03-10515 MTL 2728

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THIS TRUST DEED, made this 23rd day of December JAMES J. MIELOSZYK and MARY C. MIELOSZYK, husband and wife

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DEED vol. 76 rage 20863

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 West 24 feet of Lot 48, all of Lot 49, the West 24 feet of Lot 55 and all of Lot 54, ROSELAWN, Subdivision of Block 70, BUENA VISTA ADDITION to the City of Klamath Falls, according to the duly recorded supplemental plat thereof on file in the office of the County Clerk of Klamath County, Oregon. ALSO one-half of vacated alley adjacent to said Lots.

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

together with all and singular the appurtenances, tenoments, hareditaments, rents, issues, profits, water rights, easements or privileges now or hereafter, belonging to, defixed from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating in place such as well-to-well carpoting and lincleum, shades and built-in appliances now or hereafter installed in or used in connection

January 25 This trust deed shall further secure the payment of such additional money, having an interest in the above despited property, as may be evidenced by more than one note, if the indebtedness secured by this trust deed is evidenced by more than one note, the beneficiary may credit payments 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. The grantor hereby covenants to and with the trustee and the beneficiary received administrators shall versues and detend his helfs, executors and administrators shall versues and detend his helfs, executors and administrators shall versues and detend his helfs, executors and administrators shall versues and other charges lovied against thereof and, when due, all taxes, assessments and other charges lovied against

rece and clear of all encumbrances and that the granter will and his heirs, executors and administrators shall warrant and defend his said title) thereto against the claims of all persons whomsouver. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxe, assessments and other charges levide against set property; to keep and property free from all encumbrances having pre-defend the said of the same set of the terms of the terms there of and, when due, all taxe, assessments and other charges levide against set property; to keep and property free from all encumbrances having pre-tere construction is hereafter commended to be terms the date hereof or the date construction is hereafter comments, mouse a from the date promptly and in good workmanike manner any building or improvements on said property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to inspect said property at all itimes during construction; to replace any work or materials unsatisfactory to beneficiary within iffeen days after written notice from beneficiary of such fast; not to remove or destroy any building or improvements now or hereafter constructed on said property in good repair and to commit or suffer now or hereafter precised on and pand property and improvements now by fire or such other hazards as the beneficiary may try try thanced against loss by fire or such other the original policy of insurance in correct form and yith approved loss payable clause in favor; of the beneficiary at itached and with approved loss payable clause in favor; of the beneficiary attached and with approved loss payable clause in favor; of the beneficiary attached and with approved loss payable clause in favor; of the beneficiary attached and with approved loss payable clause in favor; of the beneficiary attached index of ontant nurance for the benefit of the beneficiary at least ittaken days prior to the diffeetive date of any such policy of insurance attan

bitained. That for the purpose of providing regularly for the prompt payment of all faxes, assessments, and governmental charges levied or assessed against the above described pro-perty and insurance prenulum while the indebiedness secured hereby is in excess of 80 % of the lesser of the original purchase price paid by the grantor at the time the lean was made or the beneficiarly original against of the property at the time the lean was made in the beneficiarly original purchase price paid by the grantor at the time the lean was made and interest parable under the terms of the property at the time the lean was made and interest parable under the terms of the property at the time the lean was made, ignator will pay to the beneficiarly in addition to the monthly payments of principal and interest payable under the terms of the note on obligation secured hereby of the taxes, assessments, and other charges due and payable with respect to said property within each instruction the the the list Trust Deed is in effect as estimated and directed by the hencificary. Beneficiary shall pay to the grantor interest on said amounts at a rate not less than the highest rule authorized to be paid by banks on their open passbook accounts minus 3/4 of 1%. If such rate is less than 4%, the rate of interest paid shall be 4%. Interest shall be computed on the average monthly balance in the account and shall be paid quarterly to the grantor by crediting to the earcow account the amount of the interest due.

While the grantor is to pay any and all taxes, assessments and other charges level or assessed against said property, or any part thereof, before 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 beneficitary, as oforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges level or imposed against said property in the amounts as shown by the statements thereof furthised by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts alown on the statements submitted by the fusturence carriers or their reo-resentatives and to withdraw, the sums which may be required. from the reserve account, if any, established for that purpose. The grantor agrees in no event to hold the beneficiarly responsible for failure to have any insurance written or for any loss of damage growing out of a diffect in any insurance and the sit is the statements used and to apply any such insurance receipts upon the obligations accured by this fusture deal in computing the amount of, the indeitedness for payment and satisfaction in full or upon sale or other

property as in its sole discretion it may deem neccessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting axid property: to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurned 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 attorney's fees in a 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 by ben-ficary to forcelose this deed, and all said sums shall be secured by this trust 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 shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to event that any portion or any appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in concection with any any appear of a set of the set of the set of the money's portion of the set of the set of the set of the set of the money's and any combined to for such taking, which are in excess of the amount re-and applied the set of the reasonable costs, expenses and attorney's fees necessarily paid or incurred by it fresh upon such proceedings, shall be prived to beneficiary fees necessarily paid or incurred by the instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's request.

no necessary in obtaining such compensation, promptly upon the beneficiarys request. 2. As any time and from time to time upon written request of the bene-ficiary payment of its and presentation of this deed and the note for en-dorsement (in case its will and presentation of this deed and the note for en-dorsement (in case its will and presentation of this deed and the note for en-dorsement (in case its will and presentation of this deed and the note for en-dorsement (in case its will and present of the indication), without affecting the liability of any person for the payment of the indication without affecting the any ensement or creating and restriction threas, (c) join in any subcontination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, ance may be described as the "person or persons legally entitled therefor" and without warranty, all or any mart or the same healty coulsive proof of the intertification thereof any marters or facts shull be conclusive proof of the shall be \$5.00

truchfulness thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all revise, neuronalities and profiles of the pro-perty affected by this deed and of any percentry alleles and profiles of the pro-perty affected by this deed and of any neuron of the pro-perty affected by this deed and of any neuron of the pro-perty affected by this deed and of any neuron of the pro-perty affected by the deed and of any neuron of the pro-perty affected by the deed and of any neuron of the pro-perty affected by the deed and of any neuron of the pro-tect all such rents, issues, royalites and profiles earned prior to define the ast hey become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by the grantor hereundarily as they become due and payable. Upon any default by and the adequacy of rev ceiver to be appointed by a court, and without regard to the adequacy of rev ceiver to he indebedness hereby secured, onter upon and take possession of said property, or any part thereof, in its own name sue for or otherwise collect the rents, lasses and expenses of operation and cullection, including reason-able attorney's fees, upon any indebetedness secured hereby, and in such order as the beneficiary may determine.

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The entering upon and taking possession of said p rents, issues and profiles or the proceeds of fire an compensation or awards for any taking or damage lization or release thereof, as aloreaid, shail or posice of default hereunder or invalidate any i the property, or waive any or not notice.

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 notice.
 The grantor shall notify beneficiary in writing of an it for saie of the above described property and furnish bu u supplied it with such personal information concerning th id ordinarily be required of a new ican applicant and shall orvice charge.
 Time is of the essence of this instrument and upon nior in payment of any indehoedness secured hereby or in perf into the required to be beneficiary may declare all sums secu-lately hereunder, the beneficiary may declare all sums secu-itation and the discovery of all notice of definition at y filed for record. Upon delivery of all notice of definition at beneficiary shall deposite with the trusts declare in a discover and documents evidencing expenditures secured hereby. the any im-ault be of sale and give notice the

icitizary shall deposit with the t and documents evidencing expe-shall fix the time and place t by law. After default and any time Trustee for the Trustee's u d may pay the entre amoun gations secured thereby (includ gations secured thereby redding 3500 sech) other obug redding 4500 sech) other obug five date set so and rred foes ould this

5. After the lapse of such time as may then be required by law following the default.
6. 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 a such and giving of said notice of said notice of the said and the said the s any port

postponement. The tra-quirod by law, conveying i 'arranty, express or impli 'n be conclusive proof 'ncluding the nounconnent at the time fixed by the pre-deliver to the purchaser his deed in form perty so sold, but without any covenant recitis in the deed of any matters or i truthfulness thereof. Any person, excluding and the beneficiary, may purchase at the the pro-led. The of the

Che Denciciary, may purchase as the sale. 9. When the Trustee sells purchasent to the powers provided here tee shall apply the proceeds of the trusteen as follows: expenses of the sale actualing the compensation of the sale outable charge by the attorney. (2) To the obligation secured is decei, (3) To all persons having recorded liens subsequent rests of the trustee in the trust deed as their interests appear of their priority. (4) The surplus, it any to the granter of the low his successor in interest entitled to such surplus.

For any reason permitted by law, the beneficiary may from a successor or successors to any trustes named herein, where a successors to any trustes named herein. appointed herounder. Upon such appointed herounder. Upon such appointed trustee, the latter shall be vested upon any trustee herein nained or a and substitution shall be made by wr. with all title, with all title, ointed herounded a instrument e ced and its p ork or recorder the Bach Bach

county or counties in which the property is alturated, and the structure deed and lis property is alturated, shall be conclusive a proper appointment of the successor trasice. 11. Trustee accepts this trust when this deed, duly executed and a ledged is made a public record, as provided by law. The trustee is not of the other structure is not of the successor in the second structure is the second structure is a provided by law. The trustee is not of the other second structure is the second structure is a second structure is a second structure is the second structure is a second structure is a second structure is the second partie

IN WITNESS WHEREOF, said grantor ha	s hereunto set his hand a	and seal the day and year first above written.
	Jame	is Mielosgyk (SEAL)
ATE OF OREGON	<u> 111a</u>	y C. Mielowy (SEAL)
THIS IS TO CERTIFY that on this 25 day of any Public in and for said county and state, person	December	
JAMES J. MIELOSZYK and MARY	C. MIELOSZYK, 1	nusband and wife
me personally known to be the identical individuals. EREPARENT IN TESTIMONY WHEREOF, I have hereunto set my i	he uses and purposes therein .	
S NOTANLAS	Bount	- A. Tucker
AUDINC /*	Notary Public fo My commission	oxpires: (• - (3 - 7 S
TRUST DEED		STATE OF OREGON County of Klamath } ss.
Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	I certify that the within instrument was received for record on the <u>30th</u> day of <u>DECEMBER</u> , <u>19</u> 76, at <u>10</u> ;31 o'clock <u>A</u> M., and recorded in book <u>M</u> 76 on page <u>20863</u> Record of Mortgages of said County. Witness my hand and seal of County affixed.
Beneficiary fter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. 506 Klamath Falls, Oregon	Terraria concenso Terraria Terraria Terraria Terraria Terraria Terraria Terraria Terraria	WH. D. MILNE County Clerk By Acarel Mary Deputy
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REQUEST	FOR FULL RECONVEY	ANCE STUTIES AND
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William Ganong, Trustee		
sucht to statute, to cancel all evidences of indebtedness	a, on payment to you of any s	egoing trust deed. All sums secured by said trust deed ums owing to you under the terms of said trust deed or which are delivered to you herewith together with said f said trust deed the estate now held by you under the
QUER CONTRACTORIAN AND	• • • • • • • • • • • • •	al Savings and Loan Association, Beneficiary
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	지수는 것을 많이 많이 많이 많이 없다.	그는 사람은 무엇을 들었다. 승규는 것 모든 것은 것이 같은 것이 안 내가 봐야? 비싼 가 가지 않는 것이 것이 가지?