教育的意 L# 7961 TA. 68-655 -33 M-68 page 5009 23466 TRUST DEED THIS TRUST DEED, made this 4-----day of June 1968...., between KEITH LEONARD KING, & single man 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:

Beginning at an iron pipe which marks the Northeast corner of Lot 51, Elmwood Park, a subdivision of Klama th County, Oregon; thence North 0°47.5' West along the East line of Gettle Street a distance of 160 feet from the Southline of Anderson Avenue, to an iron pin which is the true point of beginning of this description; thence North 0°47.5! West along the Easterly boundary of Gettle Street, a distance of 100 feet to an iron pin; thence South 89°33! East a distance of 140 feet; thence South 0°17.5' East a distance of 100 feet; thence North 89°33' West a distance of 140 feet, more or less, to the true point of beginning.

ALL lying within the N2NW2 of Section 14, Township 39 South, Range 9 East of the Willamette Meridian.

which said described roal property does not exceed three acrey, together with will and singular the appurienances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements of privileges now or herediter belonging to, derived from or in anywise apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venotian blinds, floor overrig in place such as wall-to-wall carpeting and line loum, shades and built-in ranges, dishwashers and other built-in applances now or percediter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of

each agreement of the granter herein contained and the payment of the sum of EICHTEEN THOUSAND NINE HUNDRED AND NO/100 each agreement of the grantor herein contained and the payment of the sum of <u>Astronuctor</u> <u>Astronuctor</u> <u>Basis</u> <u>Astronuctor</u> <u>Basis</u> <u>Astronuctor</u> <u>Basis</u> <u></u>

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The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsever.

executors and administrators shall warrant and defend his said title thereto sainst the claims of all persons whomeover. The granut claim soft all persons whomeover, thereof and, when due, all taxes, assessments and other charges levied against shall properly to keep said properly free from all encumbrances having pre-cedence over this trust deed; to complete all buildings in course of construction or hereafter construction is hereafter commenced; to repair and realors and properly which may be damaged or destroyed any properly and costs incurred therefor; to allow beneficiary to inspect said property which may be destroyed and said thereafter commenced; to repair and realors and properly which may be damaged or destroyed any properly costs incurred therefor; to allow beneficiary to inspect said property at all items during construction; to replace any work or materials unstitatedry to hereafter exceed on said premises while may be damaged or costructed on said premises; to keep all buildings, property and improvements and thereafter erected upon said property in good repair and to commit or saids property which no the original premises continuously insured against lock by fire or such other hazards as the beneficiary may from time to time require, by this trust deed, in a company or companies acceptable to the benefi-ficiary, and to deliver the original principal said of and with premium paid, to the chineful place of builts back of and with premium paid, to the chineful place of builts back of and with premium paid, to the chineful place of builts back of and with premium paid, to the chineful place of builts back of any may in its own alsored by this trust deed, in a company or companies acceptable to the benefi-discretion obtain insurance for the benefit of the beneficiary, which insurance. I have polar to be the effective date of any such back of any with barry and boltain class marks for the benefit of the beneficiary, which insurance is hostianed.

obtained. In order to provide regularly for the prompt payment of said faxes, assess-ments or other charges and insurance preniums, the grantor agrees to pay the the beneficiary, together with and in addition to the monthly gayments, sit-principal and interest payable under the terms of the note or obligation according borechy, an anount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within sech successful ing twelve months, and also one-thirty-sixth (1/36th) of the insurance premiums payable with respect to said property within acci, successful, the beneficiency such sums to be credited to the principal of the loan until required for the sweral purposes thereof and shall theremuon be charged to be principal of the ionar, or, at the option of the beneficiary, the sums so paid shall be held by the heneficiary in trust as r reserve account, without interest, to pay said and payable.

Indiana, taxis, assessments of outer tenters and any sum tecome teo-and payable. While the grantor is to pay any and all taxes, assessments and other the same begin to bear interest and also to pay premiums on all insurance picies upon said property, such payments are to be made through the bene-ficiary, as aforesaid. The grantor hereby authorizes the beneficiary to pay any and all taxes, assessments and other charges levice or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges, and to pay the insurance premiums in the amounts shown on the statements whereof furnished the insurance arrent any, established for this purpose. The grantor agrees in no event to hold the beneficiary responsible for failure to have any insur-ance written or for any loss or damage growing and to agely any earne or more destile with may hearne company and to apply any sent nomorals or the inductions eccure by this trist deed. In full or upon sale or other have accuration and stated to far any in-surance policy, and the beneficiary thereby is authorized, in the over of any ison to more the inductions accurate by this trist deed. In full or upon sale or other acquisition of the property by the beneficiary after full or upon sale or other acquisition of the property by the beneficiary atter-

Should the grantor fail to keep any of the foregoing covenants, icials may at its option carry out the same, and all its expenditu children the at its outload the same and all its expenditures there shall draw interest at the rate specified in the note, shall be repayable by granter on demand and shall be accured by the life of this trust deed. In connection, the beneficiary shall have the dight in its discretion to complete improvements made on said premises and also to make such repairs to said perty as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, everanate, conditions and restrictions affecting sold property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the drustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; to appear in and defend any action or proceeding purporting to affect the secur-ity hereof or the rights or powers of the beneficiary or trustee; and to pay all rest inable sum to be fixed by the court, in any such action or proceeding in the buffet of or trustee may appear and in any suit brough by bene-der by to foreclose this deed, and all suid sums shall be secured by this trust (deed)

The beneficiary will furnish to the grantor on written request therefor an any a 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 event that any portion or all of said property shall be taken under the right of canlanch domain or condemnation, the heneficiary shall have the right of commence, prosecule in its own name, appear in or defend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, it is so decis, to require that all or any portion of the money's payable as compensation for such taking, which are in excess of the amount're-guited to pay all reasonable costs, expenses and attorney's fees necessarily paid of a proceedings, or the induction of the proceedings, shall be paid to the heneficiary jees necessarily paid or incurred by the beneficiary in descenses and attorney's real ance applied upon the inductsduers secured hereby; and the calmanter agricult shall be necessary in obtaining such compensation, prompily upon the beneficiary's request.

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ng possession of said property, the collection the proceeds of fire and other insurance pol-any taking or damage of the property, and a latorsaid, shall not cure or waive, any do-ir or invalidate any act done pursuant to

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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 i ordinarity be required of a new loan applicant and shall pay beneficiary

Time is of the essence of this instrument and upon default by the formance of any In may ment of any indebitedness secured hereby or in performance of any in boreander, the beneficiary may declare all sums secured hereby ic-ium to sent the trust property, which notice trustee shall cause to be d for record. Upon delivery of said notice of default and election to sell, fellary shall deposit with the trustee this frust deci and all promissory and documents evidencing expenditures secured hereby, whereupen the shall fix the time and place of sale and give notice thereof as then by law.

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

6. After the lapse of such time as may then be required by law following ne recordation of said notice of default and giving of said notice of said, the nustee shall said property as the time and place fixed by him in said notice of said, the nustee shall said property as the time and place fixed by him in said notice of radie, the saw sublic subtient to the highest bidder for cash, in lawful morey of the nited Sittes, payable at the time of said. Trustee may portions saids of all or in the threaster may portion the said soft and the time the restrict may portion the said by public amouncement at such time and place of a cand, in the time threast ter may portion the said by public amouncement at such time and place of a cand in the time threast ter may portione the said by public amouncement at such time and place of a cand in the time threast ter may portion the said by public amouncement at such time and place of a cand in the time threast ter may postione the said by public amouncement at such time and place of a cand in the time threast terms postion the said by public amouncement at such time and place of a cand time threast terms postion the said by public amouncement at such time and place of a cand the time threast terms postion the said by public amouncement at such time and place of a cand the time threast terms postion the said by public amouncement at the same terms postion the said by public amouncement at such time and place of a cand terms the terms postion the said by public amouncement at such time and place of a cand terms the terms postion the said by public amouncement at such time and the said terms and the same terms postion the said by public amouncement at such time and the same terms postion the said by public amouncement at such time and terms and the same terms and terms and

nouncement at the time fixed by the preceding postponoment. The deliver to the purchaser his deed in form as required by law, conve-perty as sold, but without any covenant, or warranty, express or rectains in the deed of any matters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but including and the beneficiary, may purchase at the sale. t. The trustee

6. When the Trustee sells pursuant to the powers provided herein, teo shall apply the proceeds of the trustee's and as follows: (1) expenses of the sale including the compensation of the trustee, an onnable charge by the attoracy. (2) To the obligation secured by is deed, (3) To all persons having recorded liens subsequent to rests of the trustee in the trust deed as their interest appear in ro of their priority. (4) The sarphus, if any, to the grantor of the t it or to his successor in interest entitled to such surplus.

10. For any reason permitted by law, the hendicatory may from time to time appoint a successor or successors to any trustee named herein, or to any vecessor trustee appointed hereunder. Upon such appointment and without con-veyance to the successor trustee, the latter shall be vested with all title, powers and duits conferred upon any trustee herein named or appointed hereunder. Rach such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duty exceuted and acknow d is made a public record, as provided by law. The trustee is not obligate tify any party hereto of pending sails under any other deed of trust or o action or proceeding in which the gravtor, beneficiary or trustee shall be i unless saich action or proceeding is brough by lite trustee.

. This deed applies to, inures to the benefit of, and Ziads all partles their heirs, legates devices, administrators, executors, successors and The term "beneficiary" shall mean the holder and owner, including of the nois secured hereby, whether or not named as a beneficiary In construing this deed and whenever the context so requires, the mas-ender includes the feminine and/or neuter, and the singular number in-he piural.

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

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Tilonarie Gury (SEAL) (SEAL) STATE OF OREGON County of Klamath 55. THIS IS TO CERTIFY that on this _____ June 19...68..., before me, the undersigned,day of... Notary Public in and for soid county and state, personally appeared the within named KEITH LEONARD KING , a single man to me personally known to be the identical individuals... named in and who executed the foregoing instrument and acknowledged to may that he _____ executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed yny notarial seal the day last above amest Docen sy Public for Otegon commission expires: 10 -25-70 (SEAL) STATE OF OREGON | ss. Loan No. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 5day of June 19.68, at 10:10 o'clock A M., and recorded , 19.68. (DON'T USE THIS SPACE: RESERVED in book M-68 on page 5009 FOR RECORDING Record of Mortgages of said County. TIEB WHERE Granto TO FIRST FEDERAL SAVINGS & USED.) Witness my hand and seal of County э LOAN ASSOCIATION affixed. Beneficiary Dorothy Rogers After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. County Clerk , de Fee 3.00 Klamath Falls, Oregon + (1795) v REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid Truslee

The undersigned is the legal owner and holdor 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 recentry, without warranty, to the parties designated by the terms of said trust deed the sature new held by you under the

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First Federal Savings and Loan Association, Beneficiary

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