

## 99731 / M-65 987 TRUST DEED 987

THIS TRUST DEED, made this 16th day of August 19 65 between Donald A. Boyd and Sherrill R Boyd, husband and wife

, as grantor, William Ganong, , 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 sale, the property in Klamath County, Oregon, described as:

Lot 4, Block 33 Hot Springs Addition to the City of Klamath Falls, Klamath County Oregon

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenoments, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges now or horeafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and lino-leum, shades and bullt-in ranges, dishwashers and other bullt-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of

each agreement of the grantor herein contained and the payment of the sum of \_\_\_\_\_ Seventeen Thousand Five Hundred and No/100

This trust deed shall further secure the payment of such additional money, if any, as may be based hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be 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.

more than one hole, 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 cleck.

be beneficiary in trust as a trust of the clarges when they shall become due and payable. While the granter is to pay any and all taxes, assessments and other barges level of assessed against sold property, or any part thereof, before be sume begin to here interest and also to pay premiums on all invarance wileles upon sold property, such payments are to be made through the bene-icitary, as aboreaid. The granter bereby authorities the beneficiary to pay iny and all taxes, assessments and other charges level or imposed against outle collector of such taxs, assessments are bub distributions the beneficiary to pay iny and all taxes, assessments and other charges level or imposed against outle collector of such taxs, assessments or other charges, and to pay the marrine promisms in the against shown on the statements of there of invision by the collector of such taxs, assessments as not be statements and the tay the marrine promisms in the against shown on the statements as about to be the reserve account, if any, satisfield for their purpose. The granter the more with to hold the beneficiary responsible for foliume to have any largers in no event to hold the beneficiary having out of a before in any have more policy, and the beneficiary have a pay to avail and be apply any when features results again with any humance company and to apply any when features results again the dilaritodes as for gaines and to apply any when features results again the dilaritodes as one and surgering and surgering in a available daries the state and a surgering in the transme policy and the beneficiary have been and as a pay that any when features results upon the adding and surgering and as a pays any studies and as a pays and and the individues as the pays any studies and as a pays any studies and any state and any humane courses and as a pays any studies and any state and any humane course and as a pays any studies and any state and the individues as for pays any studies and any feature dark and and any surgering and the state and a

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the 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 day, the grantor shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may as its option add the amount of such deficit to the principal of u obligation secured hereby.

Should the grantor fall to keep any of the foregoing covenant beneficiary may at its option curry out the same, and all its expendi-for shall draw interest at the rate specified in the note, shall be re-the grantor on demand and shall be secured by the lien of this tru-this connection, the beneficiary shall have the right in its discretion in any improvements made on said premises and also to make such rep-property as in its sole discretion it may deem necessary or advisa

property as in its sole discrition it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regula covenants, conditions and restrictions affecting sole property; to pay all fors and expenses of this trast, including the cost of title scarch, as we the other costs and expenses of the truster's and attorney's fees are in and dependent and action or presenting purporting to affect the *i* to appear in and defend any action or presenting purporting to affect the *i* laws and expenses of the costs, and success and the presenting of the scale of the sc

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 unitually agreed that:

It is nutually agreed that: 1. In the event that any portion or all of said property shall be taken under the fight of embod domain or condomnation, the beneficiary shall have the right to examine, proceeds in its comparison or settlement in connection with such taking and, if it is electric to require that all or any portion of the immery's proceedings or its make any compromise or settlement in connection with such taking and, if it is electric to require that all or any portion of the immery's primer to repeating and the such taking, which here have set of the amount re-primer to repeating and the and taking a shear the process of the amount re-primer to repeating and the granter in such proceedings, shall be paid to the entry paid fees for executive paid or incurred by the bondfolary in such processing, and the balance applied upon the hold to force a nod execute age instances, as shall be the over, in oblahming such comparisonal control to the granters as shall be the over, in oblahming work processing to remember one of the such respectively.

shall be \$5.00.

2. As additional security, granter hereby assigns to beneficiary during the continuums of these tracts at each barries assigns to beneficiary during the 2. As additional security, granter hereby asignet continuous of these trusts at north, bange, regarding parts attended by this dead and of any personal proper-granter shift default in the payment of any induction the performance of any agreement therein der, granter shi bet att with rents, bever, may the and profiles earned become due and prusitio. Usen any default by the gran featury must at any time without patient in person enter in a sequence of the second and the set of person enter in a sequence of the second and the second enter in a sequence of the second second second enter in a sequence of the second second second enter in a second second second second second enter in a second second second second second second and attended on a set thereoff in the composition.

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aforcing the sould naturally exceeding \$50 if naturally according to a such time a: 8. After the lapse of such time a: according to a such time a such that a such that a such that the the the such that the the the such that the the the such that the the such the by him in said notice i order as he may de-lawful money of the ostpone sale of all or ch time and place of le nt

ing the pro-implied. The

When the trustee sells pursuant to the por shall apply the proceeds of sale to payment of fag a reasonable charge by the trustee, (2) to ust deed, (3) to all persons having recorded lit of the trustee in the trust deed, as their interes es of sale, secured by to the in

, Eacl

accepts this trust when thi

to, inures to the benefit of, and binds all parties a devisees, administrators, executors, successors and lary" shall mean the holder and owner, including ed hereby, whether or not named as a beneficiary leed and whenever the context so requires, the mas-leed and whenever the context so requires, the mas-12. This assigns pledge herein. culine

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

Boy (SEAL)  $\overline{ } ()$ Doyd (SEAL)

STATE OF OREGON ss. County of Klamath

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TRUST DEED

TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

Klamath Falls, Oregon

After Pecording Return To: FIRST FEDERAL SAVINGS 540 Main St.

Beneliciar

Donald A. Boyd

Sherrill R. Boyd

19 $\underline{65}$  , before me, the undersigned, a THIS IS TO CERTIFY that on this 16th day of Sep August Notary Public in and for said county and state, personally appeared the within named. Donald A. Boyd and Sherrill R, Boyd, husband and wife to me beredially, known to be the identical individual. S. named in and who executed the foregoing instrument and acknowledged to me that

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

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Roteffal seal the day and year (SEAL) ....

Marsmellin Notary Public for Oregon My commission expires: / 12 / 6-7

STATE OF OREGON County of Klamath ss.

I certify that the within instrument was received for record on the <u>17</u> day of <u>ugust</u>, <u>19</u> <u>65</u>, at 4:01 o'clock <sup>P</sup>.M., and recorded in book <u>11-65</u> on page <u>967</u> Record of Mortgages of said County.

Witness my hand and soal of County affixed.

FE/Q

Derothy Rogers

Joun'y Clerk Jame Meder By/ Dø sitv

REQUEST FOR FULL RECONVEYANCE

Fee #3.00

To be used only when obligations have been paid.

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

TO: William Ganeng .... .... Trustee

DATED

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The undersigned is the logal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by soil trust deed have been fully paid and satisfied. 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 indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the

First Federal Savings and Loan Association, Beneficiary

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