	7375 Ore 65-922	مى ئەت ھەلىرىكى قەلىرىنىڭ ئەت ھەلىرىكى ئەت ھەلىرىكى تەت ھەلىرىكى تەت ھەلىرىكى تەت ھەلىرىكى تەت ھەلىرىكى تەت ھە	un <u>transference and an </u>	11 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		9909	4 1-11/65 Page.	203
		TRUST D		<u>June , 19 65,</u> between
	THIS TRUST DEED, made this <u>18</u> Donald Dean Miller and Jeanette	e D. Miller, hus	shand and wife	
	FIRST FEDERAL SAVINGS AND LOAN A existing under the laws of the United States	SSOCIATION of 1 , as beneficiary; WITNESSI	ETH:	a corporation organized and
	The grantor irrevocably grants, bargain property in Klamath County, Oregon, descr	s, sells and conve ribed as:	eys to the trustee, in tru	ist, with power of sale, the
	Lot 10, Block 31, HOT SPRING County, Oregon.	S ADDITION to	the City of Klamath F	alls, Klamath
	 March 2017 All All All All All All All All All Al			
	· · · · · · · · · · · · · · · · · · ·	 		
	which said described real property does not exceed t rents, issues, profits, water rights and other rights, ea			
	ronts, issues, profits, water rights and other rights, ad taining to the above described premises, and all plu apparatus, equipment and fixtures, together with all leum, shades and built-in ranges, dishwashers and of described premises, including all interest therein which each agreement of the grantor herein contained and t	mbing, lighting, neatth awnings, venetian blin her built in appliances	ds, floor covering in place such now or hereafter installed in o	as wall-to-wall carpeting and lino- r used in connection with the above
	each agreement of the grantor herein contained that (\$ 17,500,00) Dollars, with interest thereon beneficiary or order and made by the grantor, princip August 10, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19	according to the terr pal and interest being	ns of a promissory note of e payable in monthly installment	ven date herewith payable to the ts of \$
	This trust deed shall further secure the payment of such if any, as may be loaned hereafter by the beneficiary to the having an interest in the above described property, as may note or notes. If the indebtedness secured by this trust de more than one note, the beneficiary may credit payments re any of said notes or part of any payment on one note and	a additional money, defi grantor or others indu- be evidenced by a and ed is evidenced by as eccived by it upon den 1 part on another. un	wilt, any balance remaining in the obtedness. If the reserve account for other charges is not sufficient at y	reserve account shall be credited to the or taxes, assessments, insurance premiums any time for the payment of such charges I pay the deficit to the heneficiary upon days after such dernand, the beneficiary of such deficit to the principal of the
) 	as the beneficiary may elect. The grantor hereby covenants to and with the trustee i herein that the said premises and property conveyed by the free and clear of all encumbrances and that the grantor v executors and administrators shall warrant and defend his against the claims of all persons whomsoever.	and the beneficiary his trust deed aro ben will and his heirs, for said title thereto the this any	Should the grantor fall to keep reficiary may at its option carry out shall draw interest at the rate sp grantor on demand and shall be s connection, the beneficiary shall h	any of the foregoing covenants, then the t he same, and all its expenditures there- celled in the note, shall be repayable by secured by the lien of this trust deed. In we the hight in its discrition to complete are and also to make such repairs to said way them is present; or advisable.
	The grantor covenants and agrees to pay said note acco- theroof and, when due, all taxes, assessments and other cha- said property; to keep said prometry free from all encumb cedence over this trust deed; to complete all buildings in cou- or hereafter constructed on said premises within six mont hereof or the date construction is hereafter commenced; to promitly and in good workmanike manuer any building of	roos levied against.	The grantor further agrees to con- remants, conditions and restrictions a and expenses of this trust, inclu-	nply with all laws, ordinances, regulations, affecting said property; to pay all costs, ding the cost of title search, as well as
	thereof and, when nuc, and inter, saturates and to consumb seal property: to keep said promoty free from the uncount or hereafter construction and the interval and the interval hereof or the date construction and the interval hereof or the date construction and the interval or and prome the second orkinalike manner any building or acts incurred therefor; to allow beneficiary to inspect as times during construction; for replace any work or material beneficiary within fifteen days after written notice from 1 fact; not to remove or destroy any building or inprovement constructed on said prendses; to keep all buildings, property now an hereafter exceed on said property in good regain and in the a sain and, less the heards as the beneficiary may from the in a sain and, less that the original prendses and on the same of the or such other hazards as the beneficiary may from the	Id property at all ity s unsatisfactory to cos beneficiary of such ren s now or hereafter whi provements now or ficl o commit or suffer dec		trustee incurred in connection with or ce's and attorney's fees actually incurred; proceeding purporting to affect the secur- the heneficiency or trustee; and to pay all evidence of title and attorney's fees in a urt, in any such action or proceeding in appear and in any suit brought by bene- said aums shall be secured by this trust
	10 watch on after precised on sail premises continuously in by fire or such other hazards as the beneficiary may from this eneured by this trast deed, in a company or companies acce- ficiary, and to deliver the original policy of insurance in cor- approved loss payable clause in favor of the beneficiary.	isured against loss me to thise require, and note or obligation any ptable to the bene- prect form and with attached and with	nual statement of account but shar y further statements of account. It is mutually agreed that:	he grantor on written request therefor an 11 not be obligated or required to furnish . on or all of said property shall be taken condemnation, the beneficiary shall have
	by fire or such other hazards as the beneficiary may from the in a sum not less than the original principal sum of the secured by this trust deed, in a company or companies acce- ficiary, and to deliver the original policy of instructe in cor- approved loss payable clause in favor of the beneficiary premium publ, to the principal pictor of business of the t fifteen days prior to the effective date of any such policy end policy of instructe is not so tendered, the beneficiar discretion obtain insurance for the beneficiar discretion obtain obtained.	y of insurance. If y may in its own ry, which insurance of the policy thus gai	s right to commence, prosecute in it n or proceedings, or to make any co	condemnation, the beneficiary shall have is own name, appear in or defend any ac- impromate or settlement in connection with inter that all or any portion of the money's any, which are in excess of the amount re- censes and attorney's fews necessarily pail occordings, shall be paid to the beneficiary soundble cursts and expresses and attorney's as beneficiary in such proceedings, and the second of the second services are attorney.
	In order to provide regularly for the prompt payment of ments or other charges and insurance premiums, the granto the beneficiary, together with and in addition to the mo- principal and interest payable under the terms of the note of hereby, an amount equal to one-twidth (1/12th) of the tax- other charges due and payable with respect to said property v inst weive months, and also one-thirty-sitch (1/30th) of the	r obligation secured on	its own expense, to take such action necessary in obtaining such composed.	ons and execute such instruments as shall ensation, promptly upon the beneficiary's
	hereby, an anomic equal to one-twelfth $(1/12th)$ of the taxe other charges due and payable with respect to sail property v mg twelve months, and also one-thirty-stath $(1/36th)$ of the payable with respect to sail property within cach succeeding this trust deed remains in effect, as estimated and directed such sums to be credited to the principal of the loan uni- everal purposes thereof and shall thereupon be charged to i loan; or, at the option of the beneficiary, the sums so p and the brackleary in trust as a reserve account, without int premiums, taxes, assessments or other charges when they and payable.	terest, to pay said any said any shall become due	bility of any person for the paymen asent to the making of any map or y easement or creating and restrict	to the upon written request of the bene- ntation of this deed and the note for en- ce, for encediation, without affecting the t of the indubtedness, the trustee may (a) plat of saids property; (b) join in granting ion thereon, (c) join in any subordination or the lien or charge hereof; (d) reconvey.
	while the grantor is to pay any and all taxes, asso- charges levied or assessed against sail property, or any p the same begin to bear interest and also to pay premium policies upon said property, such payments are to be mado fictary, as aforesaid. The grantor hereby authorizes the	essments and other the part thereof, before trues on all insurance shu	thout warranty, all or any part of i ce may be described as the "persoi e recitals therein of any matters - ultfulness thereof. Trustee's fees f all be \$5.00.	the property. The grantee in any reconvey- nor persons legally entitled thereto" and or facts shall be conclusive proof of the or any of the services in this paragraph
	any and all takes, assessments and other charges transmission by the statement by the collector of such takes, assessments or other charge	s thereof furnished per		or hereby assigns to heneficiary during the issues, royalities and profils of the pro- typersonal property located thereon. Until of any indebiedness secured hereby or in curder, grantor shall have the right to col- nd profils earned prior to default as they clault by the grantor hereunder, the bene-
	insurance premiums in the announts shown on the fracti- tic hystome carriers or their representatives, and to chare principal of the loan or to withdraw the sums which may the reserve account, if any, established for that purpose. In no event to hold the heneficiary responsible for failure ance written or for any loss or during growing out of a surance policy, and the beneficiary hereby is authorized, ho has the purpose and active with any insurance company	the crant of any pa	hay may at any time without noti- fiver to be appointed by a court, me curity for the indebtedness hereby a id property, or any part thereof, in a conta leanes and months. Includio	ce, either in person, by agent or by a re- nd without regaid to the adequacy of any secured, enter upon and take possession of its own hame sue for or otherwise collect or those bast due and simpli, and apply
	surance policy, and the beneficiary hereby is authorized, in loss, to compromise and active with any insurance company auch insurance receipts upon the oblightions secured by t computing the amount of the inclusively for payment full or upon sale or other acquisition of the property by t	his trust deed. In the and satisfaction in ab he beneficiary after as	e same, reas costs and expension of de attorney's fees, upon any indebt - the beneficiary may determine.	operation and collection, including reason- tedness secured hereby, and in such order
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			a na sana kana kana kana kana ya kana y	an salar na salar salar salar salar salar sa

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8. After the lapse of such time as may

When the trustee sells pur

10. For any Heren North

11. Trustee accepts this trust when this ledged is made a public record, as provided

This deed applies to, inures to the benefit of, and blads all part appines devisees, administrato "beneficiary" shall mean the e secured hereby, whether or g this deed and whenever the on the feminine and/or neuter, nereto, pledgee herein. culino j not n

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

lonald Miller (SEAL) Nean Janetle D. miller (SEAL)

STATE OF OREGON County of Klamath

(SEAL)

Loan No.

TRUST DEED

Donald Dean Miller

Jeanette D. Miller

TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

STATE OF Oregon

COUNTY OF Jackson

Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

Benef

85.

June 19 65, before me, the undersigned, a Donald Dean Miller THIS IS TO CERTIFY that on this 18 day of and for said county and state, personally appeared the within named. Donald De <u>Donald De</u> <u>Donald De</u> <u>Donald De</u> <u>Donald De</u> <u>Donald De</u> <u>Donald De</u>

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

(DON'T USE THI Space; Reserve For Recording Label in Coun Ties Where Used.)

Fee \$3.00

) 88.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year

Notary Fublic for Oregon My commission expires: 11-18-66

STATE OF OREGON Ss.

I certify that the within instrument was received for record on the 21 day of July , 19 65, at 4:16 o'clock ^P·M., and recorded in book M 65 on page Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Dorothy Rogers By Jane Merel

This is to certify that on this 19 day of 34, 19, 5, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named, Jeanette D. Miller, wife of Donald Dean Miller, to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that she executed the same freely and volumtarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

01 1al Notary Public for

DY COMMUSION EXPIRES FOR My commission expires

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10 N 1.1 4 2 C.M