## 7142 TRUST DEED VOR 466 10 6394

, 19 66., between June THIS TRUST DEED, made this 14thday of Ellison Eugene Garner and Sally A. Garner, 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:

Tract 39, of Pleasant Home Tract, Klamath County, Oregon, according to the official plat thereof on file in Klamath County, Oregon.

which said described real property does not exceed three acres, together with all and simplicin the appurtenineoid, tenements, hereditaments, ronts, issues, profits, water rights and other rights, eccements or privileges in which hereafter belonging to, derived from or in anyway appor-taining to the above described premises, and all plumbing, lighting, heating, ventilating, direonditioning, refrigerating, withing and line apparetus, equipment and fixtures, together with all awnings, vention blinds, floor evening in place such as wall-to-wall carpeting and line lours, stades and built-in ranges, dishwashers and other built-in applications new or hereafter depute, for the purpose of soluting performance of described promises, including all infectes therein with the graphy has a single the purpose of soluting performance of Reserved Theorem and the purpose of solutions and the provide that any hereafter depute. For the purpose of soluting performance of the provide the provide the period of the period of the provide the provide the period. The purpose of soluting performance of the provide the period of the

each agreement of the greener berein contacted and the payment of the sum of Four Thousand Two Hundred &No/100each agreement or the greenest herein constitute and the payment of the terms of a promissory note of even date herewith graphic to the terms of a promissory note of even date herewith graphic to the terms of a promissory note of even date herewith graphic to the terms of a promissory note of even date herewith graphic to the terms of a promissory note of even date herewith graphic to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith to the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of even date herewith the terms of a promissory note of the terms of a promissory note of terms of a promissory not even date of

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the hearitizity to the granitar or others having an interest in the above described property, as may be is evidenced by a note or norse. If the indettedness security by this trust described is a where than one note, the beneficiary may credit payments received by it upon our of said notes or part of any payment on one note and part on another, as the beneficiary may credit.

The granter hereby covenants to and with the trustee and the beneficiary in that the said premises and property conveyed by this trust deed are in that the said premises and that the granter will and his hereby outers and administrators shall warrant and defend his said title thereto into the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor covenants and agrees to pay said not according to the terms thereof and, when due, all taxes, assessment and other charges levid against said property; to keep said property free from all encumbrances having pre-reduce over this trust devel, independent of the terms of the data of the there of and, when due, all taxes, assessment and other charges levid against active construction of the presence of the data of the there of the data of the data of the data of the property is the data devel, independent of the data of the data of the property of the data of the data of the data of the data of the contrast of the data of the data of the data of the data of the property of the data of the data of the data of the data of the contrast of the data of the data of the data of the data of the said property of there of a data of the data of the data of the contrast of the data of the data of the data of the data of the contrast of the data of the new of hereafter revision and property of the data of the note of the last of the data of the data of the data of the note of the last of the data of the original pullely of insurance in correct the data with the data of the data of the original said of the note of the data of the data of the data of the note of the data of the data of the data of the said properties of the data of the original pullely of insurance in correct the data at the data of the original pulley of insurance in correct the and with the provide truth data of the herefore of the data of the original with of the note of the said properties of the effective data of a business of pulley of insurance. If the said the deliver the original pulley of insurance in correct the and with the provide truth the effective data of a business of pulley of insurance. If there days prior to the effective data of a business of pulley of insurance

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the granter agrees to pay to the beneficiary. Gives payside under the terms of the note or oblastion secured principal and under equal to one-twitth (1/20th) of the taxes, assessments other charges the said to said the same to said property within each precise ing twitter of the said to each which expect to said property within each precise ing twitter of the said also one-thirty sixth (1/20th) of the taxes, assessment exceed-other charges of the said property within each succeeding the beneficiary. It is then said to the principal of the loan until combined for the second purposes there and shall thereupon be charged to the shall be held by the beneficiary in true as a reserve account, without interest, to pay said the beneficiary in true as a reserve account, without interest, to pay said and payable. The second shall be and the charged when they shall become due and payable.

while the grantor is to pay any and all taxes, assessments and other charges level of assessed against said property, or any part thereof, before therees level of or assessed against said property, or any part thereof, before policies upon said property, such payments and also be pit be made littough the bene-ficiary, as aforesaid. The grantor of the same littout the bene-ficiary, as aforesaid. The grantor of other charges level or imposed gainst any and all taxes, assessments as shown by the statements thereof turnished by the collector of each taxe, assessments or other charges, and to pay the the impact of the loan or to withdraw the sums which may the statements thereof turnished the reserve account, if any, established for that may the grantor agrees in to event to hold the beneficiary responsible for all of a defect in any in-succe written or for any loas or durance or authorized, in the verse of any such insurance receipts upon a settle ary any source company and its apply any such insurance to apply the billight of the billight of the durance of any such insurance receipts upon billight or source company and its apply any such insurance receipts upon the indebtedness for payment and satisfaction in full or upon sale or other acquisition of the property by the basefielary after full or upon sale or other acquisition of the property by the basefielary after full or upon sale or other acquisition of the property by the basefielary after

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default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance promines and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor shall pay after such demand, the beneficiary (emand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby.

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obligation secured hereby. Should the gradient fail to keep any of the foregoing covenants, then the here for the may at its option carry out the same, and all its expenditions direc-tions in any attraction of the same specified in the note, shell be represented the granico on demand and shall be secured by the lies of iterations to complete any improvements made and shall have the right in the other same repairs to said property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or make such repairs to still The grantor further agrees to comply with all laws, ordinances, regulations, corenants, condition, and extitctions affecting aid property; to pay all costs, fees and expenses a this trust, including the cost of title search, as well as the other rolls oldgraphon, and trusters incurred in connection with or in enforcing and detend any action or proceeding purporting to affect the event, in order of the right on powers of the bardenary of the and attorney in the search as ity is and expenses, including cost of evidence of title and attorney need to a solution which the beneficiary or trustee is and some such attorney receding in which the beneficiary or trustee is and any such attorney receding in which the beneficiary or trustee is and power and in any such struct by bene-ficiary to foreclose this deed, and all said onus stall be secured by this trust deed.

The beneficiary will furnish to the granter 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 mutually agreed that 1. In the event that any portion or all of said property shall be taken under the right of emberd domain or condemnation, the beneficiary shall have the right occommence, presente in its own name, gape at he or defendition with the intervendings, or to make any compromise or withement in condition with the numerical structure of the structure of the numerical payable as compensation for such taking, which are in vor the numerical prime of by all reasonable costs, expresses and attorney's area necessarily paid or incurrent by the granulor in such presenting that to the beneficiary frees necessarily paid or incurrent by the beneficiary in more interactions, and the parallel upon all reasonable costs, and expresses and attorney's frees necessarily paid or incurrent by the beneficiary in such proceedings, and the plance applied upon the Inductiones are courter such instruments as shall be necessary in obtaining such compensation, prompty upon the beneficiary" request.

request. 2. At any time and from time to time usen written request of the bu-(ciary, payment of its fees and presentation of this deed and the note for iteraty, payment of its fees and presentation of this deed and the note for garsement (in case of full reconveyance, for cancellation), without affecting hability of any preven for the payment of the indehtedness, the trustee may hability of any preven for the payment of the indehtedness, the trustee may hability of any prevent affection theread, (b) in a grant any cancement affecting this deed or the lien or charge hereof: (d) recon-without warranty, either any part of the property. The grantee in any recon-without warranty either any matters or facts shall be conclusive proof of truthefuness theread. Trustoc's fees for any of the services in this paragr shall be 35.00. 3. As additional security, grantor hereby assigns to heneficiary during

rithfulness increase. Fusitive sites introduce the two states in the present shall be 55.00. 3. As additional security, granter hereby assigns to heneficiary during continuous of the states and of any personal property located thereon. Up of the states and of any personal property located thereon, up of the states and of any personal property located thereon. Up of the states and of the states are provided and the states and profiles of the states and profiles of the states and profiles and the states are provided and the states and profiles are states and the additional states are provided and the states and profiles are associated and the additional states and the states are additional to additional states and the states and the additional states are additional to additional states and the states and the additional states are additional and a states and the states are additional additional states are additional and a states and the states and a state and the states are additional additional states and the states are additional additional states are additional additional states are additional a e pro-Until

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4. The entering upon and taking possession o such tents, issues and profits or the proceeds of a or compensation or awards for any taking or application or release thereof, as aforesaid, sho

5. The grantor shall notify beneficiary in writing of any sale or con-for sale of the above described property and furnish beneficiary on a supplied it with such personal information concerning the purchaser as d ordinarily be required of a new loan applicant and shall pay beteficiary 00 service charge.

6. Time is of the essence of this instrument and upon default by the itor in payment of any indedicalness secured hereby of in performance of any erment hereunder, the heracileary may declare all sums secured hereby im-erment hereunder, the heracileary may declare all sums secured hereby im-erment hereunder, the heracileary may declare all sums secured hereby im-erment hereunder, the heracileary may declare of written notice of default is the sum of the secure of the secure of the secure of the secure is and the secure of the secure of the secure of the secure of the secure is and documents evidencing expenditures secured hereby, whereupon the isces shall is the time and place of sale and give notice thereof as then if by law. default by formance of i

where by law. 2. After default and any time prior to five days before the Truster for the Truster's sale, the grantor or c childred may pay the entire amount then due under this obligations secured thereby (including costs and expenses enforcing the terms of the obligation and truster's and exceeding \$50.00 each) other than such particle of the pr then be due had no default occurred and thereby curso ther trust deen setually inc

not then be due had no detault occurren and ineredy cure the detaut. 8. After the lapse of such time as may then be required by law followin the recordiation of said notice of default and giving of said solice of sair. In trustee shall sell said property at the time needs, and in such order as he may do of sair, of ther as a whole of the bighest bidder for each, bid min is all ucit tornine, at public suction in the bighest bidder for each, in lawfum oney of th United Blate, and the time of sale. Trustee may postpone sale of all o any portion can be bidder to the bighest bidder for the time and place of sale and from time to time thereafter may postpone the sale by public ar

nouncement at the time fixed by the precoding postpon deliver to the purchaser his deed in form ar required by perty so solid, but without any covenant or warranty, recitals in the deed of any matters or facts shall be truthfulness thereof. Any person, excluding the trustee I and the beneficiary, may purchase at the sale.

the beneficiary, may purchase at the saic. 9. When the Trustee sells purshant to the powers provided herein, the ter shall apply the proceeds of the trustee's sale as follows: (1) To expenses of the sale including the compensation of the trustee, and a multi-charge by the altorney. (2) To the obligation secured by the onable there is not not perform the trust deed as their interests appear in the tests of the trustee in the trust deed as their interests appear in the rot their priority. (4) The surplus, if any, to the granter of the trust or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from the time appoint a successor or successors to any trustee anneal herein, or to successor trustee appointed hereunder. Upon such appointment and without veyance to the successor trustee, the latter shall be vested with all title, p and duties conferred upon any trustee herein named or appointment and without by the beneficiary, containing reference to this trust deed and its play record, which, when recorded in the office of the county circle work or more appointment of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly crecuted and ac led is made a public record, as provided by law. The trustee is not obli-notify any party hereto of pending sale under any other deed of trust action or proceeding in which the grantor, beneficiary or trustee shall y unless such action or proceeding is brought by the trustee.

party unces such action or proceeding is brought by the induce. 12. This deed applies to, invites to the benefit of, and biads all parties hereto, their heirs, legatese devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the note secured herety, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mas-culue gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

, Ilison Euro Barry (SEAL) 1 Serie a Same (SEAL)

STATE OF OREGON ss.

(SEAL

Notary Fublic in and for said county and state, personally appeared the within named Ellison Eugene Garner and Sally A. Garner, husband and wife they executed the same freely and voluntarily for the uses and particular therein expressed.

IN TESTIMONY WHEREOF, I have bereunts set my hand and affixed my notarial seal the day and year last above withen

My summarian apriles // 15-66

7571 Locn No. TRUST DEED

Ellison Eugene Garner Sally A. Garner TO

FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Peneficiary

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Fulls, Oregon

(DON'T USE THIS FOR RECORDING LADEL IN COUN-TIES WHERE USED

Fee 3.00 pd

STATE OF OREGON County of Klamath

I certify that the within instrument was received for record on the 22nd , 19 66 , dity of Juna , 1966, athr32 o'clock P M., and recorded in book M-66 on page 6394 Record of Mortjages of said County.

Witness my hand and seal of County offixed.

## Dorotny Rogers

County Clerk . by practing to many

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the legal owner and solder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed are undersigned is the legal owner and solder of all indebtedness secured by sol of any sums evening to you under the terms of said trust deed or pursuant to statute to cancel all evidences of indebtedness secured by said trust deed within an 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 24

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First Federal Savings and Loan Association, Beneficiary

DATED