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## TRUST DEED

6th , 1966 , between THIS TRUST DEED, made this day of May Stanley Frank Svoboda and Dorothy Ann Svoboda, husband and wife, First Federal Savings and Loan Association of Klamath Falls , as Grantor, st Federal Savings and Loan Association of Klamath Falls Chas. C. Dale and Leita M. Dale, jointly and to the survivor of them 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

Lot 78 of Second Addition to Sportsman Park, according to the official Plat thereof.

Subject to easements, reservations, restrictions and rights of way of record and those apparent on the land,

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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final payment of principal and interest hereof, if not sooner paid, to be due and payable

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FORM No. 881-Oregon Trust Deed Serie

payment of principal and interest hereof, it not sooner plant, to To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition epair; not to remove or demolish any building or improvement thereon; commit or permit any waste of said property. 2. To complete or refore promptly and in good and workmanlike er any building or improvement which may be constructed, damaged or yed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-and restrictions affecting said property; if the beneficiary so requests, to n executing such financing statements pursuant to the Uniform Commer-forde as the beneficiary may require and to pay for filing same in the r public officer or office, as well as the cost of all then sparshes math-ing officers or scarching agencies as may be deemed desirable by the tary.

lary. 4. To provide and continuously maintain insurance on the buildings r hereafter exected on the said premises against loss or damage by fire ich other harards as the beneficiary may from time to time require, in

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises adainst loss or damage by fire and such other harards as the beneficiary may from time to time require, in an amount not less that \$\scimes\$ insurance shall be delivered to the beneficiary. with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary or some and to it the grant of the error of

arrect action any st. cluding amount fixed by decree

events a vert as the other costs and expenses of the trustee incurrent meetion with or in enforcing this obligation, and trustee's and attorney's chally incurred.
To appear in and defend any action or proceeding purporting to the security rights or powers of beneficiary or trustee's and in any suit, or proceeding in which the beneficiary or trustee may appear, including uit for the burchosure of this deed, to pay all costs and expenses, in gevidence of title and the beneficiary's networks and expenses, then of attorney's less the of attorney's less the processing in which is deed, to pay all costs and expenses, ing evidence of title and the burchosure of an appeal from any judgment or so the trial court and in the event of an appeal from any judgment or so the trial court, grantor lurther agrees to pay such sum as the appeal.
It is inutually affreed that:
8. In the event that any portion or all of said property shall be taken the event that any portion of the monies playable taken the sound the answer of the monies payable with trassnable costs, expenses and attorney's less and expenses and attorney's less and the proceeding, shall be plaid to beneficiary and of the traster of such and and any action of the monies payable in the tit in the proceeding, shall be plaid to beneficiary and of her the indefined costs, and expenses and attorney's less and attorney's less and the proceedings, and the balance appled upon the indefinedness of herein a and gives on the sound the indefinedness of the courted by fance in sec. osts, expenses such proceedi any reasonable ppellate courts ngs, and the ntor agrees, at appli both

any tipen measurers s request. any time and from time to time upon written request of bene-ent of its less and presentation of this deed and the note for

ficiary, payment or its management of the trustee because must be either an HOTE: The Trust Deed Act provides that the trustee because must be either and to a business and to an association authorized to do business under the laws

we use and payable endotsement (in case of full reconveyance, for cathe hibbility of any person for the payment of 1 (a) consent to the making of any map or plat (a) consent to the making of any map or plat (b) consent to the making of any map or plat (b) consent or other agreement affecting this subordination or other agreement affecting this subordination or other agreement affecting this is thereof (d) reconvey, without warranty, all or a frantee in any reconveyance may be described leadily entitled thereof, and the recitals thereof, is the other agreement affecting this provide the subordination of the s payment of the indebtedness, trustee may map or plat of said property; (b) join in 4 any restruction thereon; (c) join in any affecting, this deed or the lien or charge rranty, all or any part of the property. The

pointed by a cou-the indebtedness eriy or any part issues and profit. less costs and ex-ney's fees upon ficiary may dete 11. The

mes of operation and collection, including reasonable attor-ine, whereas secured hereby, and in such order as ben-ine, whereas and prodits, or the proceeds of the angle of the rents, issues and prodits, or the proceeds of the angle other application or release theread, as the angle att and care ar or notice of default hereunder or invalidate any act done ories. collec collection insurance property, waive any pursuant b policies c and the notice. default by grantor in payment of any indebtedn enformance of any agreement becauder, the bane

(a) wave any default on notice of default hereind as an invalidate any act done pursuant to Corb notice. Dy grantor in payment of any indebtedness secured hereby in his performance of any afternorent hereinder, the beneficiary may default or in his performance of any afternorent hereinder, the beneficiary may default or thereby immediately due and payable. In such an event hereinfary at his defcion may proceed to loreclos this trust deed in equity as a mortfagle in the manner provided by law for mortfagle foreelosures or direct the trustee to foreclos this trust deed in equity as a mortfagle in the manner provided by law for mortfagle foreelosures or direct the trustee to foreclos this trust deed in a direct the trustee to foreclos the solution secured hereby, whereapen the trustee shall is the time and place of sale, give notice thereby and described real property to satisfy the obligations secured hereby, whereapen the trustee shall is the time and place of sale, give notice thereby the trustee by 86.740 to 86.795.
13. If after default and prior to the time and date set by the trustee there is the trustee is alse, the grantor or other person or privileded by ORS 86.760 pays the entire amount then due under the trust or other person modeling such payment shall also pay to the beneficiary all of the costs and expense actually incurred in enforcing the terms of the build and trustees and atteres we also be recorded by a bay both the beneficiary all of the costs and expense setually incurred in enforcing the trust with the data on a state the grant or other person more also also be also be also also be provided by ORS 86.760 pays the entire and the obligation secure all the obligation secure the shall be conclusery all of the trust deed and the obligation secure thereby, other than such payment shall also pay to the beneficiary all of the costs and expense actually incurred in enforcing the terms of the prevised by law lobing the prevents and sole of a site with data or other person waking actheres shal

y may from time to med herein or to any intment, and without vested with all title

ackn trust or of any a shall be a party

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5032 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 hereany q set his hand and seal the day and year first above written. ley trank (WO boodSEAL) orallyan Suoboda (SEAL) (SEAL) (If the signer of the above is a use the form of acknowledgmer (ORS 93,490) STATE OF OREGON, County of ) ss. , 19 Personally appeared and May 6 , 19 66 . Personally appeared the above named Stanley Frank Svoboda and Dorothy Ann Svoboda, who, being duly sworn, other, did say that the former is the husband and wife, and acknowledged the foregoing instrument to be president and that the latter is the secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by author-ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: their voluntary act and deed. KENNETH<sup>a</sup>DAtelic to States C 4/i fornig (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Oregon PRINCIPAL OFFICE IN My commission expires: TEHAMA COUNTY retu When recorded please ret to: Chas.C.Dale Box 116 Red 'Bluff, California seal N=66 on page 503 of Mortgages of said Count Gra TRUST DEED my hand and Dorothy Rogers 19 Klamath the for 1 М., Fee \$3.00 pd. STATE OF OREGON, that Witness 1 y affixed. certify of County <sup>4</sup> cord unty 12 bool ByREQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Trustee The undersigned is the legal owner and holder of all indebted. ... recured 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: . 19 Beneficiary destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cuncellation before

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