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Vol. Meroga 01-10430 A-27395 20303 TRUST DEED

1976 , between THIS TRUST DEED, made this 14th day of October ORVILLE F. HERMAN and RUTH L. HERMAN, husband and wife , as grantor, William Ganong, Jr., as trustee, and

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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 granter irrevocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as:

> The East 35 feet of Lot 22 and the West 30 feet of Lot 23 in Block 302 of Darrow Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk 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 appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now

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> > This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the grantor or others ag an interest in the above described property, as may be evidenced by a or notes. If the indebtences 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.

as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary berein 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.

executors and administrators shall warrant and defend his said title thereto is against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied agains add property; to keep said property free from allog in course of construction or hereafter could be added to the second second second second second second pressfer could be added to the second second second second second or hereafter could be added to the second second second second second property which first out to the second second second second second second second property which may be damaged or destroyed and pay, when due, all times during construction is hereafter commenced; to repair and restore necond property which first work of the second s

That he non-cancellable by the grantor during the full term of the policy thus obtained. That for the purpose of providing regularly for the prompt payment of all taxes, assessments, and governmental charges level of durines scened against the above described property and human provide the durine the above described property and human provide the durine scened hereby is in excess of 30 % of the lesser of the original appraisal value of the property at the time the loan was made above the installments on principal and interest near the time of the monthly payments of principal and interest payable under the terms of the note or obligation secured hereby is in excession of principal and interest and interest care payable and interest or payable and interest or payable and interest or payable and interest of the order of also (136 of the instalments will approximate of the context of the order of the pay of the hereflext η is done and in the scene to a single and in the scene of the order of the payable with respect to said property within each succeeding three yeas while this Trust. Deed is in the pash of the hereflext η is cliented and interest in the succeeding the beneflext. Beneficiarly in the grants in the payable with sequent to the grant of the space of the grant of the scene in the scene in the scene in the scene is the standard to the grant in the scene that of interest paid shall be 4%. Interest that he computed on the access and shall be 4% in the scene to the grant by crediting to the granter by crediting to the second motion in the interest due that be paid quarterly, to the granter by crediting to the second of the interest due.

to the excrow account the annount of the interest due. While the grantor is to pay any and all taxes, assessments and other charges leded or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance pollets upon said property, such pay-ments are to be may any and all taxes, assessments and other charge level or impact to the ended through the hencicletary, as aforesaid. The grantor hereby authorizes the hencicletary to pay and all taxes, assessments and other charge level or impact or the assessments are on other charges, and to pay, the insurance premiums in the amounts above on the charges, and to pay, the insurance premiums if any, established for that purpose. The grantor arcses in no event to hold the beneficiary responsible for large insurance withen or for any loss or damage graving responsible to famy theirame polley, and the heneficiary hereby is authorized. In the such may loss, a normorance are excited with the satisfaction in full or upon sale or other play is auth of a nice to have any insurance written or for any loss or damage graving such insurance receipts upon the chalgations secured by this trust deed. In computing the amount of a thedeted has on purponts and sective with any insurance written or the apply any such insurance receipts upon the chalgations secured by this trust deed. In computing the amount of the indehedeness for payment and satisfaction in full or upon sale or other

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acquisition of the property by the beneficiary after default, any halance 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 may at its option and the amount of such charges are they account the beneficiary may at its option and the amount of such deficit to the principal of the beneficiary may at its option and the amount of such deficit to the principal of the beneficiary may at its option and the sum of such deficit to the principal of the beneficiary may at its option and the sum of the foregoing covenants, then the beneficiary on the rate specified my the item of this trust deed. In this connection, the beneficiary and and hall be account of the list discretion to complete any improvements made on a sing discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or all'stable. The granter further agrees to comply with all luws, ordinances, regulations, cover and conditions and restrictions affecting said property; to pay all costs, fees and coveres of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and to pay all reasonable sum to be fixed by the power, and in any suit brought by bene-fication of the beneficiary or trustees of the action or proceeding which the beneficiary or trustees of the short of the beneficiary to for locations of the deed, and all sold sums shall be secured by this trust dedet.

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. ી નવી છે.

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 under the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's feed mecessarily paid or incurred by the grantor in such proceedings, shall be poid to the beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tes necessarily paid or incurred by the beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and he grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. 2. At any time and from time to time upon written request of the beneficiary's 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, the truttee may (a). consent to the making of any map or plat of said property; (b) Join in granting any easement or creating and restriction thereon, (c) Join in any subordination or other agreement, affecting this deed or the lien or charge hercof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey-ances may be described as the "person or person igcapily entitled thereto" and the recitais thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00.

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<form></form>	5. The grantor shall notify beneficiary in writing o tract for sale of the above described property and furni- form supplied it with such personal information concernin would ordinarily be required of a new loan applicant and a	f any sale or con- 9, 1 beneficiary on a trustco g the purchaser as the exp hall pay beneficiary reasonal	When the Trustce sells pursuant to shall apply the proceeds of the trus enses of the sale including the comp- ole charge by the attorney. (2) To	the powers provided herein, the tee's sale as follows: (1) To ensation of the trustee, and a the obligation secured by the	14
<form></form>	a servico citarge,	trust d Interest pon default by the order of performance of any deed or secured hereby int	eed, (3) To all persons liaving rece s of the trustce in the trust deed as f their priority. (4) The surplus, if as to his successor in interest cultied	orded ilons subsequent to the s their interests appear in the ny, to the grantor of the trust to such surplus.	
<form></form>	methatedy use and payable by derivery to the tracted of writ, and election to sell the trust property, which notice trusted duly filed for record. Upon delivery of said notice of default the beneficiary shall deposit with the trustee this trust dece- notes and documents evidencing expenditures secured her- trusters, shall fix the time, and naice of saids and dry point	ten notice of detault e shall cause to be time ap and election to sell, successo i and all promissory veyance eby, whereupon the and dut loc thereof as then such an	For any remain permittee by law, cu point a successor or successors to any r trustee appointed hereunder. Upon su to the successor trustee, the latter shal les conferred upon any trustee herein na pointment and substitution shall be rund	trustee named herein, or to any trustee named herein, or to any h appointment and without con- h be vested with all title, powers med or appointed hereunder, Kach a by written instrument executed	
 Target and the start of the sta		record, record, r other person so proper bis trust dead and	beneficiary, containing reference to the which, when recorded in the office of the or counties in which the property is situ appointment of the successor trustee.	is trust deed and its place of e county clerk or recorder of the ated, shall be conclusive proof of	
<form>Ber de de la d</form>	the obligations secured thereby (including costs and expense in enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the not then be due had no default occurred and thereby cu	es actually incurred 11. and attorney's fees ledged i principal as would to notif re the default. any act party u	. Trustec accepts this trust when this is made a public record, as provided by y any party hereto of pending sale und lon or proceeding in which the grantor, micss such action or proceeding is bro	deed, duly executed and acknow- law. The trustee is not obligated er any other deed of trust or of beneficiary or trustee shall be a ught by the trustee.	
IN WITNESS WHEREOF, sold granter has hare unto so his hand and seel like day and year first above writes.	6. After the lapse of such time as may then be required to recordation of said notice of default and giving of said trustee shall sell said property at the time and place fixed bo of saie, either as a whole or in separate parcels, and in auch termine, at public auction to the highest bidder for cash, in the time set of the se	y him in said notice hereto, order as he may dealersteret.	. This deed applies to, inures to the i their heirs, legatees devisees, administ The term "beneficiary" shall mean t of the note secured hereby, whether	benefit of, and binds all parties rators, executors, successors and the holder and owner, including or not named as a beneficiary be conjust no routing	
STATE OF ORESON] :=	any portion of said property by public announcement at suc sale and from time to time thereafter may postpone the	h time and place of culine g sale by public and cludes t			
STATE OF OREGON	IN WITNESS WHEREOF, SOR GOUND		신수도 사람이 아파가 물건 것이 좋아. 영화 문제	그는 그 옷에 많은 것은 것을 감독하는 것을 물었다. 것	
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CLOR' OCCUTION CO FIG OLIGITES DE DEDEOCOU SO TO DIO REQUEST FOR FULL RECONVEYANCE CLAA DUDES To be used only when obligations have been pid. TO: William Ganong	Klamath Falls, Oregon (10.5007)	CEE \$ 6.00	Bytank	Deputy	and the second
To be used only when obligations have been paid. To: William Ganong, Trustee 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 sume owing to you under the terms of said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sume owing to you under the terms of said trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sume owing to you under the terms of said trust deed in trust deed or have been fully paid and satisfied. You hereby are directed, on payment to you of any sume owing to you under the terms of said trust deed in both 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 Difference and the terms of said trust the deed the terms of terms of terms of terms of the terms of terms	Marie, according to	역동 그들은 것은 물건을 가지 않는 것을 것을 것을 했다.	요즘 방법에 가지는 것은 것이라 말했다. 이 것이라는 것이 것이다.		
The undersigned is the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and activitied. 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 indebledness secured by said trust deed (which are dolivered to you hereby the goldeness secured by said trust deed the estate now held by you under the same. First Federal Savings and Loan Association, Beneficiary	(2)(2)·2)(2)·2)(2)·2)·2)·2·············	 Presidente de la construcción de la Construcción de la construcción de la co	and the second	re;	
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