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## VOLT 4 PAG 9572 TRUST DEED

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19 69 between •THIS TRUST DEED, made this 4th day of November CHARLES M. HASTINGS AND DONNA L. HASTINGS, husband and wife

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary;

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:

Lot 1 in Block 4 of MOYINA MANOR, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

which said described real property doos not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, acsoments or privileges new or horeafter belonging to, derived from or in anywise apper-terins, issues, profits, water rights and other rights, acsoments or privileges new or horeafter belonging to, derived from or in anywise apper-tering, issues, profits, water rights and other rights, acsoments or privileges new or horeafter belonging to, derived from or in anywise apper-tering, equipment and fixtures, together with all awnings, venetian 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 new or horeafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may hereafter installed in or used in connection with the above each agreement of the granter herein contained and the payment of the sum of TWENTY THOUSAND AND NO/100

 $(\underline{s} 20,000.00)$  Dollars, with interest thereon according to the terms of a promissory note of oven date herewith payable to the beneficiary or porter and made by the grantor grincipal and interest being payable in monthly installments of  $\underline{s} 163.95$  commoncing beneficiary or porter and made by the grantor grincipal and interest being payable in monthly installments of  $\underline{s} 163.95$ .

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

The pranto covenants and agrees to pay said note according to the theredo against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levied against thereof and, when due, all taxes, assessments and other charges levied against and property; to keep said proportion all encumbrances having pre-said property; to keep said proportion all charges levied against interest and administrator shall be approximate and other charges levied against and property; to keep said proportion all encumbrances having pre-tered for the transit of the premises which as a months from the date bereat or this transit of the premises which as a months from the date or hereafter construction is hereafter commenced; to repair and restore provide the transition of the premises which as a months from the date times during construction; to replace any work or material mediciary of such fact; not to remove or destroy any building of improvements one or hereafter creeted upon said provide and premises to be repaired to such acts in force of and premises; to feel and provide and hap to commit or suffer now wate of and premises to feel a good repair and to commit or suffer now wate of and premised on said provide continuously insured against less hy fire or not test than the original principal sum of the note or orbit, and the provide loss payable chause in favor of the beneficiary may from time to the require, titler days prior to the effective tax of the beneficiary may in its own discreted on basid prince the original policy of the beneficiary way in its own discreted low the principal policy of the beneficiary may in its own discreted on basid markers in the original or discrete for the beneficiary and in the surface hy fire of a payable chause in the original policy of hermites of the beneficiary which in the area of the principal policy of the beneficiary when in its own discreted on basid income is not as benefit to

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other clarges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and in advance to nonthly payments of principal and interest payhile under off the note or obligation secured principal and interest payhile under off the second second second other charges due and payhile with respect to said property within each succeed-other charges due and payhile with respect to said property within each succeed-ing twelve months, and also property within each succeeding three years with the respect of and charge as estimated and direct by the beneficiary, this trust deed running the principal of the loan until required for the sevent purpose the option of the beneficiary, the sums so paid shall be held by the beneficiary in that as a reserve account, without interest, to pay said the payhile.

premiums, faxes, assessments or other charges when they shall become due and payable. While the granter is to pay any and all taxes, assessments and other charges leveled or assessed against said property, or any part thereof, before the same begin to bear interest and also to pay premiums on all insurance policies upon said property, such and other information of the beneficienty to policies upon said property, such and other information of the beneficienty to any and all taxes, assessments and other information of the beneficienty to policies upon said property, such and other information of the beneficienty in any and all taxes, assessments and other information of the statements thereof turnished said property in the amounts as shown by the statements thereof turnished by the collector of such taxes, assessments on the statements thereof turnished the insurance premiums in the amounts may be required from principal of the loan or to established for that purpose. The granter agrees in no event to hold the loss or damage growing out of a defect in any in-ance written or four the beneficienty hereby is authorized, in the event of any issurance on any insurance in the objections accured by this trust ideal. In the prevent of any surance is and the beneficienty weaponshile for failure to have any in-ance written or four beneficienty hereby is authorized, in the event of any issurance policy, and the beneficienty hereby is authorized, in the event of any surance on the component of the indebtedness for payment and satisfaction in full or upon said or other acquisition of the property by the beneficienty atter

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above describen projectly, as may be evidenced by a note or notes. If the indebtedness accurrent to the payment of such additional deter charges is not sufficient at any time for the payment of such charges note or notes. If the indebtedness accurrent profit anyment such and part on another, any of said notes or part of any payment on one note and part on another, as the beneficiary may elect.

comparison secured necesy. Should the granitor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-is the should traw interest at the rate specified in the note, shall due repayable by for shall draw interest at the secured by the lieu of this oracis devia. In the granitor on demand and shall have the right in its discrete deviation this granitor on demande on said preuises and also to make such 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 advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; to pay all costs, free and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the truster incurred in connection with or in enforcing this obligation, and truster's and attorney's free actually lacured ity berefo or the rights or powers of the beneficiary or truster; and eres and costs and expenses, including cost of evidence of title and attorney free actually neuron ty berefo or the rights or powers of the beneficiary or truster; and trust and costs and expenses, including cost of evidence of title and attorney free reasonable sum to be fixed by the court, in any such actual browned by hence ficiary to forcelose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an unal statement of account but shall not be obligated or required to furnish r 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 eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or defend any ac-tion or proceedings, or to make noy ampromise or settlement in connection with such taking and, if its or cleated to any portion of the monour re-payable as compensation but only a set of the set of the set of the set of the set or incurred by the destination of the proceedings, shall be paid to the beneficiary free necessarily and in the the proceedings, shall be paid to the beneficiary free necessarily and the incurred by the beneficiary in such racking proceedings, and the balance and response to take such actions and excetute such instruments as shall be necessary in obtaining such compensation, promptly upon the heneficiary's request. 2. At any time and from time to time upon written request of the bene-

at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary's tequest.

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4. The entering upon of auch rents, issues and p icles or compensation or av-the application or relation fault or participants. pol-and / de-it to sation or awards for t or release thereof, as

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sale or con-ieficiary on a burchaser as 5. The grantor shall notify beneficiary in writing of t for sais of the above described property and furnish supplied it with such personal shormaham concerning d ordinarily be required of a new ioan applicant and sha So service charge.

c. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any agreement hereinder, the heneficiary may declare all sums secured hereby immediately due and payable by delivery to the trustee of written notice of default and election to sell the trust property, which notice trustee shall cause to be duly filed for record. Upon delivery of said notice of default and election to sell, the beneficiary shall deposit with the trustee this trust deed and all promises of documents evidencing expenditures secured hereby, whereapon the trustees shall fix the time and place of said notice thereof as there required by law.

utred by law, 7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so vilced may pay the entire amount then due under this trust deed and o obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees a exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

and then be due had no default occurrent and thereby the default occurrent and thereby the default and giving of said notice of default and giving of said notice of sale, the trustee shall sell said property at the the menu place fixed by him in said notice of sale, clitter as a whole or in separate hidder for each in lawful more of the default and giving of a said notice of a said, clitter as a whole or in separate hidder for each, in lawful more of a said, clitter as a whole or in separate hidder for each, in lawful more of all or clitters, payable at the time of all, clitter and proton of said property by public announcement at such time and place of any portion of said property by public announcement at such time and place of any place announcement at such time and place of any place announcement at such anouncement at such tim

nouncement at the time fixed by the preceding postponement. The trusters shall deliver to the purchaser his deed in form as required by inw, conveying the pro-perty so sold, but without any covenant or warranty, express or implied. The recitnia in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.

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truth most thereof. Any period, excluding the trustee but including the grantor and the beneficiary, may purchase at the sale.
9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustees sale as follows: (1) To the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust et et al. (3) To all persons having recorded lens subsequent to the order of their priority. (4) The surplus, Harry to the priority of the trustee in the trust deed as their intrests appear in the order of their priority. (4) The surplus, Harry to the priority the trust deed or to his successor in interest wither to successor to any trustee named herein, or to any successor trustee, the latter shall be vested with all title powers and appoint an successor trustee, the latter shall be vested with all title powers and appoint and substitution shall be made by written instrument. Eventing the successor trustee, the latter shall be control without contend to the successor trustee.
11. Trustee accepts this trust when this deed, and its place of the control or containing reforming a provided by law. The trustee is not obligated proper appointment of the successor trustee.
12. The seed applies to a provided by law. The trustee is not obligated in an other property is situated, shall be conclusive proof of any arity any arity hereto of pending is brought by the trustee. Shall be a shall be received to be applied to a provided by law. The trustee shall be applied to any arity mices and applies to prove instance. Denoting and provide by any arity inclust applies to provide by law. The trustee is not obligated in an other provide by the beneficiery. Thereof, whether or not an and a stall be a and by any other devide the shall be reade by the provide by any arity mices auch action or proceeding is brought by the trustee.

Conna L. Hasting

I certify that the within instrument was received for record on the litth

in book M 69 on page 9572 Record of Mortgages of said County.

Witness my hand and seal of County

November , 19.69 day of November , 19.69, at 3:05 o'clock P. M., and recorded

Wm. D. Milne

heeler

Gounty Clerk

Deputy

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Churles M Hasting (SEAL)

November

STATE OF OREGON THIS IS TO CERTIFY that on this County of Klamath

(SEAL)

Loan No.

Notary Public in and for said county and state, personally appeared the within named CHARLES M. HASTINGS AND DONNA L. HASTINGS, husband and wife to me personally known to be the identical individual S numed in and who executed the foregoing instrument and acknowledged to me

they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have horounto set my hand and affixed my notarial seal the day and year last

. day of ...

Marine Public for Oregon My commission oxpros: S/16/103 STATE OF OREGON } ss.

affixed.

By

Gand

Fee \$'3.00

TRUST DEED

Grantor TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION Beneficiary After Recording Return To: FIRST FEDERAL SAVINGS

540 Main St. Klamath Falls, Oregon

States and States

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

(DON'T USE THIS (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

DATED:

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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 poid 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.

hv

First Federal Savings and Loan Association, Beneficiary