66-1059 76 8601 8376 Vol Mbb rau TRUST DEED August ., 19 66 , between THIS TRUST DEED, made this 12th day of George F. Kilen and Dorothee J. Kilen, 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 intervocably grants, bargains, sells and conveys to the trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot 4, in Block 43 of HOT SPRINGS ADDITION to the City of Klamath Falls, Klamath County, Oregon. Philip Astrony e stabile General Starle 10000000000 1.1 1.161-1164-2711-12 which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, accements or privileges now or hereafter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, reirigerating, watering and irrigation taining to the above described premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, reirigerating, watering and irrigation apparatus, equipment and lixtures, together with all awnings, vention blinds, floor covering in place such as well-to-well carpoing and line loum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connocling with the above leum, shades and built-in ranges, dishwashers and other built-in appliances now hereafter installed in or used in connocling with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing portanace of described premises, including all interest therein which the granter has or may hereafter acquire, built-to appreciate the provide the provident the provide the provide t Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete may improvements made on said premises and also to make such repairs to said property as in its sole discretion it may deem necessary or advisable. The and clear of all effectivities and and defend his said title thereto against the claims of all persons whomosover. The grantor covenants and agrees to pay said note according to the terms is and primiting the said property free from all encoundrances having pre-adding the said property free from all encoundrances having pre-meters of the struct deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and restore promptly and in good workmanike manner any building or improvement and property which first buildings in course of construction costs incurred therefor; to allow beneficiary to inspect said property at all times during construction; to replace any work or materials unsatisfactory to beneficiary within firsten days any buildings or improvements now or hereafter erected upon said promety in good repair movements new or hereafter erected upon said property in good repair one events now or hereafter erected upon said property in good repair one to the note or obligation in a sum not less than all promises to the promised successible to the bene-ficiary, and not be repaired the original property at all interest therefore the anging property and improvements now or hereafter erected on said prometry in good repair movers and improvements now or building and improvements now or hereafter erected upon said prometry in good repair movers or obligation is a sum not less than all no company or companies acceptable to the bene-ficiary, and as payable clause in favor of the beneficiary at lanched and with promise approve the original police of insurance in correct form and while in the surance is not so tendered, the beneficiary at least if then any approve the original police of the beneficiary at least if the non-concellable by the granter during the full term of the poler thus and poly of insurance is not so tendered, the beneficiary mark in the some shall be non-concellable by the granter during the full term of the p property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of tills earch, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this. Joingation, and trustee's and attorney's fees actually incurred; ity hereof or this rights or powers of the beneficiary or trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any such trought by bene-ficiary to forcelose this deed, and all said sums shall be secured by this trust deed. accu. 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 mutually agreed that: It is mutually agreed that: 1. In the avent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecule in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or setilement in connection with such taking and, if it so cleat, to require that all or any portion of the money's payable as compensation for such taking; withch are in excess of the amount re-quired to pay all reasonable costs, expenses and attorney's fest necessarily paid to beneficiary and applied by the grantor in such proceedings, shall be paid to the beneficiary and applied by it first upon any reasonable costs and expenses and at on the balance applied upon the indechedness accured hereby; and the first manor agrees, to take on expense, to take such actions and extend the instruments as shall be necessarily paid to take such compensation, prompty upon the beneficiary's request. bitained. 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 principal and interest payable under the terms of the note or obligation secured hereby, an amount equal to one-twelfth (1/121h) of the taxes, assessments and other charges due and payable with respect to sold property within each succeed-ing tweive months, and also one-thirty-sith (1/30th) of the insurance premiums payable with respect to said property within each succeed-ing tweive months, and also one-thirty-sith (1/30th) of the insurance premiums payable with respect to said property within each succeed-ing tweive months, and also one-thirty-sith (1/30th) of the insurance premiums payable with respect to said property within each succeed-ing tweive months, in effect, as estimated and directed by the beneficiary, such sums to be credited to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to be and will be head by the beneficiary in trust as a reserve account, without hierest, to pay said and payable. request. In outsiming such compensation, promptly upon the beselficiary of the set of th premums taxes, assessments or other charges when the same because the and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thereof, before the same begin to bedr interest and also to pay premiums on all numeroe policies upon said property, such payments are to be made through the bene-policies upon said property, such payments are to be made through a ben-said property in the amounts as shown by uthorizes there a imposed against said property in the amounts as shown by on the charges, briends a thereof turnished said property in the amounts shorther on the statements automitted by the collector of such taxes, assessments or on the statements automitted insurance premiums in the amounts shorther and to charge shad and to ray the principal of the long or to reinfulsed for that purpose. The grantor agrees in no event to hold the benefiberry responsible for failure to have any-insur-ance written or for any best failed source with a view of a defect in any in-aurance policy, and the solid with any havance edmpany and to apply any loss, to compromise the source for pay in automate of the purpose. The grantor agrees and in a sevent to hold the obligations secured by this trust d_-d, - in computing the source of the noble in any failed to a defect in any in-auce insurance or provide source for pay and to a defect in any in-auce insurance of the leade to the obligations secured by this trust d_-d, - in computing the emont of the indebtedness for payment and astistation in full or upon sale or other acquisition of the property by the beneficiary after 9. As additional security, grantor hereby assigns to beneficiary durin continuance of these trusts all truts, issies, royalites and profits. of the perty affected by this deed and of any personal property located thereon, grantor shall default in the payment of any indebtedness secured hereby the performance of any agreement hereunder, grantor shall have the right to let all such rents, issues, uygalities and profits earned prior to default as hecome due, and payhlo, upon any default by the grantor hereunder, the ficiary may at any time without notice, either in person, by agent or by .ceiver to be appointed by a court; and without regard to the adequacy of security for the indebtedness hereby new fisher part of adequacy of elever to be appointed by a court; and without regard to the adequacy of security for the indebtedness hereby new fisher part on and take possessio said property, or any part thereof, is its own hame sue for or otherwise of the rents, leas costs and exponens of operation and -collection, including rea his attorney's fees, upon any indebtedness secured thereby the as the beneficiary may detail the other secured thereby the indebtedness of the collection and secure thereby new the secure thereby the secure as the beneficiary may findebtedness secured thereby the secure thereby thereby the secure thereby the secure thereby the secure there S. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents. Issues, revailies and position of these trusts and rents. 11



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	 The entering upon and taking possession of said property, it such rents, issues and profits or the proceeds of fire and other in s or compensation or swards for any taking or damage of the pr application or release thereof, as atoreadd, shall not cure or waits it or notice of default hereunder or invalidate any act done i notice. The granter shall notify beneficiary in writing of any set. 	and the beneficiary, may purchase at the anti-	The second second second	
gran arriver and arriver arriv	6. The grantor shall notify beneficiary in writing of any as to for has above described property and furnish benefit of the above described property and furnish benefit of the personal information concerning the pid ordinarity by the aquirod of a new loan applicant and shall pay 5.00 service charge. 6. Time is of the essence of this instrument and upon defa for in payment of any indebtedness secured hereby or in perform performant horeunder, the beneficiary may declare all own performant hereunder, the beneficiary may declare of writescured.	when the Trustee sells pursuant to the powers provided herein, the urchaser as beneficiary on a trustee shall apply the proceeds of the trustee's sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a trust deed. (3) To all persons having recorded lens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus any, to the grantor of the trust deed or to he successor in the surplus. It any, to the grantor of the trust deed or to he successor in the surplus any.		
And duly the note true required by	6. Time is of the essence of this instrument and upon defa tor in payment of any indebtedness secured hereby or in perform essent hereunder, the beneficiary may declare all study due and payable by delivery to the trustee this trustee shall collect the study of	hause to be time appoint a successor or successors to say trustee named herein, or to any successor truste appointed hereunder. Upon such appointment and without con- reupon the of as then		
by the true true true true true true true tru	7. After default and any time prior to five days hefore this the Trustee for the Trustee's sale, the grantor or other leged may pay the entire amount then due under this trust obligations secured thereby (including costs and expenses actual enforcing the terms of the obligation and trustee's and atto exceeding \$60.00 each) other than such portion of the principal then be due had no default occurred and thereby care the de 8. After the lapse of such times as may then be required oy law recordation of said notice of default and time of said notice of the such portion of said notice of the same time of the first of the same time of the principal second the said property at the time and there of said notice of the same time of the same time of the said profile of the same time o	rney's fees ledged is made a public record, as provided by law. The trustee is not obligated		
of a term unit unit any asked	6. After the lapso of useh time as may then be required by large of a start of the last	f anle, the said notice heretor, their heirs, legates devises; administrators, executors, successors and may de- heretor, their heirs, legates devises; administrators, executors, successors and newy of the term "beneficiary" shall mean the holder and owner, including e of all or d place of cullas gender insting this deed and whenever the context so requires, the mas- public an- cludes the plurai.		
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Cour	TE OF OREGON } ss.			
to m	evenued the same freehe ad a hard and a hard	appeared the wilhin named		
SEAT		Notary Public for Orogon My commission expires: 10/67		
	an No7617 TRUST DEED	STATE OF OREGON } SS.		
	_George F. Kilen and _Dorothee_J. Kilen	I certify that the within instrument was received for record on the 19th day of, 1966 at 11:24		
	TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	LABEL IN COUN. Record of Mortgages of said County. VIERD.) Witness my hand and seal of County affixed. \$3.00 pd. Dorothy Rogers		
	Affer Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	By Addres Lavie Deputy		
	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. To: William Ganong 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 and directed, on payment to you of any sums owing to you under the forms 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 clogether 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			
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	same. First Federal Savings and Loan Association, Beneficiary DATED:			ANTINA AND AND A PARTICIPAL AND
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