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1510 Orc. 66-287	TRUST DE	4754 E D	2322			<ul> <li>State matrix a constraint of the state of th</li></ul>		
THIS TRUST DEED, made this Barbara Butler Yeak FIRST FEDERAL SAVINGS AND oristing under the laws of the Unit	l6th day of March		, as trustee, and pration organized and					
FIRST FEDERAL SAVINGS AND existing under the laws of the Unit The grantor irrevocably grants property in Klamath County, Oreg	WITNESSE barraging sells and convey							
	38 feet of Lot 13, in Block y of Klamath Falls, in Kl	t 15, in ELDORADO HEIGH lamath County, Oregon	HTS		A stranged and the application		and the second	
which said described real property does rents, issues, profits, water rights and of taining to the above described promises apparatus, equipment and fixtures, toget leum, shades and built-in ranges, dishwa described premises, including all interest	and all plumbing, lightning blin	ids, floor covering in place such us w	in connection with the above					
each agreement of the granter herein co (\$ 14,500.00 ) Dollars, with the beneficipry of order and made by the	ntained that the population to the torn necessity thereon according to the torn grantor, principal and interest being , 19.00	ms of a promissory note of even d payable in monthly installments of \$ fault any balance remaining in the reserve	the bacowith, payons to the <u>s</u>					
Aprili- This trust deed shall further secure the if any, as may be loaned hereafter by the bi- having an interest in the above described pr note or notes. It the indebtedness secured 1 more than one note, the bi- deficient and the secure of any payment as the beneficiary may elect. The grantor hereby covenants to and w herein thick or of all encumbrances and th free and closure of all encumbrances and th exceeder the chilms of all persons whomsoer	y this trust deed is ovidenced by a solution of the second by it upon de mo one note and part on another, on one note and part on another, on the second by	I help obcci if not paid within ten days a ny at its option add the amount of sue lightion secured hereby. Should the grantor fail to keep any of enclicity may at its option carry out the s or shall draw interest at the rate specified he grantor on demand and shall be secured ins concertion, the beneficiary shall have th	after such to the principal of the ch deficit to the principal of the sume, and all its expenditures there- is the note, shall be repayable by d by the lien of this trust deed. In he right in its discribut to complete the also do such repairs to said a lass do such repairs to said					
The grantor covenants and agrees to p thereof and, when due, all taxes, assessment said property; to keep said, propenty free eedence over this trust need, property refactor constructions and premises bereof or the data construction is hereafter prompty, and is when may be damaged or	y said note according to the terms " is and other charges lovelod against from all encumbrances having me- buildings in course of conthe date fr within six months from the date fr commenced to remportent at the r, any building pay, when duc, all the destored art, said property at all bi	big connection, the beneficiary and more any improvements made on said premises any roperty as in its sole discretion it may of The grantor further agrees to comply a vocanants, conditions and restrictions affect east and expenses of this trust, including i the other costs and expenses of the trust is a conformed any action and the sole or appear in and defend any action of the basis and expenses, of the discussion in the discrete set of the trust present of the trust of the trust present of the trust present of the trust of the trust present of trusts of the trust present of trusts present of the trust present of the trust present of trust present of the trust present of the trust present of the trust present of the trust present of trust present of the trust pre	with all laws, ordinances, regulations, ting said property; to pay all costs, the cost of title search, as well as size incurred in connection with or size incurred; free actually incurred;		<u> </u>			
beneficiary within fifteen days after writt beneficiary within fifteen days after writt fact; not to remove or destroy any buildin constructed on said premises; to keep all hereafter erected upon said property in ge	od repair and to commit or suffer ilidings, property and improvements	The beneficiary will furnish to the gr	trantor on written request therefor an the obligated or required to furnish or all of said property shall be taken ademmalion, the beneficiary shall have					
no waste of and preteried on said promise now or hereafter here hazards as the benefit in a sum this trust deal, in a company of ficiory of the superior of the superior of the provide loss payable clauses in favor of approved loss payable clauses in favor of fifteen days prior to the principal place of fifteen days prior to the effective dender discretion obtain insurance for the benefit shall be non-cancellable by the grantor du obtained. In order to provide regularly for the ments or other charges and insurance pre the optical interest payable under the the benefit, an amount equal to one-twelth ( other charges due and payable with respec-	prompt payment of all the pay to miums, the grantor agrees to pay to dition to the monthly payments of dition to the note or obligation secured	fees necessarily paid or incurred by the be balance applied upon the indebtedness sec at its own expense, to take such actions at its own expense, to take such actions	While or section portion of the money's that all or ary cess of the amount re- es and attorney's fees necessarily paid edings, shall be paid to the beneficiary bile costs and expenses and attorney's bile costs and expenses and attorney's bile costs and expenses and the curred hereby; and the granicor agrees, and execute such instruments as shall ation, promuty upon the beneficiary's					
ing tweive months, and his oncentry will physicle with respect to said property will this trust deed remains in affect, as easi such sums to be credited to the princip several purposes thereof and shall thread loan; or, all the option of the beneliciar the beneficiary in trust as a reserve as the beneficiary in strust as a reserve as	him ench succeeding tiftee years which anded and directed by the beneficiary, al of the loan until required for the tom be charged to the principal of the y, the sums so paid shall be held by count, without interest, to pay said charges when they shall become due	ficiary, payment of its fees and presented dorsement (in case of full reconveyance, liability of any person for the payment of consent to the making of any may or plat any easement or creating and restriction or other agreement affecting this deed or without warrantly, and on the person o	time upon written request of the bene- tion of this deed and the note for en- for encellation), without affecting the of the indobtedness, the trustee may (a) of the indobtedness, the trustee may (a)					
While the granter is to pay any charges levied or assessed against said the same begin to hear interest and al policies upon said property, such payme	and all taxes, assessments and other property, or any part thereof, before so to pay premiums on all insurance its are to be made through the bene- by authorizes the beneficiary to pay	S. As additional security, grantor i continuance of these trusts all rents, is	any of the surface in boneficiary during the senses, royalities and profiles of the pro- personal property located theoreby or in any indebications accurate right to col- inder, granitor shall have the right to col- iprofile sensel prior to default as they ault by the granicor to default as the all by the granicor to default as the bene- sither in profile accurate by a great or by a reservent or by a re-	41				
ficiary, as aforesaid. The gination of our and an taxes, assessments an isour by the collector of such taxes, assessments insurance premiums in the anounts as the lasurance carriers or the "thindraw t the lasurance carriers or the "thindraw t the reserve account, if any established in no event to hold the unefficienty res- aurence policy, and the beneficiary her loss, to compromise and setting with an asich insurance receipts upon the oblig computing the amounts of the indehet full or upon sale or other acquisition of	ne sume ""The service according to the provide the service of the providence of the service of the service of the service of any service of the service of any service of the service of t	ficiary may appointed by 'a court, and ceiver to for the indebtedness hereby sec security operty, or any part thereby sec the renth is leave and profits, including the same, less costs and expenses of op able attorney's fees, upon any indebted as the beneficiary may determine.	I without reguing and take possession of eurod, enter theu for or otherwise collect is own mank due and unpaid, and apply genration and collection, including reason- quers secured hereby, and in such order					
		an a						

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The entering upon and taking possession of said property, the ovelestion ents, issues and profits or the proceeds of itre and other insurance pol-componation or awards for any taking or damage of the property, and cation or release thereof, as aloresaid, shall not cure or waive any de-notice of default hereunder or invalidate any act done pursuant to

. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish boneficiary on a uupplied it with such personal information concerning the purchaser as ordinarily be required of a new ioan applicant and shall pay beneficiary service charge.

6. Time is of the essence of this instrument and upon the any im-. And is of the essence of this instrument and upon default by the ator in payment of any indebtedness secured hereby or in performance of any ment herounder, the beneficiary may declare all sums secured hereby im-inately due and payable by delivery to the trustee of written notice of default election to soil the trust property, which notice trustee shall cause to be r filed for record. Upon delivery of said notice of default and election to sell, beneficiary shall deposit with the trustee this trust deed and all promissory as and documents evidencing expenditures secured hereby, whereupon the itees shall fit the time and place of sails and give notice thereof as then itred by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantur or other person so lieged may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

not then be due had no dotailt occurred and thereby the entropy of entropy of the structure of such time as may then be required by law following the recordsition of said notice of default and giving of said notice of sais, the trustee shall sell said property as the time and place fixed by him to read notice of sais, the said property is the same place fixed by him to read notice of sais, the trustee shall be able to the said the same said to the said the said to th

nouncement at the time fixed by the proceeding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, coverying the property so sold, but without any covenant or warranty, express or implied. The trutheness thereof, Any person, excluding the trustees but including the granter and the beneficiary, may purchase at the sale.
9. When the Trustee scile pursant to the powers provided herein, the trustee hash apply the proceeding the trustee sale as follows: (1) To the express or implied. The trustee hash apply the proceeding the compensation of the trustee, and a trust even of the trustee hash apply the proceeding the compensation of the trustee, and a trust deed. (3) for all persons having recorded for how a subsequent to the trustee of their successor is any trustee science appendix as uncersor of the trustee of the trustee in the trust deed as their interests appear in the order of their successor is in interest cuitiled to such surplus.
10. For any reason permitted by law, the beneficiary may from time to the successor frustee set on any or any trustee hand here the solution of the trust is place of the trustee here hand or appointed with all title, powers manch appoint a successor frustee herein hand or appoint with all title, powers and appointent of the successor trustee here hand and or appointed here under. Each which when recorded in the office of the county clerk or recorder of the successor of rustee are appointed.
11. Trustee accepts this trust when this deed, dual y created and schnow and appoint and the successor trustee.
12. This deed applies to, inures to the beneficiary or trustee shall be a say the such as a not appoint and or appoint as proceeds in the successor and appointence is and applied to a subsequence.
13. Trustee accepts this trust when this deed, dual y created and schnow and the successor the successor and applies the successor and applies the order of the successor and applies and the successor

## IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Durbara Buttor Jake (SEAL)

(SEAL) STATE OF OREGON SS. County of Klamath , 1966 , before me, the undersigned, a THIS IS TO CERTIFY that on this ..... loth ...... day of ...... March ..... Notary Public in and for said county and state, personally appeared the within named Barbara Butler Yeakel, a single woman 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 voluntarily 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. Notary Public for Oregon My commission expires: 8/1/6/16 9 N01.1/1 SEAD UBLIC Loan No. T7510 STATE OF OREGON Ss. TRUST DEED I certify that the within instrument was received for record on the 17th day of <u>March</u>, 19.66, at <u>1</u>;11 o'clock P.M., and recorded in book <u>M-66</u> on page 2322 Barbara Butler Yeakel (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE Record of Morigages of said County. то FIRST FEDERAL SAVINGS & LOAN ASSOCIATION USED.) Witness my hand and seal of County affixed. Benefic Dorothy Rogers Fee \$3.00 After Recording Return To: County Clerk FIRST FEDERAL SAVINGS 540 Main St. By Dolores Lavis Klamath Falls, Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

., Trustee TO: William Ganong ...

DATED

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 dolivered 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

 $\mathcal{H}^{2-}$  First Federal Savings and Loan Association, Beneficiary