the original principal sum of the note or obligation ured by this truct deed, in a company or companies acceptable to the beneficiary and to deliver the original policy of insurance. In once to form any iters in policy of insurance is not so thedred, the beneficiary at least een days prior to the effective date of any such policy of insurance. If a some arction obtain insurance for the beneficiary at heneficiary at least end days prior to the effective date of any such policy of insurance. The some is the non-cancellable by the grantor during the hull term of the policy thus albed. That for the nurses of excellate the addition of the policy thus

II he non-cancellable by the grantor during the full term of the policy thus alned. That for the purpose of providing regularly for the prompt payment of all taxes, essentias, and governmental charges levied or assessed against the above described program by and insurance premium while the inductances accured hereby is in match and area is one accurate while the inductances accurate hereby is in match and area is one accurate while the inductances accurate hereby is in match and area is one accurate while the inductances accurate hereby is in match and area is one accurate while the inductances accurate hereby is in match and area is one accurate while the property. At the time the hand area is one accurate while the inductance accurate hereby in the case is a submatch which are accurate the property at the time the hand area is one accurate while the inductance accurate hereby in the date instalments on principal and interest are payhle and mount equal to 1/12 the taxes, assessments, and other charger due and payhle with respect to asid property within each succeeding 12 mounts and also 1/36 of the insurance particular and the grantor trest on said amounts at a rate not less than the highest rate authorized to be pathers or their open particular and shall be at 65. Interest shall be computed on the case that accurate the be also the base that accurate the base that accurate the base that are the succeeding the accurate and interest pathers or their trate authorized to be pathers or their open particular and direct and the highest rate authorized to be pathers or their open particular and the interest and the particular base the succeeding the accurate and the highest rate authorized to be pathers or their open particular and the highest rate authorized to be pathers or their open particular and the highest rate authorized to be pathers or their open particular and the highest rate authorized to be pathers and their open particular and the highest rate authorized to be pathers and their the particular base the

hile the grantor is to pay any and all taxes, assessments and other charges leded seed against and property, or any part thereof, before the same begin to bear, and also to pay premiums on all insurance policies upon said property, such pay-ret to be made through the beneficiary, as adoresaid. The grantor hereby authorizes efficiary to pay any and all taxes, assessments and other charges levied or imposed said property in the announts as shown by the statements thereof furnished by the r of such taxes, assessments or other charges, and to pay the insurance predicts or their rep-tires and to withdraw the sums which may be required from the reserve account; established for that purpose. The grantor agrees in no event to hold the beneficiary lible for failure to have any insurance written or for any loss or damage growing a detect in any insurance policy, and the beneficiary hereby is authorized. In the f any loss, io compromise and settle with any insurance company and to apply any of, the indetidents for payment and satisfaction in full or upon sale or other of, the indetidents for payment and satisfaction in full or upon sale or other

acquisition of the property by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebtedness. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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gatton secure hereby. Should the grantor fail to keep any of the foregoing covenants, then the efficiary may at 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 s connection, the beneficiary shall have the right in its discretion to complete improvements made on asid premises and also to make such repairs to said perty as in its sole discretion it may duem necessary or advisable.

propercy as in its sole discretion it may doem necessary or advisable. The grantor further agrees to comply with all inws, ordinances, regular govennants, conditions and restrictions affecting sold property; to pay all (fees and expenses of this trust, including the cost of title search, as we the other costs and expenses of the trustee incurred in connection with in enforcing this obligation, and trustee's and attorney's fees actually incu to appear in and defend any action or proceeding purporting to affect the r ity hereof or the rights or powers of the beneficiary or trustee; and to pro-costs and expenses, including cost of evidence of title and thorney's feed reasonable sum to be fixed by the court, in and such results brought by finite the beneficiary or crusteet, and all sums shall be secured by this deed.

deed. 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: I. In the event that any portion or all of said property under the right of eminent doualn or condemnation, the benefic the right to cominence, proscute in its own name, appear in or tion or proceedings, or to make any compromise or settlement in a such taking and, if it so elects, to require that all or any portion payable as compensation for such taking, which are in excess of quired to pay all reasonable costs, expenses and attomery's fees 1 or incurred by the grantor in such proceedings, shall be paid to fees increased by it first upon any reasonable costs and expenses fees increased by it first upon any reasonable costs and expenses to it its own express, to take such actions and exceuts such instru-be its own express, to take such actions and exceuts such instru-be its own express, to take such compensation, promptly upon the request.

2. At any lime and from time to time upon written request of the ficiary, payment of its fees and presentation of this deed and the note f dorsement (in case of full reconvoyance, for cancellation), without affectly individual and the note f dorsement (in case of full reconvoyance, for cancellation), without affectly any eason for the payment of the indebitchese, the trustee m consent to the making of any map or plat of said property; (b) loin in any adord or other agreement alfecting this for the property. The grantee in any result of a sub-discrete as the "property of the first of the property is a discrete as the "property of the services in any result of any matters or facts shall be conclusive proof truthfulness thereon. Trustee's not the services in this par shall be \$3.00.

Press Series

3. As additional security, grantor hereby assigns to continuance of these truts all rents, issues, royalics as perly affected by this ideel and of any personal property grantor shall default in the payment of any indebtedness the performance of any agreement hereunder, grantor shall

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property and furnish by

After default Trustec for may pay t to five and any time the Trustee's days before

lapse of such time as may then or in separate parcela, to the highest bidder to time may p

DATED

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it as the time fixes the purchaser his deed is word, but without any covenan-in the deed of any matters or facts icas thereof. Any person, excluding the trus-beneficiary, may purchase at the sale. When the Trustee sells pursuant to the pro-shall apply the proceeds of the trustce's a mass of the sale including the sale. "To all percent and the deed as the in the samplus, if any, t "wat entitled to "the b the To d a the the 9.

time fixed by the preceding postponement. The laser his deed in form as required by law, only without any coverant or warranty, express or of any matters of facts shall be conclusive of any matters of facts shall be conclusive

permitted by

when recorded in the office to time trast deed and its place of inities in which the property is situated, shall be conclusive proof of nument of the successor traste. Inter accepts this trust when this deed, duly executed and acknow-de a public record, as provided by law. The trustee is not obligated ' party hereto of pending sale under any other deed of trust or of such action or proceeding is brought by the trustee. 's deed applies to, huures to the benefit of, and hinds all parties here, legates, advises, admines the holder and owner, including therm "beneficiary per the or to the benefit of, and binds all parties here by, whether or to the benefit of, and binds all parties here by the state of the provide the trustee is beneficiary the mode scultage and whenever the context so requires, the max-includes the feminine and/or neuter, and the singular number la-ural. assign piedge herein culine cludes

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

me personally known to be the iteration mattern <u>D</u> <u>P</u> executed the same freely and voluntarily for IN TESTIMONY WHEREOF, I have hereunto set my	hand and affixed my notafiel s	he foregoing instrument and acknowledged to me that xpressed. seal the day and year last above written.
μ. Δ. Δ. Ξ. Δ.	Notary Public for My commission e	COregon expires: 11-12-78
Loan No. TRUST DEED Granter TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	(DON'T USE THIS BPACE; REBERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.) FEE \$ 6.00	STATE OF OREGON County of Klamath } ss. I certify that the within instrument was received for record on the 6th day of <u>OCTOBER</u> , 19.76, at .8.58. o'clock .A. M., and recorded in book .M. 76 on page <u>15679</u> Record of Mortgages of said County. Witness my hand and seal of County affixed. <u>WM. D. MILNE</u> County Clerk By May Day Deputy
PEOI	EST FOR FULL RECONV	EYANCE