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## 01-10435 val. <u>76</u> Page17028 38-11063 TRUST DEED 20810

19 76 between THIS TRUST DEED, made this 15thday of October MARK R. WENDT and ANN WENDT, 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 selo, the property in Klamath County, Oregon, described as:

Lot 7 in Block 10, Tract No. 1026, THE MEADOWS, Klamath County, Oragon.

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

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

This track deed shall further secure the payment of such additional money, r, as may be loaned hereafter by the beneficiary to the grantor or others g an interest in the above described property, as may be ovidenced 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, o hemeficiary may elect:

as the beneficiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the state of the property coversed by this trust deed are free and that the state of the state

executors and administrators shall warrant and defend his said title thereols against the claims of all persons whomsover. The grantor covenants and agrees to pay said ots according to the terms thereof and, when due, all taxes, asso may said ots according to the terms said upoperty ho keep deed; to complete all buildings in course of construction or how siter construction is hereafter commenced; to repair and restore or how siter construction is hereafter commenced; to repair and restore prompily and in good workmanike manner any building or laprovement on said property which may be damaged or destroyed and pay, when due, all building in course of construction; to arcpiace any work or materials undisided or and times during construction; to arcpiace any work or materials undisided or and beneficiary within filteen days alter widther many construction and times during construction; to arcpiace any work or materials undisided or and there during construction; to arcpiace any work or materials undisided or and there during construction; to provide width of the construction as all property within filteen days alter widther may construction and the construc-tion was determined to a said promises continuously insured against. Less by fire or such other hazards as the beneficiary may from time to time require a sum not less than the original principal sum of the note or biligation secured by this trust deed, in a company or companies acceptable to the been filtery, and to deliver the original policy of husines of the beenfiltery at least the policy of humance in the original principal sum of the beenfiltery, which intrance and to the leader the original policy of husines and the beenfiltery and instruc-tion was the original policy of husines of the beenfiltery at least the policy of humance for the beenfiltery may are beenfiltery, which interace. If all policy of humance for the beenfiltery may in its own indiscretion obtain havennee for the beenfiltery width interace. If all applicy of the athered during the full

and be 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 taxas, assessments, and governmental charger letted or assessed againstein the above described pro-perty and insurance premium while the included as assessments and so the above described pro-perty and insurance premium while the included as a set of the inner the loan was amade our like instance the product approximation of the property at the time the loan was and our like the set of the program of the property at the time the loan was made our like the set of the product and interest are payable an amount equal to 1/12 of the taxes; assessments, and other charges due and payable with respect to said property within each succeeding 12 months and also 1/33 of the insurance premium payable with respect to an and monters at a rate not less than the highest rate authorized to be pain interest on and amounts at a rate not less than the highest rate authorized to be pain they there on the for one passhook accounts minus 3/4 of 1/5. If such rates it uses than 4%, the rate of interest payable in the second and the grantor interest on suid amounts at a rate not less than the highest rate authorized to be pain the pain their one passhook accounts minus 3/4 of 1/6. If such rates it uses than 4%, the rate of interest paid shall be 9%. Interest shall be computed on the second monthy balance in the account and shall be pain quarterly to the grantor by credithing to the series account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against, shid property, or any part thereof, hefore the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficiary, as aforesaid. The grantor brethy authorizes its beneficiary to pay any and all taxes, assessments and other charges levied or imposed against said property in the amounts as shown by the attacenest, larged for their rep-resentatives, and to withdraw the same subset is uble lasurance preventumy responsibilite for failure to have any insurance written or for any loss or damage growing responsibilite for failure to have any insurance written or for any loss or damage growing such of any loss, to compromise and settle with any insurance company and to apply any such fameler receipts upon the obligations secured by this tracked. In computing, the amount of, the indektedness for payment and astisfaction in thill or upon and or other amount of, the indektedness for payment and astisfaction in thill or upon and or other amount of, the indektedness for payment and astisfaction in thill or upon and or other

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acquisition of the property by the heneficiary 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 grantor 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.

obligation secured hereby. Should the grantor fail to/keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said, premises and also to 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 haws, ordinances, regulation covenants, conditions and restrictiona affecting said property; to pay all cost frees and expenses of this trust, including the cost of title search, as well as the other costs and expenses, of the trustee incurred in connection with c in enforcing this obligation, and trustee's and attorney's fees actually incurred to appear in and defend any action or proceeding purporting to alfect the secu-ity hereof or the rights or powers of the beneficiery or trustee; and to pay a reastand expenses, including cost of evidence of title and attorney's fees in reasonable sum to be fixed by the court, in any such action or proceeding the beneficiery or trustee may appear and in any such through by ben ficiary to foreclose this deed, and all and sums shall be secured by this tru deed.

The beneficiary will furnish to the grantor on written request therefor an naudi statement of account but shall not be obligated or required to furnish ny 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 under the right of eminent domain or condemnation, the beneficiary shall have the right to 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 fees necessarily paid or incurred by the grantor in such praceedings, shall be paid to the beneficiary and applied by th first upon any reasonable costs and expenses and attorney's fees necessarily paid or incurred by the heneficiary in such proceedings, and the halance applied upon the indebtedness accured hereby; and the grantor agrees, at its own expense, to take such actions and excute 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 bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconvegance, for cancellation), without affecting the inhibity of any person for the payment of the indebtedness. The trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating and restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge heroof; (d) reconvey nece may be described as the "person or persons legally entitled therety" and the recitas; therein of any matters or facts shall be conclusive proof of the irruthfulnees' thereof. Trustee's feet for any of the services in this paragraph shall be 8.500.

the rectals therein of any interest for any of the services is an interest therein. Trustee's feer, for any of the services is an interest therein of the security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, lasues, royalites and profits of the Ucon perty affected by this deed and of any personal perperty locating thereby on a grantor shall default in the payment of any instance shall here the right to contain the performance of any agreement herein performance of any agreement, and without regard to the adecay of any excertly for the indebtedness hereby secured, enter upon and take possession of any part thereof, in its own mane suc for or otherwise collect the rents, issue and profits, including these past, due and upstid, and apply the same, less costs and expenses of operation and colland performance of any any indebtedness secured hereby, and in such order

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4. The entering upon and taking possession of said property, the vollection of such rents, issues and profits or the property of first and other insurance pol-icles or compensation or swards our any taking or damage of the property, and the application or release thereof, as shoreasid, shall not cure or wairs any do-tault or notice of default hareunder or invalidate any act dows pursuant to such notice.

and uctauts narrounder or invalidate any act does pursuant to the bottoe.
b. The grantow shall bottly beneficiary in writing of any sale or context to reals of the above described uroperty and furnish headlostry ou a mapping it with such personal information concerning the purchaser sale of the above described uroperty and furnish headlostry ou a survive charge.
b. This is of the casenee of this instrument and upon default by the union in payment of any indebtdeness secured hereby or in performance of dealt by delivery to the trustee of writes and payable by delivery to the trustee of writes and each of dealt by the deleton to sell the trust property, which notice trusts and each of dealt to the trustee this trust of default and each to the struct and all powers with the trustee this trust default and all powins.
b. The first of the time and place of sale and give notice thereof as then under the time and place of a sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place of sale and give notice thereof as then under the time and place the time and place thereof as then the time and place the tin

three by law.
7. After default and any time prior to five days before the date set of the Trustee for the Trustee's sale, the grantor or other person so the Trustee for the restrict amount then due under this trust deed and obligations becomes thereby (including costs and expenses actually incurred obligations becomes of the obligation and trustee's and attorney's fore enforcing the 50.00 each) other than such portion of the principal as would exceeding \$50.00 each) other than such portion of the principal as would inten be due had no default occurred and thereby cure the default.

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chical si the time fixed by the predefing postponennoit. The x to the purchaser his deed in form as required by law, corre so sold, but without any covenant or warranty, services or is a the deed of a purchase or facts shall be conclusive fulness thereof. Any purchase at the sale.

and the benchiclary, hay purchase is the same. 9. When the Trustee sells pursuant to the powers provided herein, frustee shall apply the proceeds of the trustee's cale as follows: (1) the expenses of the same is including the compensation of the strustee, and the expenses of the same is including the compensation of the strustee, and the expenses of the same is including the compensation of the subsequent to trust deed. (3) for all persons baying recorded liens subsequent to interests of the trustee in the trust deed as their interests appear in interests of the trustee in the trust deed to their interest appear to deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time sppciat a successor or successors to any trustee named herein, or to any increase insiste appointed hereance. Upon such appointment and without con-reyance to the successor trusteristic herein named or appointed hereinder. Madi and duits conferred upon such that here the duby streated name trecutes such appointment and sufficient health of the county circler tharrument created by the beneficiary containing reference to this trust deed and its place to the official the property is situated, shall be contivisive proof of proper appointment of the successor trustee.

The appointment of the struct when this deed, duly exceuded and acknow-in. Trustee accepts this trust when this deed, duly exceuded and acknow-edged is made a public record, as provided by law. The trustee is not obligated o notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a mrty unless such action or proceeding is brought by the trustee.

12. This deed applies to, inures to the benefit of, and binds all parlies hereto, their heirs, legates dynamic administrators, executors, successors and assigns, The term "benefit of the second states and owner, including piedgee, of the more that herety, whether or not angue as a beneficiery piedgee, of the more that herety, whether or not angue as a beneficiery piedgee, of the more that herety, whether or not angue as a beneficiery piedgee, of the more that here the second state as a beneficiery piedgee, of the more that here the second state as a beneficiery piedgee, of the more that here the second state as a beneficiery piedgee the piece of the second state as a beneficiery to be due the piece of the second state as a beneficiery to be a second state of the second state as a second state as a second state as a second due the piece of the second state as a second state as a second state as a due the piece.

19 76 before me, the undersigned, a

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

Mark R. Werdt .(SEAL) ann M. Wendt (SEAL)

STATE OF OREGON THIS IS TO CERTIFY that on this 15th

DATED:

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The other Call Carly of

tary Public in and for sold county and state, personally appeared the within named MARK R. WENDT and ANN WENDT, husband and wife to me personally known to be the identical individual S., named in and who executed the foregoing instrument and acknowledged to me that

October

they executed the same freely and voluntarily for the uses and purposes therein expressed.

\_day of\_\_\_\_



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