hims, taves, macasiments or other Charges when they shall become out baryon and the property and the pay any and all faxes, assessments and other sense levied or assessed against said property, or any part thereof, before some begin to been interesting and allo to pay priming on all insurance of property include the grant interesting and the property and the property state in grant property, such and allo to pay primers are to be appropriate the property, such and allo to pay primers and the property include the grant interesting and the property include the property in the collector of a mount as shown of other charges, and be pay the insurance premium is the announts allown on other charges and allo pay the explored the loan or their representative, on the statements informed insurance carriers in the announts are shown on other charges and a such the explored the loan or their representative of property in the statements in the grant of the collection of an and the beneficial damage graving out in grant of the grant of energy of the loan or the state damage graving out the grant of the grant of the collection of the annound are there in the grant of the grant of energy of the loan or the state damage graving out the grant of the grant of the collection of the annound there is the grant of the grant of the collection of the state within the state of grant. The grant of any in-terest to hold the beneficial damage graving out the defect in any in-terest to be active with the state of grant of any in-terest and the sheet is a state of the grant of the grant of a the application of the induction of the property by the beneficiary after insurance is other acquisition of the property by the beneficiary after in upon saile or other acquisition of the property by the state of any and the upon saile or other acquisition of the property by the state of the state of the state of the grant of the state of the state of the grant of the property after in the the astate data in another acquisition of the property by the

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shall be non-cancellable by the grantor during the full term of the poincy thus shall be non-cancellable by the grantor during the full term of the poincy thus In order to provide regularly for the prompt payment of said taxes, assess-the beneficiary, together with and in addition to the grantor agrees to pay to principal and intra-together with and in addition to the taxes initiation secure of the beneficiary in the second second second second second second principal and intra-together with and in addition to the taxes initiation secure of the charges during equal to one-twelfth terms of the none mothly payments of other charges during any he within respect to add property with a second seco

strengths and administrations shall warrant and defend his said title shorts and administrations shall warrant and defend his said title shorts against the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of all persons whomsever. The advector of the dulum of the dulut

The granteery may elect. The granter hereby covenants to and with the trustee and the beneficiary in that the said premizes and property conveyed by this trust deed are utors and administrateous and that the granter will and his theirs, nest the claims of all persons whomseever.

shall be \$5.00. A sa additional security, grantor hereby assigns to hereficiary du continuance of these security, grantor hereby assigns to hereficiary du perty affected by this traits all rents, issues, royalites and profile there continuance of these security is the payment of any indept duess security indept perty affected by this traits all rents, issues, royalites and profile there perty affected by this traits all rents, issues, royalites and profile there the performance of any agreement hereunder, frantor shall have the brief the performance of any agreement hereunder, frantor shall have the brief there due and payable, ipoyalites and profistance prior to default ficing of the appointed by those notice, either in perform to the adequacy ceiver to be appointed by there will not notice, either in berne due and take possi-tier rents, issues and profils, including those past due for of otherwis as the beneficiary may determine.

be necessary in obtaining such compensation, promptly upon the menericary strengest. 2. At any time and from time to time upon written request of the bene-ficinty, payment of its fews and presentation of this deed and the make for en-dimension of the fews and presentation with the strength of the bene-dimension of the mean for the presentation of the strength of the strength in the strength of the strength of the strength of the strength of the instruction of the strength of the strength of the strength of the instruction of the strength of the strength of the strength of the or other strength of any part of the strength of the strength of the strength of any present of the strength of the strength of the strength or other strength of any part of the presents length of the strength of the strength of any matters of the presents the strength of the strength the strength of any matters of the strength of the strength of the structure in the strength of the strength of the strength of the strength of the structure in the strength of the strength of the strength of the strength of the structure in the strength of the s

It is mutually agreed that: . 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 connece, prosecular its own name, appendix on determining such taking and, fit is o cleck, by compromise or settiment in connection with a payable and any settiment of autore the settiment in connection with quired to pay all is o cleck, the proceedings, shall be profit on of the monty and applied by the grantor in auch proceedings, shall be prime and applied by the grant of the such as the proceedings, the prime and provedings, and the beam expenses, to take such actions and execute such line framewith a shall be necessary in obtaining such compensation, promptly upon the beneficiary's beam expenses, to take such actions, promptly upon the beneficiary's trequest.

The beneficiary will furnish to the grantor on written request therefor an unit statement of account but shall not be obligated or required to furnish further statements of account.

may at its option add the amount of such deficit such that hereificiary obligation several hereity.

default, any halance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges in or sufficient shall pay the for the payment of such charges demand, and if not paid within ten days after such demand, the beneficiary obligation secured hereby.



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:

TERRY D. SHERRILL, AND JANET SHERRILL, husband and wife , 19 71 , belween

THIS TRUST DEED, made this 16 thday of

TRUST DEED

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6. The entering upon and taking possession of said of such rents, issues and profits or the proceeds of de- feed of the proceeds of the pro	property, the collection	:0235
4. The entering upon and taking possession of said of such rents, issues and profits or the proceeds of fire folds or compensation or switch or any taking or dams the application or release thereof, as aforeaid, shall no fault or notice of default hereunder or invalidate any such notice.	property, the collection and other insurance pol- ge of the property, and is cure or waive any de- act doue pursuant to g of any sale or con- mish heneficiary on a	ponement. The trustee shall by law, conveying the pro- ity, express or implied. The
5. The grantor shall notify heached ary in writin tract for rate of the above described property and fy form supplies with auch personal information concer would ordinarily be required of a new loan applicant an a service charge.	and the heneficines have a country the truste	the but including the grantor
6. Time is of the essence of this instrument an gration in payment of any indeltedness secured hereby or agreement hereunder, the beneficiary may declare a	g of any sale or con- rmish heneficitary on a ming the purchaser as d shall pay beneficiary d shall pay benefici d shall pay b	on of the trustee, and a collication secured by the lens subsequent to the reference to the
6. Time is of the essence of this instrument an grantor in payment of any indebiconess secured hereby or argenement hereinfort, the heneffchary may declare all au mediately due and payanic public traitery to the trustee of we duly filed for record. Upon delivery of said notice of default deposition of the trust end we duly filed for record. Upon delivery of said notice of default deposition is and declares shall fix the time and place of sale and give required by law.	Titten notice of default stee shall cause to be at and election to sell, eed and all promissory	the grantor of the trust we have been used by the surplus.
required by law. 7. After default and any time prior to five days by the Trustee for the Trustee's safe, the grant	 The notice of default For any reason permitted by law, the bench and clean to be and all promissory or clean to be successor to a successor to be successor to the successo	wantinent and without con- exted with all fills, powers appointed hereunder. Each without hastrument executed by deed and its place of
7. After default and any time prior to five day by the Trustee for the Trustee's sale, the grantor privileged may pay the entire amount then due under the obligations scenared therein dichiding costs and exper- in enforcing the terms of the obligation and trustee's not exceeding \$50.00 each) other than such portion of the not then be due had no default excerted and therein of 8. After the lapse of such there as may then be-		built be conclusive proof of the fail be conclusive proof of the second and acknow.
8. After the lapse of such time as may then be required and thereby of the recordation value of a such time as may then be required and the such that and the such that the time and place transfer as a whole or in separate parcels, and in such that the sum and place that the time of such trustee and the such as a whole of the service such as a such and the such as a such as the time of such trustee as a such as the such	ared by law following process such action or promotive finances, which is	in trustee is not obligated other deed of trust or of slary or trustee shull be a y the trustee.
United States, payable at the time of sale. Trustee and in suc united States, payable at the time of sale. Trustee may pay any portion of said property by public announcement at au sale and from time to time thereafter may postpone th	id notice of saile, the by him in said notice by him in said notice h orden as may de- not horse of all or ch time and place of easies as the term 'beneficiary' shall mean the hold not pone saile of all or ch time and place of easies as the onstruing this deed and whenever the contr- culues the plural.	of, and binds all parties research and the second s
IN WITNESS WHEREOF, said grantor	has hereunto set his hand and seal the day and year fi	the singular number in-
	Terry of herril	(SEAL)
STATE OF OREGON County of Klamath 85.	Janet Shumil	(SEAL)
THIS IS TO CEPTURY ILL.	ý	the second se
TERRY . D. SHERRILL AND	JANET SHERRILL, husband and wife	
they executed the sense freely and voluntarily f IN TESTIMONY WHEREOF; I have hereunto set m	or the uses and purposes therein expressed. my hand and affixed my notarial soal the day and your last above to	wlodged to me that
(SEAL)	Notary Public for Oregon	witten
	My commission expires: 10.25.72/	
Loan No.	STATE OF OREGON	
TRUST DEED	County of Klamath (
	I certify that the withi was received for record day of Sept	on the 27
TO Grantor	BRACE: RESERVED at 3:54 o'clock P M., c FOR RECORDING in book M71	- かかかっ きゅうきょう しんしょう しんしょう しんしょう しんしょう しんしょう しんしょう しょうれんしょう おもなし
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	TIES WHERE USED.) Witness my hand and se affixed.	ctid County.
Beneficiary Aire: Recording Return To: FIRST FEDERAL SAVINGS	aflixed. Wm. D. Milne	Xal of County
540 Main St. Klamath Falls, Oregon		County Clerk
	sy Capitania a infl	Beegen
REQUES	T FOR FULL RECONVEYANCE	
To be used	only when obligations have been paid.	A A A A A A A A A A A A A A A A A A A
The undersigned is the legal owner and holder of all i e been fully paid and satisfied. You hereby are direct	Indebiodness socured by the foregoing trust deed. All sums secured by d, on payment to you of any sums owing to you under the terms of sa secured by said trust dood (which are delivered to you herewith too lies designated by the terms of said	
I deed) and to reconvey, without warranty, to the par	indebiodness secured by the foregoing trust deed. All sums secured by id, on payment to you of any sums owing to you under the terms of sa secured by said trust doed (which are doilvered to you herewith tog tles designated by the terms of said trust deed the estate now held by	ald trust doed or your with said

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First Federal Savings and Loan Association, Beneficiary

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DATED: