While the granice is to pay any and all larse, assessments and other and payable. While the granice is to pay any and all larse, assessments and other the same begin to bear interest and allo by the multime on all insurance publicles upon said property, such payments are so bermitting on all insurance ficing, as aforesaid. The granice beredy authorizes while through the bears any and all tarse, assessments and other charges being beneficiary to pay any and all tarse, assessments and other charges being beneficiary to pay any and all tarse, assessments and other charges being beneficiary to pay any and all tarse, assessments and other charges being beneficiary to pay the folloction of stath tarse, assessments of other charges being beneficiary to pay the folloction of stath tarse, assessments of other charges being the beneficiary to prove the collection of stath tarse, assessments of other the states and be beneficiary the issues, and the anomic so the thirds the states and the base in on event to so within the baselinger responsible for failure to have be approxed. The state many has any loss of damage growing out of a defect in the fail-tion is only the baseling there is authorized, in the result and any state writtes or boilt as been difficult and instance to a subject in the interest the state and be beneficiary responsible for failure to have its apply and the subject as the state with any insurance company and to apply any such insurance reschaes estile with any insurance target in the target. The state upper alse or other acquisitions of the property by the beneficiency after to upper alse or other acquisitions of the property by the beneficiency after

binined. In order to provide regularly for the prompt payment of and taxes, assess-mults or other charges and insufance premiums, the grantor agrees to pay to the beneficiary, together with and in addition to the monthly payments of principal and interest payable univer the terms to the mostly payments of the result of the state of the state of the state of the state of the intervise and interest payable univer the terms of the state of the state and intervise and interest payable univer the terms of the state as assessments and intervise the state of the state of the state of the state and the state of the payable without equal to one-twelfth (1/1sth) of the limits scate succeed-payable with mostly again with respect to as a succeeding that are state while such sums to accumate in affect, as estimated and directed by the state while onan or, at the option and the barrielizary the sums as paid shall be how the barrielizary in true is a treative second, without interest, to pay add pressions, taxes, assessments or other charges when they shall become due

scenicios and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover. The grantor cuvenants and agrees to pay shill note according to the terms and properly to keep said property free form all benches against not properly to keep said property free form all bounds of the terms and properly to keep said property free form all bounds of the terms of no over the trust deed, to complete all buildings in morances having pre-or for over the trust deed, to complete all buildings in motion of construction or the over the construction of the persons within all motion of construction or the over the trust deed of the trust of the trust properly who have construction in the class of the over the construction of the persons work or materials unsatisfactory to fact not for ender therefore; to keep all buildings, properly can all provide the trust of the trust or desting construction; to keep all buildings, properly cannot be the trust of the constructed on said premises; to keep all buildings, properly cannot be the or of and premises; to keep all buildings, properly cannot be the provide the trust and the persons work or materials unsatisfactory to invester erected upon said premises; to keep all buildings, properly cannot be the provide the trust and the persons continuously have dignate loss in the trust and the persons the provide and pay, when due, the provide the trust as the beneficiary may from time to the the person of a said premises; to keep all buildings, properly cannot be provide to as pay the trust elaws in the base of the beneficiary at least filter days profit to the effective date of the beneficiary at least interventions pay the strust elaws in the beneficiary may from the sheat and policy of insurance for the beneficiary may in the own and the policy of insurance for the beneficiary may in the own and the policy of insurance for the beneficiary may in the own and the policy of insurance for the beneficiary may in the own and the policy of insurance for

The granitor herein a state of the state of

This trust deed shall further secure the payment of such additional money, if any, as may be banced hereafter by the beneficiary to the granico or others having as index the above described property, as may be evidenced by a note or notest if the indebtediness secure by this trust deed is ordered by a word that note, the beneficiary may credit payments received by it upon any of shid notes or part of any payment on one note and part on another, as the beneficiary may elect.

TA-28-290

50275

THIS TRUST DEED, made this 31stday of March

existing under the laws of the United States, as beneficiary;

Klamath County, Oregon.

ELMER AMUNDSON, a single man

2#8575

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each agreement of the grantor herein contained and the payment of the sum of SIXTEEN THOUSAND NINE HUNDRED AND NO/ (s 16, 900.00 ) Dollars, with interest thereon according to the terms of a promissory note of even date herowith, payable to the 100 beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of \$ 118.15 commencing

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, easemonts 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, air-conditioning, refrigerating, watering and intigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and lino leum, shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has at may hereafter acquire, for the purpose of securing performance of CTYMEEN THOUGAND NITHE HIMDERS AND

TRUST DEED

WITNESSETH:

Lot 4 in Block 2 FIRST ADDITION TO VALLEY VIEW,

be necessary in consuming such compensation of whitep request of the bene-request. 9. At any this and from time to thue upon writtep request of the bene-ficiar, payment of its free and presentation of this dired and the note for an dorsement (is case of ull recovergence, for example, the provide may (a) institution of any map or plat of and property in the provide may (a) any exament present for the payment of the buildetechness, the out affecting the outer arresment constant, and restriction thereon, (c) join in another arresment or other agreement for any part of the property. The grantee in any concentration without warranty, all as the "person or persons legally reliable therein" reliables therein of any matters of facts shall be conclusive proof of any truthfulness therein, trustee's leve for any of the services in this patagraph shall be \$5.0. shall be \$2.00. As soliditional accepting evaluation to the services in this paragraph of the state of the services of these trusts all results, second personal property in the performance of these trusts all results, second personal property based thereon. Until the performance of the second personal property based thereon. Until the performance of the second personal personal

It is mutually agreed that: 1. In the event that any portion or all of and property shall be taken the right of emission domains or condemnation, the brandleary shall have the right to commence, prosecute in its own name, appendix the right to commence on the shall have the right to commence, prosecute in its own name, appendix to defend any ac-tion right and the shall be all of any portion commencion with payable as competing to the shall be all or any portion commencion with payable as competing to exist, a spenney and attorney's or incurrent by the grantor in cata, spenney and attorney's free meresarily paid or incurrent by the grantor in course by throading contained applied upon the inductive second shall be paid to the beneficiary lease second by it first the inductions second train in succession of the shall be at its own expense, to take such actions and brevents and the grantor agrees a bare second in success, to compensation, promptly upon the beneficiary's provents.

It is mutually agreed that:

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.

property as in its sole discretion is may deem necessary or advisable. The gration further agrees to comply with all laws, ordinances, regulations, new and, conditions and restrictions affecting independently to pay all costs, free and expenses of this trust, including the cost property; to pay all costs, free and expenses of the truster incurred its earch, as well as in enforcing that obligation, and ruster's and altorney is confirmed in the securi-tion process the obligation of proceeding purporting to think in the securi-ty hereo of the start any action or proceeding purporting to the securi-water and expenses the first of cost of evidence of title and attorney's free's all which the beneficiary or trustee in any appear and in any such action or proceeding in which the beneficiary or trustee, and all said sums shall be secured by this trust deed.

obligation accured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficienty may at its option carry out the same, and all its expenditures there for shall draw interest as the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trut this connection, the beneficiary shall have the right in its discretion to complete any improvements made on anid premises and also to make such reput sails property as in its sole discretion its may deem necessary or advisable.

default, any balance remaining in the reserve account shall be credited to the indebtedness, if the reserve account for faxes, assessments, insurance premiums and other charges is no surficient at any time for the payment of supremiums as they become discussion of the insurance premium and demand, and if not paid writes that pay the defielt to the beneficienty is and if not paid write and any after such demand, the beneficienty may at its option add the amount of such defielt to the principal of the obligation secured hereby.



VOL M1 PAGE 2735 , 1971 , between FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and 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: VIEL 3. Profess 2 17 of a South 30 feet to feet to a 5 taining 1 On. Subje. 2 75 ĩ. by the entire And that drantor in except as 1.0 and that Arantol 15 the above granted 4 Persona whom In construin WITNESS BY

2736 4. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance pol-icles or compensation or awards for any taking or damage of the property, and the application or release thereof, as aloresaid, shall not cure or waive any do-fault or notice of default hereunder or invalidate any act done pursuant to such potice. 1 nouncoment at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as equired by law, conveying the pro-perty as oxid, but without any covenant are warrantly, express or implied. The recitals in the deed of any matters or fact warrantly, express or implied. The truthfolness thereof. Any person, excluding the studies but including the grantor and the beneficiary, may purchase at the sale. 5. The grantor shall notify beneficiary in writing of any sale or con-t for sale of the above described property and furnish beneficiary on a described it with such personal information concerning the purchaser as dordinarily be required of a new ioan applicant and shall pay beneficiary of service charge. and the beneficiary, may purchase at the same. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustee's sale as follows: (1). To the expenses of the sale including the commandian of the trustee, and a reasonable charge by the attorney. (2) of the trustee subsequent to the burgest of the trust deed as the lenst subsequent to the deed of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitled to such surplus. All service crange. 6. Time is of the essence of this instrument and upon default by the itor in payment of any indeltedness secured hereby or in performance of any interpretermine the interpretermine of the interpretermine of the interpretermine (atopy durantic), the beneficiary may declare all sums secured hereby into decide the interpretermine of the interpretermine of the interpretermine (decide for record in trust property, which notice trustee shall cause to be beneficiary shall deposite with the trustee this trust deed and all promissory as and documents evidence evidence there interpretermine of the interpretermine of the inters shall in the time and place of sale and give notice thereof as then ired by law. agreement ho inediately due and election duly filed for the benefician notes and d deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed herein and the appointment and without con-revenue to the successor trusteened. Upon such appointment and without con-and duties conferred upon any truste hardin maned or appointed hereinder. Each such appointment and substitutions shall be made by written instrument executed by the beneficiary, containing refering the to 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. 1 1 1/2 required by law. 7. After default and 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 may pay the entire annount then due under this trust deed and the obligations sourced thereby (including costs and expenses actually fourred in enforcing the cruster source of the obligation and trustee's and attorney's fees not exceeding \$50,00 each) other than such portion of the principal as would not then he due had no default occurred and thereby one the default. proper appointment of the successor inside. 11. Trustee accepts this trust when this deed, duly executed and acknow-redged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of party unless such action or proceeding is brought by the trustee. 12. This deed applies to, inures to the benefit of, and binds all parties hereto, their helrs, legatees devices, administrators, executors, successors and using action devices whether or not named as a beneficiary herete. In construing this deed and whenever the context so requires, the mas-reduce includes the feminine and/or neuter, and the singular number in-culudes the plural. not then he due had no default occurren and thereby pure her versaue. 8. After the lapse of such time as may then be required by law following the recordation of said notice of default and giving of said notice of saie, the trustee shall sell said property at the time and giving of said notice of saie, the of saie, either as a whole or in segarate passed place fixed by him in said notice tormine, at public auction to the highest bidder, the such order as he may de-torinted States, payable at the time of saie. These cash, in lawful money of the any portion of said property by public announcement at such time and place of sale and from time to time thereafter may postpone the sale by public an-. Ţ IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. Elwer Chundson (SEAL) STATE OF OREGON ) Ŀ (SEAL) SS. County of Klamath THIS IS TO CERTIFY that on this 3/st day of \_\_\_\_\_ March , 1971 , before me, the undersigned, a Notary Public' in and for said county and state, personally appeared the within named ELMER AMUNDSON, a single man يترجل والشرقين e personally known to be the identical individual ... named in and who executed the foregoing instrument and acknowledged to me that the ... stratuled the same freely and voluntarily for the uses and purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my not 3 rial seal the day and year last 12:10 above written Notary Public for Oregon My commission expires: 11-12-75 or į -. 0 ISEAD Loan No. () () STATE OF OREGON Ss. TRUST DEED and also I certify that the within instrument was received for record on the 2nd. day of April , 1971. مياد شو LOON T USE THIS at 11:1/o'clock A M., and recorded 9. . BPACEI RESERVED FOR RECONDING LABEL IN COUN-TIES WHERE In book M 71 on page 2736 QU Granto **TO** Record of Mortgages of said County. ΥÊ. of a FIRST FEDERAL SAVINGS & USED. South of LOAN ASSOCIATION Witness my hand and seal of County 15 affixed. Beneficiary feet to After Ber ording Return To: Wm. D. Milne FIRST FEDERAL SAVINGS feet to a .... 540 Main St. Klamath Falls, Oregon County Clerk By alice C. Luque 4 taining on 4 Denily Subjec 2 4 1 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong\_Jr\_\_\_\_, 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 exitistied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed 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. by the entire that Stanfor is And p First Federal Savings and Loan Association, Beneficiary 1045 and that granto the above granted DATED: 物將 all persons whoma 9 In construin

WITNESS OF