While the grantor is to pay any and all taxes, assessments and other charge selected or assessed against said property, or any part thereof, before the same begin of assessed against said property, or any part thereof, before polletes upon said program interest and also to pay permitting an all property in the same begin of the same set of the same set of the same polletes upon said program interest and other the same the interest of the same set of the same set of the same set of the same begin of the same set of the same set of the same clicitary, as dorecald. This such payments are to be made through the inner any and it taxes, assessments and other charges levied or imposed against any and it taxes, assessments as shown on the clarges, and to pay the principal set of their representatives, and to charge and sums to the principal set of the same set of the same which may charge and sums to the treaserve to hold it any, established for that purpose. The fragments and prove to hold it any established for that purpose. The fragment of and prove to hold the beneficiary responsible for failure to have any agrees and written or for any insection in the reserve to hold the beneficiary as the beneficiary any low, to compromise and settle with heavy is authorized, in the event of any somputing the amount of the indebtedness are proved by this true deed. In tuil or upon asle or other acquisition of the property by the beneficiary after

obtained. In order to provide regularly for the prompt payment of said taves, assess-ments or other clarges and insurance premiums, the grantor agrees to pay to the beneficiary, together with arm of the prompt be noted by approximate and principal and interest payable under in addition to the monthly payments of hereby, an amount equal to one-twetth treaped to this of the taxes, assessments and hag we've months, and also one-thirty-sixth (1/360) of the taxes, assessments and hag we've months, and also one-thirty-sixth (1/360) of the taxes, assessments and hag we've months, and also one-thirty-sixth (1/360) of the taxes, assessments and hag we've months, and also one-thirty-sixth (1/360) of the taxes, assessments and hag we've months in effect, as estimated and directing three years while which taxis, deed remains in effect, as estimated and directing three years while several pure to be credited to the principal of the loan unity the beneficiary the beneficiary in trust as a reserve account, without interest, in by said by premiums, taxes, assessments or other charges when they shall become due

Exceptions and administrators shall warrant and defend his said title therefore a said at the claims of all persons whomsover.
Automatical structure shall warrant and defend his said title therefore a said the claims of all persons whomsover.
The grandro coverants and agrees to pay said note according to the terms that prevent and when due, all track assessments and other charges levels and the sain the claims of all persons whomsover.
The grandro coverants and agrees to pay said note according to the terms that prevents and other charges levels and the sain the sain

The grantor hereby covenants to and with the trustee and the beneficiary herein that the sail premises and property conveyed by this trust deed are free and classifications shall warrant and defend his said tile thereto against the claims of all persons whomsoever.

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is sufficient at any time for the payment of selectar argos demand, and if not pay the grant or shall pay the deficit to the by reference pro-may at its option add the amount of such deficit to the beneficiar of oblighted hereby.

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Part I

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, taining to the above described premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, relifyerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and lingular discribed 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 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 LXTEEN THOUSAND NINE HUNDRED AND beneficiary or order, and made by the granter according to the terms of a promissory note of even date, herewith, payable to the CODER or and the above as wall here and the granter or other interest in the above account of such additional means, instreas in the above secure the payment of such additional means, as may be loand here secure the payment of such additional means, and none note, if the indebted according to this trust deci is evidenced by any of stid notes or part of any payment on one note and prosents to and with the trustes and there is an any be evidenced by any of stid notes or part of any payment on one note and pay ment on one note and pay ment on one note and pay ment on one note and pay and the terms as an addition addition account of such deficit to the period barres.

TRUST DEED

RAYMOND ARTHUR MACKADAMS and CAROLINA MARIA MACKADAMS husband and wife

WITNESSETH:

> Lot 2 of Block 5 of FIRST ADDITION TO KELENE GARDENS



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THIS TRUST DEED, made this 30thday of September

Klamath County, Oregon

56530 Vel. 1171 Page \_\_\_\_0416

The beneficiary will furnish to the granics 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: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the breneficiary shall have the right to eminence, proved in its own name, appear in or defend such taking and, if it so clear, in its own name, appear in or defend such taking and, if it so clear, the require that all or any portion of the number or incurred to pay all reasonable expenses and altorney's fees uccessfully point and the transformer in the intervention of the event of the number or incurred by the granter in such proceedings, shall be paid to the beneficiary and applied by it first upon any transmite hereificary in such proceedings, and the behave applied upon the indebtedness accured hereby; and the grant a granter agrees at its own expense, to take such admons and excente such instruments as shall be necessary in obtaining such compensation, promptly upon the beneficiary request.

request. 2. At any line and from time to time upon written request of the bene-ficiary, at any line and from time to time upon written request of the bene-dirary priment of its fees and presentation of this dired and the note for ea-limbility of any persain for the payment of the heilarion, without affecting the easy states of the transmission of the any state of the transmission of the easy state of the transmission of the payment of the heilar of the any state of the transmission of the payment of the heilar of any autordination without whethy, all or any part of the property. The grantered, (d) reconvey, ance may be they all or any mark of the property. The grant of any present of the transmission of the transmission of the property. The grantes there of any mark of the property. The grantes there of any mark of the property. The grantes there of any mark of the state of the state based based

shall be \$5.00. That have a feek for any of the services in this paragraph of the services in the services in the services in the paragraph of the services of these trusts all rents, issues, reyailies and profils of the pro-perty after of these trusts all rents, issues, reyailies and profils of the pro-grandor shall have the deed and of any personal property stirt thereon. Until the performance have a service and the services and profils of the pro-grandor shall have the services and the services and profils of the pro-perty after the services and the services and profils of the pro-perty after the services and the services and the services and the performance have the services and the services and the services and performing the services and the services and the services and the field and the services and the services and the services and the security for the indebtedness hereby and without regard to the adequacy of any security for the indebtedness of operation and take possession of the struct, issues and profits, including those name are for or otherwise collect the antiorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may determine.

It is mutually agreed that:

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il:

STATE OF OREGON ): County of Klamath ss.

(SEAL)

Loan No.

THIS IS TO ORRINGY that on this 30th day of September Notary Public in and to said county and state, personally appeared the within named. RAYMOND ARTHER MACKADAMS & CAROLINA MARIA MACKADAMS, husband and wife 

to me personally known to be the identical individual **A** 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 TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial sect the di OF ON

ĴĜ Tomesto ry Public for Oregon oun 10.25-74 ssion expires:

STATE OF OREGON County of Klamath ss.

I certify that the within instrument was received for record on the lat. day of October , 19 71, at **3:17** o'clock P M., and recorded in book M71 on page 10410 Record of Mortgages of said County.

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Witness my hand and seal of County affixed.

Wm. D. Milne

By Central And County Clork

First Federal Savings and Loan Association, Beneficiary

## REQUEST FOR FULL RECONVEYANCE

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

Fee \$1.50

## To be used only when obligations have been paid.

TO: William Ganong. ..... Trustee

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DATED

TRUST DEED

TO

FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

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

Benefic

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 satisfied. 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.

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