8602 28:562 51353 VOLM 11 VAGE 4021 TRUST DEED , 19⁷¹, between THIS TRUST DEED, made this 4th day of May

KB 27 JOHN B. TOMPKINS AND JOYCE E. TOMPKINS, husband and wife Ξ

, as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and 5 existing under the laws of the United States, as beneficiary; 4 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:

Lot 3 in Block 7 of SECOND ADDITION TO SUNSET VILLAGE, Klamath County, Oregon. 11140

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 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 grantor has or may hereafter acquire, for the purpose of securing performance of each agreement of the grantor herein contained and the payment of the sum of <u>TWENTY THOUSAND NINE HUNDRED AND NO/</u> 100

each agreement of the granter herein contained and the payment of the sum of <u>Attractance</u> <u>1</u> (<u>\$20,900.00</u>) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, principal and interest being payable in monthly installments of <u>\$139.00</u>, commencing <u>June 10</u>, ..., 19.71 This trust deed shall further secure the payment of such additional money, if any, as may be loaned bereatter by the beneficiary to the grantor or others note or notes. If the indubtedness secured by this trust deed is evidenced by a note or no no note, the beneficiary may credit payments received by it upon any of said notes or part of any payment on one note and part on another, as the boundeficiary may result to and with the trustae and the hemeficiary obligation secured for the result. 100

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receiptor, and administratory shall warrable and defend his said title thereto sealars the claims of call persons whomsover. The granicy covenants and agrees to pay said note according to the terms and property; to keep and property free from all ensumbrances having pre-seid property; to keep and property free from all ensumbrances having pre-sent property; to keep and property free from all ensumbrances having pre-sent property; to keep and property free from all ensumbrances having pre-sent property; to keep and property free from all ensumbrances having pre-sent property; to keep and property free from all ensumbrances having pre-bered or this trust deed) to complete all buildings in course of construction or hereafter constructed on and premises within six months from the date beer of the frate according to the second second second second second promptly and in good workmaninks manner any building or improvement on seid property which may be damaged or destroyed and pay, when due, all costs incurred therefor; to allow beneficiary to inspect and property at all costs incurred therefor; to allow beneficiary to inspect and property at all constructed on add property in good repair and to commit or suffer no waste of said promise; to keep all buildings, property and improvements now or hereafter erected on all present all presents and to commit or suffer in a sum not less than the original principal sum of the note or colligation to the such other harards as the beneficiary may from titles to time require, in a sum not less than the original principal sum of the note or colligation there days prior to the effective date of any such policy of margins and with tittee days prior to the effective date of any such policy of margins and with tittee days prior to the effective date of any such policy of margins according the such beam con-cancelable contends and the bardied of any such policy of margins. A such which tittee days prior to the effective date of any such policy of the presen-table policy of insur

behained. In order to provide regularly for the prompt payment of soid taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the benchleary, there are insurance premiums, the grantor agrees to pay to principal as distores payhis under its addition for the most or obligation secured ereby, an amount crusi to one-twelth (1/1th) the note or obligation secured other charges due and payhis under the repeat to addition the secure and payhie with respect to add property within each succeeding these paymiums this trust deed remains in offset, as estimated and directed by the beneficiary that trust the of the other charges to the panet back back and the secure bant or, at the option of the beneficiary, the sums as paid shall be held by the beneficiary its trust as a reserve secoust, without interes, to pay sail and payable with state.

yable. Thile the granicor is to pay any and all larges, assessments and other lavied or assessed against said property, or any part thereof, before ne begin to bear interest and also to pay premiume on all insurance upon said property, such against are to be made through the bene-as aforeasid. The grantor hereby authorizes the beneficiary to pay d all states, assessments and other charges lavied or imposed against operty in the amounts as shown by the platements thereof furnished collector of either assessments or other charges lavies thereof furnished collector of eithe areas, assessments or other charges lavies the bounded by unnee carrier or their representatives, and the statements dominiced by unnee carrier or their representatives, and to charge add sums to the state of the losa or to willdraw the sume which may be required from the accounts of the will be the numes. The evolves add sums to the While, the I property is the amounts assessments of other charges, the submitted by the collector of rech large, assessments of other charges and amus to the inside products in their representatives, and to charge and amus to the inside of the ban ar to willight the substantial the required from a senter account, if any, established for that persons. The granter agrees to event to bold the beneficiary responsible for failure to have any inside any test to bold the beneficiary neurons and the state of a defect in any in-rest to bold the beneficiary neurons and the state of a defect in any in-tes written of for any loss or damage growing out of a defect in any in-rances policy, and the beneficiary neurons and the treat and any any to compromise and settle with any insurance company and to apply any any to compromise and settle with any insurance company and subfaction in the state recepts poon the obligations account of a detection in the state recepts a poon the obligations account of a detection in the state recepts a poon the obligation account of a detection in the state recepts a point the obligation account of a detection in the state recepts and the state and induction of the state factor in the state of the state of the state of the state factor in the state of the state of the state of the state factor in the state of the s

obligation secured hereby. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repayable by the grantor on demand and shall be secured by the lien of this trues deed. In this connection, the beneficiary shall have the right in its discretions to complete any improvements made on said premises 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, fees and expenses of this trust, including the cost of bits search, as well as in a colore costs and expenses of the trustee neutred in connection with or in actions doiling and any action or proceeding purporting to silfect the secur-ity before the right on the trustee and altorney's fees actually incurred; in solore other single cost of the beneficiary or trustee; and to pay all costs and expenses, including cost of the beneficiary or trustee; and to pay all costs and expenses, including cost of the beneficiary or trustee; and to pay all costs and expenses, including cost of the beneficiary or trustee; and to pay all which the beneficiary or trustee may appear and is any action or proceeding in which the beneficiary or trustee may appear and is any solt bough by bene-ficiary to forcedose this deed, and all said sums shalt be secured by this trust deed.

The benchlelary 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.

It is mutually agreed that:

It is mutually agreed that: i. In the event that any portion or all of said property shall be taken under the right of smines domain or soudemnssion, the beneficiary shall have the right to commence, protecute is its own name, appear is or defend any ac-tion or proceedings, or to make any compromise or estilements in connection with such taking and, it is a elect, to require that all or any portion of the monoy's parable as compensation for such taking, which are in scatter of the amount re-quired to pay all reasonable costs, spenses and attorney's free necessarily paid or heurred by the grantor in such proceedings, shall be paid to the beerfleary and applied by its first upon any reasonable costs and espenses and attorney's at its own expluse, to index any het heurificary is such proverdings, and the baince applied upon the indeptations and received such instruments as shall be necessary in obtaining such compensation, prompily upon the beerfleary's request.

No Merssary is collaboration of the particular sector of the beneficiary product.
8. At any time and from time to time upon written request of the beneficary, psymith of its fees and preventiation of this deep the index for encourage the time of the sector of the sector. Thus the sector of the sector of the sector. truthfuiness t

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Trust and the older thereof

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4022 nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, coaveying the pro-perty so sold, but without any covenant or warranty, express or implied. The recitale 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. sation or awards for any or release thereof, as alo of default hereunder or taking or and 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 anie at follows: (1) To the excenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the trust eds. (3) To all persons having recorded liens subsequent to the interest of all persons having recorded liens subsequent to the interest of all persons in the trust deel as their interest appear in the deel of the subsequence in the trust eds of the t otic. 5. The g. or sale r lied writing of any sale or c and furnish beneficiary on concerning the purchaser and shall name ntor shall notify beneficiary in the above described property with such personal information be required of a new loan apply arge. to is of the essence of this instrument and upon default by the ayment of any indebtedness secured hereby or in performance of any rereander, the beneficiary may declare all sums secured hereby in-is and payahol by delivery to the trustee of written notice of default to sell the trust property, which notice trustee shall cause to be record. Upon delivery of said notice of default and election to sell, ary shall deposit with the trustee this trust deed and all promissory documents evidencing expanditures secured hereby, whereupon the ill fix the time and place of sale and give notice thereof as then 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 illeged may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's, and attorney's fees exceeding \$50.00 each) other time such portion of the principal as would then be due had no default occurred and thereby cure the default. Q 5. After the lapse of such time as may then be required by law follows recordation of said notice of default and giving of said notice of sale, i stee shall sell and property at the time and place fixed by him in said not sale, either as a whole or in separate parcels, and in such order as he may mine, at public auction to the highest bidder for cash, in lawful monry of t ted Sittes, payable at the time of sale. Trustee may postpone sale of all portion of said property by public announcement at such time and place 12. This deed applies to, inures to the benefit of, and binkt all parties bereto, their heirs, legalees devices, administrators, executors, successors and assigns. The term "beneficiary" shall mean the holder and owner, including pleakes, of the nucle secured hereby, whether or not named as a beneficiary outine gender includes the femiline and/or neuter, and the singular humber like femiline and/or neuter, and the singular humber like femiline is not singular humber like femiline. of sale, termine United IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. bei (SEAL) Jampker (SEAL) STATE OF OREGON) 85. County of Klamath THIS IS TO CERTIFY that on this <u>5</u> day of <u>May</u>, <u>19,71</u>, before Notary public in and for said county and state, personally appeared the within named. <u>TOMPKINS AND JOYCE E. TOMPKINS, husband and wife</u> 19 71, before me, the undersigned, c to me personally known to be the identical individuals named in and who executed the foregoing instrument and acknowledged to me that they executed the same freely and voluntarily for the uses and purposes therein expressed. IN TESTINGNY WHENEOF, I have hereunto set my hand and affixed ay notarial seal the day and year last about 100 Notor Public for Oregon Motory Public for Oregon Motory Public for Oregon ALC OF ONE (SEAL) STATE OF OREGON } ss. Loan No. ... TRUST DEED I certify that the within instrument was received for record on the 6th (BON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE in book M 71 on page 4021 Record of Morigages of said County. TO FIRST FEDERAL SAVINGS & USED.1 Witness my hand and seal of County LOAN ASSOCIATION affixed. WM. D. MILNE Alter Recording Return To: By Klazel Drog J FEE \$3.00 FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puid. TO: Will The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums escured by a been fully puid and satisfied. You hereby are directed, on poyment to you of any sums owing to you under the terms of a numi to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith to a deed) and to reconvey, without warranty, to the parties designated by the terms of actd trust deed the entits now held b dness secured by the foregoing trust deed. All sums secured by said trust deed wins of said trust deed or rewith together with said w held by you under the First Federal Savings and Loan Association, Beneficiary DATED 张福 1001 調査部長

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