FORM No. 881-Oregon Trust Doed Series. 23752 VOL ME -5304PAGE TRUST DEED THIS TRUST DEED, made this 13th day of June ,19.68, between ROBERT E. JONES and BARBARA L. JONES, husband and wife , as Grantor, FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS , as Trustee, and ROBERT LEE ELLIS and BEVERLY JEAN ELLIS, husband and wife, , as Beneficiary, 3 137 N ď, ١. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property MKlamath in. N_2^1 Lot 332 and North 10 feet of North end of S_2^1 Lot 332; NJ Lot 332 and North 10 feet of North and of 32 Lot 952, all of Lot 333, Block 112, MILLS ADDITION to the City of Klamath Falls, Cregon. SUBJECT TO: Trust Deed, including the terms and provisions thereof, dated October 28, 1964, recorded October 29, 1964, in Mortgage Volume 227, Page 1, given to secure the payment of \$22,000.00, with interest thereon and such future advances as

may be provided therein, executed by Robert Lee Ellis and Beverly Jean Ellis to First Federal Savings and Loan Association, trustee for beneficiary therein,

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 suid real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>FIVE THOUSAND AND NO/100</u> <u>Description</u> Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sonner paid, to be due and payable. July 15 , 19.74.

ipin in creating such property: it the beneficiary to request, to prove the function commercial Code as the beneficiary may require and to pay for ning amme in the proper public office or offices, as well as the cost of all line sensitives in the proper public office or offices, as well as the cost of all line sensitives, in the proper public office or offices, as well as the cost of all line sensitives, in the proper public office or offices, as well as the cost of all line sensitives, in the proper public office or offices, and provide the proper public office or offices, and provide the provid

n, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-payment of its less and presentation of this deed and the note for ficiary; pay

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 except as above stated,

NOTE: The Trist Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon Stute Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, or a little Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches.

erty or any part introd, in it own maine sub divide it waid, and apply the same-less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebtedness secured hereby, and in such order as bene-licary may the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation of any apreement of any indebtedness secured hereby or in his petchermance of any apreement of any indebtedness secured beneficienty at his election may proceed to forecloor through for the said declare all sums secured hereby immediately due and payable. If each in equity as a mortgage in the manner provided block of a divertisement and sele. In the latter event the banchic of the trustee shall execute and cause to be recorded hity to taking the obligations secured hereby whereupon the trustee the latter event the banchic of sele, five notice thereoi as then required by 85.740 to 85.7455. 1. Alter delault at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the banking and extormy slees rol ex-ceeding 30 each) other than such portion of the principal as would not then be due had no delault as any time prior to five days before the date set by the stand accound thereby (including costs and expense actually incurred in enforcing the terms of the obligation and trustee's and ettormy's less rol ex-ceeding 30 each) other than such portion

having recorded items successful in the order of incurption. surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any fursite named herein or to any successor trustes appointed hereunder. Upon such appointment, and without conveyance to the successor truste, the latter shall be veted with all fills, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, containing reference to the successor trustee accels of the county or countias in which the property is situated ishall be conclusive proof of proper appointment of the successor trustee is root obligated to notify any party hereto of parts when this deal, law Trustee is and obligated to notify any party hereto of a protest and the sensition or trustee trust to a any such action or proceeding in should be notify truste. "Let be a marky unless such action or proceeding in brought by truste."

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مسر مسر میں 5305 ANT REST. and that he will warrant and forever defend the same against all persons whomsoever. i fan de stander i s New Stander i 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 hereunto set his hand and seal the day and year first above 1. Robert C. Jones 1. Barbara Jones written. (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) بيار وجيد المتساسية بودواده (SEAL) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of .) 55. County of KLAMATH, 19.... Personally appeared Personally appeared the above named ROBERT E. JONES and BARBARA L. JONES, and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary ofsecretary of..... and that the seal attized to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Notary Public for Oregon My canadission expires: Du 21/1976 (OFFICIAL SEAL) Notary Public for Oregon My commission expires:-ೆರ seal Deputy also a fr Countj DEED and ard said 1141 page 预止的 881) my hand the 6r ŏ STATE OF OREGON. 5 ŝ TRUST Mortgages (FORM Witness Dorothy affixed. ð 6 Cer County 6 t 2: book scord County Ů A E a 带开生时在10分时,它们们的10分子 REQUEST FOR FULL RECONVEYANCE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 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 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 and a superior of the superior Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the Hostee for tancellation before reconveyance will be made. an e sea The sea -----