premiume, tairs, assessments or other charges when they shall beenne due and payable. While the grantor is to pay any and all takes, assessments and other charges levied or assessed against and property, or any part therewit, before policies upon said property, such and allow to pay premiums on all insurance policies upon said property, such and allow to pay premiums on all insurance fictory, as aforesaid. The grantor beend are to be made through the bene-ary and all takes, assessments and eather authorities the bene-ary property in the amounts as shown by the statements thereof farmined insurance premiums in the amounts stower on the statements thereof farmined insurance premiums in the amounts as shown on the statements thereof farmined by the collector of such takes, assessments that statements thereof farmined insurance carriers of their representatives, and in statements there the principal of the bone of to withoutse if or that purpose and any fast-the insurance carriers of their representatives, and is statements and there in a the present to boil the beneficiary responsible for falling the statements and pays have evolve and a start and active reposed as of all have any fast-mers previous to boil the beneficiary responsible for falling the state and previous the bond the beneficiary hereby is authorized. In that any fast-mers period to boil the beneficiary responsible for falling that any fast-mers period to boild be beneficiary hereby is authorized. In that any fast-mers period to and active with any fastments are boild to the state of the beneficiary to the submitted beneficiary hereby is authorized. In that is any fast-mers being the anonis of the inficitudiness for payment and saturation. In further approximation of the property by the beneficiary after

obtained. In order to provide requiratly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the beneficiary, together with and a premium of the note or obligation secured other charges due and payable where the addition to the monthy payments of lereby, an amount equal to one-twelth trying of the note or obligation secured other charges due and payable with respect trying of the section actuared ing twelve months, and also one-thirty-size (1/2001) of the later, assessments and ing twelve months, and also one-thirty-size (1/2001) of the later, assessments and trust deed remains in effect, as estimated and directing three generating several most be credied to the principal of the long the principal of the long, or, as in hereof and shall thereupon he charged to its required for the lone is or as interval and state or other charges when they shall be held by premiuma, taxes, assessments or other charges when they shall betting due and payable.

Accountry and administrators shall warrant and defend his said title therefor against the chains of all persons whomsover.
Automatic the chain of all persons whomsover.
Automatic the chain of all persons the chain of the terms said property its whom the chains because the chains of the chains

The grantor hereby covenants to and with the trustee and the beneficiary rein that the said permisses and property conveyed by this trust deed are and clear beneficiary and that the grantoe will with the bere-soutors and administrators shall warrank and defend his said title thereto alast the claims of all persons whomsoever.

8578

THIS TRUST DEED, made this lst day of

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

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5. 28-382

BERNIECE D. KNAPP, a single woman

each agreement of the grantor herein contained and the payment of the sum of NINE THOUSAND EIGHT HUNDRED AND NO/ ($\frac{5.9,800.00}{May 10}$) Dollars, with interest thereon according to the terms of a promissory note of even date herewith payable to the or May 10, ..., 19.71 This trust deed shall turther secure the payment of such additional money, having an interest in the above described property, as may be grantor or others onote or notes. If the indebudness secured by this trust deed by a any of said notes or part of any payment on one note and part on another, as the beneficiary may elect. The seater backs account to the control of such deficit to the principal of the may at its option addition termine the indebudness of the payment on one note and part on another, the seater backs account of such addition of another, The seater backs account to the payment on one note and part on another, The seater backs account of such addition of another of and part of any payment on one note and part of any payment on one note and part of another of and part of any payment on one note and part on another, The seater backs account of acch deficit to the principal of the

each agreement of the grantor herein contained and the payment of the sum of NINE THOUSAND EIGHT HUNDRED AND NO/

TRUST DEED

WITNESSETH:

Lot 521 in Block 127 of MILLS ADDITION to the City of Klamath Falls, Oregon, Klamath County,

April

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, easements 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 irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to wall carpeting and irrigation 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 grantor has or may hereafter acquire, for the purpose of securing performance of NTALE TRUCTIONE PETCHER UTINDEED AND A

þ, 2741 FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and 1 19.75 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: 1 161 F. (1) Sed This and for f 1 for the sum of Chereinatter call Dollars (\$ 9,40 Dollars (2 9,90 of the seller in 188 BONXANY XXXXXX B years from da 南部 all deferred balances the minimum XAME MENT SUMMANDAMENT

shall be \$1.00. 1. As achillions: recurring term for any of the services in this pathagraph 2. As achillions: recurring grantot hereby assigns to beneficiary during the portry affected by this devi and refus, issues, regalizes and profiles of the shall present while drain in the payments of any findebictures secured hereby. Intil the performance of any agreement of any findebictures secured hereby that here all such reaks, issues, vegative any periods there are the two the performance of any agreement of any indebictures secured hereby to the here all such reaks, issues, vegative arrived, and profile samed prior to default as the here all such reaks, issues, vegative, either in person, by agreet or by any fictory may at any time without and without regard to this default of the accessed of the appointed by a court, and without regard to this default of the accessed of the indebidies hereing that are the rives could be out, for the indebidies hereing that are and any pairs and all here reaks, issues and profiles, include there are and any and, and apply able attorney a feas upon any element of operation and any there are the provise celler the sense, feas mets and expenses of operation and entering, mind they reak any as the heneficiary may determine.

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The precessory in oursaming such compensation, promptly upon the behaviorary a request. 2. At any time and from time to time upon written request of the beam-dictory, payment of its free and presentation of this deed and the note for en-dorement (in case of full recovery states), writhout affecting the concent to the making of any map or plat of and property: (b) join in granting or otherment or erreling and restriction thereon, (c) into any presented or any full without arranty, all or any part of the property. The grantee in any interview in the interview of the restriction of any map part of the property. The grantee is any interview in the recovery of the restriction of any matters on facts and in the recovery. The without performed affecting this device the the services in this patagraph in the interview of the service is the service in this patagraph and the story.

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 bearfeleary shall have the right to commence, proscute in its own name, appeared to or defined any ac-saich taking and, if it an jects, to require that all or any portion of the moment payable as compensation or such taking, which are its recers of the function with or incurred by the first upon such taking, which are its recers of the function and its portion of the such taking and altorney's free accessarily paid or incurred by the first upon reasonable costs and expenses and altorney's belanes applied upon the indeficience accessing the proceedings and the proceeding at the own of the such proceedings and the proceeding at the point of the such proceedings and a torney's belanes applied upon the indeficience access and expenses and the receiver at the such proceedings and the proceeding at the point of the such access and expenses on the indeficience access and expenses on the indeficience access and expenses and the proceedings and the proceeding and the proceedings and the proceedings and the proceeding at the proceeding and the proceeding and the proceedings and the proceeding at the proceeding and the proceeding at the proceeding and the proceeding and the proceeding and the proceeding at the proceeding and the proceeding at the proceeding and the proceeding at the proceeding at the proceeding at the proceeding at the proceedi

It is mutually agreed thus:

The beneficiary will furnish to the granice 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 it may deem necessary or advisation. The grantor further agrees to comply with all laws, ordinances, regulations, free only conditions and restrictions aftering the cost of the sector, a well as in enforcing its and restrictions aftering incomercial its sector, as well as in enforcing its and reprinted the traits memory it is sector, as well as in enforcing its and reprinted to the traits memory is for ownersion with or to appear in and obligation, and traits and attorney's for owners the affect the sector to prove the and sector of the beneficiary or traits; and the sector of the sector of the restriction with or costs and expenses, including one of evidence of title and attorney's formations and which the hear-ficiary or traits as court, in any such action or proceeding in which the hear-ficiary or traits and all said sums shall be secured by this trust devide.

Bongatom arcurent nereny. Bhould the granicor fail to keep any of the foregoing covenants, then the henciciary may at its option carry out the same, and all fis expenditures there for shall draw interest at the rate specified in the note, shall be repayable by this connection, the need and the secures by the liten of this trust deed, in any improvements marks on said premises and sho to make such repairs to said property as in its sole discretion it may deem necessary or advisable. The creater furthere

default, any balance remaining in the reserve account shall he credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the paymal of such charges demand, and if the granter shall pay the deficit to theneficiary upon may at its option paid within ten days after such demand, the heneficiary obligation secured hereby.

VOLMAL PAGE

The entering upon and taking possession of said property, the collection rents, issues and profits or the proceeds of fire and other insurance point compensation or awards for any taking or damage of the property, and placation or release thereon, as aloreasid, shall not cure or waitvo any de-renotice of default hereunder or invalidate any act done pursuant to other.

5. The grantor shall notify beneficiary in writing of any sale or con-tract for sale of the above described property and furnish beneficiary on a form supplied it with such personal information concerning the purchaser as would ordinarily be required of a new loan applicant and shall pay beneficiary a service charge.

A service charge. 6. Time is of the essence of this instrument and upon default by the greener in payment of any indebtodness secured hereby ar in performance of any meditacely hereauder, the beneficiary may declare all sum secured hereby in-meditacely hereauder, the beneficiary may declare all sum secured hereby in-and elections and payable by delivery to the trustee of write smallers of default duly flied for record the trust property, which notice trustees and elections to sell, notes and document eposite with the trustee this trust deed and all one to sell, notes and document eposite with the trustee this trust deed and all one to sell, rustees shall fix the time and place of sail acides due by, whereapon the required by law.

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 amount then due under this trust deed and in enforcing the terred thereby (including costs and expenses actually incurred not exceeding \$50.00 each) other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cure the default. 5. After the lapse of such thme as may then be required by law following the recordiation of said notice of default and giving of said notice of saile, the trustee shall sell said property at the time and place fixed by this in said notice of saile, either as a whole or in separate panel place fixed by this in said notice termine, at public auction to the highest bidde, and in such order as he may de-termine, at public auction to the highest bidder crash, in lawful money of the United States, payable at the time of saile. Trustee may postpone saile of all or any portion of said property by public announcement at such time and place of saile and from time to time thereafter may postpone the sale by public an-

STATE OF OREGON)

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(SEAL)

Loan No.

County of Klamath

89.

THIS IS TO CERTIFY that on this

...ERÊL

TRUST DEED

TO

FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

.....day of April

to me personally known to be the identical individual named in and who executed the foregoing instrument and acknowledged to me that

Notary Public in and for said county and state, personally appeared the within named BERNIECE D. KNAPP, a single woman

Grantor

Benefician

She executed the same freely and voluntarily for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed-any notarial seal the day

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-perity so sold, bur thinout any covenant or warranty, express or implied. The receitals in the deed of any matters or facts shall be conclusiver implied. The truthfulness thereof. Any person, 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 trustee's sale as follows: (1) To reasonable charge by the including the compensation of the trustee, and a rust deed. (3) To the attrust deed lies the station secures in the interests of the trustee in the barsting recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus. 10. Yer any reason cormitted by law the headthery new from time to

order or their priority. (4) The surplus, if any, to the grantor of the trust deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to successpont a successor or successors to any trustee named arrival arrival time exponent a successor or successors to any trustee named and the surplus of the appointed hereunder. Upon such appointment areliance or and duties conferred any any trustee, the latter shall be vested with any without con-such appointment and poin any trustee, the latter shall be vested with any without con-and duties conferred any any trustee, the latter shall be vested with any without con-such appointment and poin any trustee. It is trust deed and its place of the county of 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, duly executed and acknow-to indify or party hereto of pending said such or any other deed and obligated any action or party hereto of pending said such or any other deed and obligated 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

12. This devel applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatices devisees, administrators, executors, successors and pictures, of the note scenario hereby, whether or not named as a beneficiary birdines, of the note scenario hereby, whether or not named as a beneficiary euline gender includes the femilinia whenever the context so requires, the mas-culate methods and owner, and the singular number in-cludes the plural.

andere (

Notory Public for Oregon My commission expires: 10.24.25

Trapp

19.71, before me, the undersigned, a

(SEAL)

(SEAL)

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

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the minimum and MARK STREAM TRANS

STATE OF OREGON County of Klamath ss. I certify that the within instrument day of April 1971, at 11:14 o'clock A M., and recorded (DON'T UNE THE SPACE: RESERVED

M 71 on page 2741 in book Record of Mortgages of said County.

Witness my hand and seal of County affixed. Wm. D. Milne Sunty Clerk

By Sonely ihn Fee\$3.00 Deputy

REQUEST FOR FULL RECONVEYANCE

FOR RECORDING

To be used only when obligations have been paid.

TO: William Ganong.....

Tr

DATED:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sold trust deed have been fully paid and autisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of sold trust deed pursuant to statute, to cancel all evidences of indebtedness secured by sold trust deed (which are delivered to you berewith together with early trust deed) and to reconvey, without warranty, to the parties designated by the terms of sold trust deed the estate now held by you under the

First Federal Savings and Loan Association, Beneficiary

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