FORM No. 861-Oregon Trust Deed Series SPT 1 11. 11-65 Jen 2028 652 TRUST DEED THIS TRUST DEED, made this 25 day of September , 1965 , between VIRGIL LA VERNE SEYDELL a single man , 's Grantor, FIRST FEDERAL SAVINGS & LOAN ASSOCIATION ALBERT J. CONFORTI & MURLEEN CONFORTI; BEOLAH AGEE & , as Beneficiary, · and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lots 28 and 29 in Block 21 of INDUSTRIAL ADDITION to Klamath Falls, Oregon, Klamath County, Oregon. Dollars, with interest parallel of beneficiary or order and made by grantor, the to be due and payable <u>Apr11</u>, 19.76.
 enderstennet (in case of lull reconveyance, for cancellation), without affecting (a) concert to any person for the payment of the indetredness, trustee may granting any easement or creating any externition said property; (b) join in your part of the property. The frame in any reconveyance may be described as the "person or persons be conclusive provi of the runthindas herein Tary matters or lacts shall be receiver to the truthindas herein transport of the indetredness, trustee may of the services mentioned in this paragraph shall be not less than 15.
 I.O. Upon any deluit by frantor hereundet, beneficiary may at any time without notice, either in person, by agent or by a receiver to be apreted to the cruthindas herein the adequacy of any security for the indetredness of and without received to the adequase of any security for the indetredness of and without received to the approximate, and in the paragraph shall be not less than 15.
 I.O. Upon any deluit by frantor hereundet, beneficiary may at any time without notice, either in person, by agent or by a receiver to be approximate and profits, including those secure dhereby, and in such order as beneficiary or any part thereoi, in its own name away for take provession of said proprints and profits, or the proceeds to the and other invariance policies or compensation of awaids for any taking or damage of the property, and in agnitication or release thereol an algosting, shall not cure or with a profit or the proceeds of the and there invariance policies or compensation or awaids for any taking or damage of the property, and in agnitication or release thereol and payable. In such an event there is an approxement hereunder or invalidate any act done the property and in tagnitication or release thereol and payable. The such an event thereas therease thereol in the manter provided in OKS \$2.00 no 85.7 To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or premit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions affecting said property; if the beneficiary so requests, to join and restrictions affecting as a property; if the beneficiary so requests, to cond code as the beneficiarity as a will be and to pay to filing same in the proper public office or officement as well as now to demude by the beneficiary. 4. To provide and continuously maintain invariance on the building. Identify the resulting used property: it the unencarry so requests, to point in executing such famineting statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing stanches made by filing oblicers or selecting agencies as may be derived desirable by the beneficiary.
If the provide and continuously maintain insurance on the buildings and such other hards as the beneficiary may from time to time require, in an amount not less than \$1000 (the provide) provide and continuously maintain insurance on the buildings and such other hards as the beneficiary may from time to time require, in an amount not less than \$1000 (the provide) fill the grantor shall be an effective to the beneficiary and so on an insured; if the beneficiary may from time to the error of the antion shall be an effective to the beneficiary and the beneficiary and so on an insured; if the beneficiary may procure the same at grantor's expense. The amount collected under any free or other insurance policy may be applied by beneficiary upon any indebiedness secured hereby and in such order as beneficiary any part thereof, may be released to grantor. Such application or release shall not curve will and other charges hard or bank and other charges payable by grantor, either for any part thereof, may be released to grantor. Such applicative receipts thereof to beneficiary who no addimentation of the or other insurance policy to be levid or invalidate any care the same differ of the marke payment of any tare, assessments and other charges beached and other charges payable by grantor, either the order in the same should be grantor in the applicative the order in the same set of the descende by finite the same set of the descende by finite the same set of the descende by the trust deed, whill be added to and become a pay to the second by grantor in the order as beneficiary with the same and the addition of the approximation of the descende by the trust deed, whill be added to and become a pay the descend NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to real property under the provisions of OSS Chapter 728, its subsidiaries, affiliates, agents or branches. 31 . .

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2029 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Vingel For Verne half(SEAL) (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON STATE OF OREGON, County of ... ) 55. County of Klamath September 25 , 1965 ...., 19.... Personally appeared ... ....and who, being duly sworn, each for himsell and not one for the other, did say that the former is the Personally appeared the above named... VIRGIL LA VERNE SEYDELL president and that the latter is the and acknowledged the loregoing instrument to be his voluntary act and deed. My commission expires: Jel 24 1966 (OFFICIAL Notary Public for Oregon SEAL) My commission expires: ø County Clerk-Recorder. County Gran TRUST DEED Rogers within and and PORT 881 ) my hand of Klamath Dorothy 1 STATE OF OREGON, PUB. CO.. ŝ FORM Witness y affized. Fee 3.00 County County 1 ų, õ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO , 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 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 held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before ٩, L¥ will be mode N.S.