8887 - 28.2092 Joh 72 500 589 60480 TRUST DEED , 1972 , between

THIS TRUST DEED, made this 13th day of January ROBERT G. CHANEY and CORINNE A. CHANEY, husband and wife

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:

The North ½ of Lot 5, MILLER PARK, a re-subdivision of Lots 36 to 41 inclusive, and vacated alley of Block F Homecrest, Klamath County, Oregon

which said described real property does not exceed three acres, together with all and singular the appurtenances, tenements, hereditaments, issues, profits, water rights and other rights, assements or privileges now or hereafter belonging to, dorived from or in anywise apportation, solution and the provide and and an anywise apparatus, equipment and fixtures, logether with all anyings, venetical billings, incomplete such as wall-to-wall corpeting and line rights, were such as the approximate set of the above described promises, and all plumbing, lighting, heating, venetical field in crusted in connection with the above below described promises, and all anyings, venetical billings, floor covering in place such as wall-to-wall corpeting and line applicances are not hereafter installed in or used in connection with the above described promises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of described promises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of AND NOVIOC Descent HUNDIRED FIFTY each agreement of the granter herein contained and the payment of the terms of a promissory note of even date herowith, payable to the beneficitary or order and made by the granter, principal and interest being payable in monthly installments of \$ 880.05 commencing March 1 1972.

This trust deed shall further secure the payment of such additional money. If any, as may be loaned hereafter by the buscelldiary to the grantor or others having an one of the secure by the buscelldiary to the grantor or others having an other. If the habetedness secured by this trust decided vertileneed by a note than one 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 beneficiary may elect.

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as the behelicitary may erect. The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of all encumbrances and that the grantor will and his heirs, crecutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

executors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor coverants and agrees to pay said note according to the terms thereof and, when due all taxes, assessments and other charges levied against said property; in terms deed; to complete all buildings in course of contrast or hereaf the said taxes, assessments and other charges levied against cedence over the said exercise complete all buildings in course of contrast or hereaf the data construction is hereafter commenced; to a fundy property in the said and the same and the property and the contrast of the same construction is hereafter commenced; to a fundy or hereafter the date construction is hereafter commenced; to a fundy cedence over the same construction is hereafter commenced; to a fundy cedence over the same construction is hereafter commenced; to a fundy cedence over the same construction is hereafter commenced; to a fundy cedence over the same construction is hereafter commenced; to a fundy cedence over the same construction is hereafter commenced; to a fundy cedence over the same construction of the same of same and said property which may be damaged or destroys may building or improvements new or hereafter ercited upon said premises; there and huidings and improvements new or hereafter ercited upon said premises; continuously insured against in a sum of less than the original principal sam of the note of the there by fire or such less than the original principal sam of the note of the origination in a sum with trust deed, in a company or companie accepted form and with indicary and to deliver the original policy of insurance floary at least if the days prior to the effective date of the beneficiary at least if the days prior to the effective date of the beneficiary at least if decide obside is in a so as the original policy of the surance. If a said policy of insurance is not as a chard, the beneficiary at least if decide obside is not aso the tend the offelicity at least

obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor agrees to pay to the heneficiary, together with and in addition to the monthly payments of principal and interest pay to one-weight (1/2014) of the taxes, assessments and hereby, an amount equasyable with respect to said property within each success ing twelve months, at to and property within each succeeding three years with the trust deci be credited to the principal of the lawrance president such successions in effect, as estimated and directed by the bed to the such succession of the beneficiary, the sums so paid shall be held by the beneficiary in text as a reserve account, without interest, to pay said promised to the preserve and the succeeding the shall be held by the beneficiary in text as a reserve account, without interest, to pay said and payable.

premiums, taxes, assessments or other charges when they shan because due and payable. While the grantor is to pay any and all taxes, assessments and other charges levied or assessed against said property, or any part thered, before be sume begin to bear interest and also to ny be made through the bene-policies upon said property, such payments an other beam de through the bene-policies upon said property, such payments and thorace the beneficiary to pay ficinry, as aforesaid. The granton other other charges levied or imposed against any and all taxes, assessments and other charges levied or imposed against his urnace premiumars or their representatives, and to charge said sub-tion insurance to ions or the withdraw the same which may be crantor agrees in a overt to hold the beneficiary nergonshile for fullior a detect in any la-surance policy, and the beneficiary hereby is annot employ any in-surance policy, and the beneficiary hereby is and company hand to apply any loss, to compromise and estim who hold and activation of a detect. In any has used in any case and estim who has secured by this trust deed. In computing the amount of the indetedness for payment and satisfaction in full or upon sale or other acquisition of the property bit the beneficiary after the induced against the indetedness for payment and satisfaction in full or upon sale or other acquisition of the property by the beneficiary after

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for targe, assessments, insurance premiums and other charges is not sufficient at any time deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option and the amount of such deficit to the principal of the obligation secured hereby.

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 are trust deed. In the grantor on demand and shall be secured by the life discretion to complete any improvements made on said premises and all scretchon to complete any improvements made on said premises and all excessary 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, covenants, conditions and restrictions affecting said property: to pay all costs fees and expenses of this trust, including the cost of tile search, as well as fees and expenses of the truster incurred in connection with the other other other order of the cost of tile search, as well as in enforcing this defined any action or proceeding purporting to affect the event to appear to the signification or proceeding purporting to affect the event in enforcing this or powers of the beneficiary or trustee; and effect and reasonable sum to be fixed by the court, in any such action or proceeding in which the beneficiary or trustee may appear and in any suit brought by bene-ficary to forcelose this deed, and all said sums shall be secured by this trust deed.

The beneficiary will furnish to the grantor on written request therefor an null statement of account but shall not be obligated or required to furnish / further statements of account. It is mutually agreed that:

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request. 2. At any time and from time to time upon written request of the bene-ficiary payment of the fees and presentation of this deed and the note for en-ficiary payment of the free and presentation of this deed and the note for en-ficiary payment of the any map or plat of said property. (b) join in granting any ensement or creating and restriction thereon, (c) join may subordination or ther agreement affecting this deed or the lien or charge hereof; (d) reconvey-ment may her described as the "person or persons legally entitled thereto" and the restrict thereto. Trustee's fees for any of the services in this paragraph islability 5.00.

An additional security, grantor hereby assigns to heneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-continuance of these trusts all rents, issues, royalites and profits of the pro-continuance of these trusts all rents, issues, royalites and profits of the pro-continuance of these trusts all rents, issues, royalites and profits of the pro-line and rents in the payment of any presonal property located therean. Until prantor shall default in the payment of any indebtedness security right to col-the all rents in the payment of any indebtedness security right to col-the all users rents, issues, royalites and profits earned prior renunder, the bene-ficiary may at any time without notice, either in person, by agent or by a re-relever to be appointed by a court, and without regard to the adequary of any security for the indebtedness hereing secured, eater upon and take possession of and property, or any part thereof, in its own name and and upoid, and apply the same, less costs and expenses of operation and collection, including reason-able attorney's fees, upon any indebtedness recurd hereby, and in such order as the beneficiary may determine.



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4. The entering upon and taking possession of said property, the collection of such rents, issues and profils or the proceeds of fire and other insurance pol-letes or compensation or newards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any de-fault or notice of default hereunder or invalidate any act done pursuant to such notice.

in notice.
6. The grantor shall notify beneficiary in writing of any sale or control of the above described property and furnish henseltelary on a subplied it with such present information concerning the purchaser as used ordinarily be required of a new loan applicant and shall pay beneficiary user of any induktions are used or an even of the subscription of the above description of the subscription of any induktions are used or one of the subscription of any induktions are used or the subscription of any induktions are used of the subscription of the subscripti

tired by law. 7. After default and any time prior to five days hefore the date set the Trustee for the Trustee's sale, the grantor or other person so the Trustee for the children identified the under this trust deed any leged may pay the entire amount then due under this trust deed any obligations secured thereby (including costs and expenses actually incurred obligations secured thereby (including costs and expenses) and attorney's fees enforcing the terms 50.00 each) other than such parison of thereby cure the default. then he due had no default occurred and thereby cure the default.

not then be due had no default occurred and thereby cure the brance. 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 said, the curstee shall sell said property at the time and place fixed by him in said notice of saie, either as a whole or in schemate parcels, and in such order annany de-termine, at public auction to the lightest bidder for eash, in lawful mail of said, states, payable at the time of said. Trustee may postion as an of said property of the unit of said schema the time thereafter may postpone the said by public an-saie and from time to time thereafter may postpone the said by public an-

nouncement at the time fixed by the preceding postponement. The trustee is deliver to the purchaser his deed in form as required by law, conveying the prety as odd, but without any covenant or warranty, express or implied, recitals in the deed of any matters or facts shall be conclusive proof of truthfulness thereof. Any person, excluding the trustee but including the gra-and the beneficiary, may purchase at the sale.

truthfulness thereof. Any person, excluding the trustee but methaning and extended 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 the expenses of the sale including the compensation of the errored by the trustee shall apply the process having recorded liens state as the trustee the clarge by the process having recorded liens state of by the trustee the clarge by the process having recorded liens state and the trustee the clarge by the process having recorded liens state process to the trustee of the trustee of the trust deed as their interests of the trust deed or to his successor in interest cultiled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to successor trustee the latter shall be vested with all title, power vexpanse to the successor trustee the latter shall be vested with all title, power vexpanse to the successor trustee the latter shall be vested with all title, power vexpanse to the successor trustee the latter shall be vested with all title power widely or obtainest and substitution shall to this trust deed and the of the the beneficiary, constraining reference to the sound with the of the trust of the processor trustee proof the trust with the point of the second whether when the successor be not be successor trustee the point of the successor brustee. 10. Trustee accepts this trust when this deed, duly excented and acknow-11. Trustee accepts this trust when this deed, duly excented and acknow-11. Trustee accepts this trust when this deed, duly excented and acknow-12. Trustee accepts this trust when this deed, duly excented and acknow-13. Trustee accepts this trust when this deed, duly excented and acknow-14. Trustee accepts the trust when this deed, duly excented and acknow-15. Trustee accepts the trust when the proof the trustee is not obligated

proper appointment of the auccessor trustee, shan be concusive proof of 11. Trustee accepts this trust when this deed, duly excepted and acknow-ledged is made a public record, as provided by how. The trustee is not oblighted to notify any party hereto of pending sule under any other deed of trust or of any action or proceeding in which the granter, hencifelary or trustee shall be a party unless such action or proceeding is brought by the trustee. 12. This deed applies to, hurse to the benefit of, and bluds all parties hereto, their heirs, legitres devinees, administrators, executors, ancessors and assigns. The term "hencificary" melay whether or not named as beneficiary hereto, their heirs, legitres devinees, and whencer the context so requires, the mas-culing gender includes the feminine and/or neuter, and the singular number in-cludes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. He Porter D. (Charles (SEAL)

STATE OF OREGON)

1972, before me, the undersigned, a

Record of Mortgages of said County.

WM.-U.-MILNE

FEE \$4.00

By Hazel Duazil

affixed.

Witness my hand and seal of County

County Clotk

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Ste Carinie a Chancey (SEAL)

to me personally known to be the identical individual. S named in and who executed the foregoing instrument and acknowledged to me the Y. executed the same freely and voluntarily for the uses and purposes therein expressed.

hereunto set my hand and affixed my potarial-seal the day and year las Notary Public Id Orogon My commission expires: LILEX. executed, he same need and in the same need and in testimony where to a same set of the 5/19/73 STATE OF OREGON) ss. 11:000 County of Klamath Loan No. TRUST DEED I certily that the within instrument was received for record on the 17th day of JANUARY , 1972 at 3:27 o'clock P. M., and recorded in book M. 72 on page 589

ON'T USE THIS (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION Beneficiar Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Char Klamath Falls, Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebledness secured by the foregoing trust deed. All sums secured by said trust deed or 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 or pursuant to statute, to cancel all evidences of indebledness secured by said trust deed (which are dolivered 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 new held by you under the same.

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First Federal Savings and Loan Association, Beneficiary

DATED:. ા પ્રતિ ક

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