(98-8)

1122

	#8966	28-2557		<b>7</b>	M 12. Page	4104		
		<b>53219</b>	TRUST D				「おい」	
	THIS TRUST	DEED, made this 14 t	Land LINDA EL	AINE SKELTON	, husband a	ind wife		<u>i trin i al in</u>
	FIRST FEDERAL existing under th	. SAVINGS AND LOA ne laws of the United S	N ASSOCIATION of lates, as beneficiary; W I T N E S S	, as grantor, Will Klamath Falls, C ETH:	iam Ganoiig, JI )regon, α corporc	tion organized and		n de la companya de l La companya de la comp
	The grantor property in Klar	irrevocably grants, bar nath County, Oregon, c	gains, sells and conv lescribed as:	reys to the truste	e, in trust, with	power of sale, the		A de la de l
D HA HID		Lot 2 in Block	5 of RIVERVIE	W, Klamath (	County, Orea	gon. (	(B)	
APR 19 10								
	rents, issues, profils taining to the abo apparatus, equipme leum, shades and	ed real property does not ex s, water rights and other righ ye described premises, and c ent and fixtures, together wit built-in ranges, dishwashers , including all interest therein	all plumbing, lighting, heat all awnings, venetian bl and other built-in appliance	ing, ventilating, air-co inds, floor covering in as now or hereafter in	nditioning, refrigeratin place such as wall- stalled in or used in o for the purpose of	ig, watering and irrigation lo-wall carpeting and line connection with the above f securing performance	n	
· · ·	(\$ 6,500.01 benefictory or orde May	ar and made by the grantor, 15	hereon according to the te principal and interest beir .7.2	erms of a promissory ng payable in monthly	installments of \$	77.25 commencin		
	This trust deed if any, as may be lo having an interest in note or notes. If it more than one note, any of said notes of as the beneficiary m	shall further secure the payment aned hereafter by the beneficiary the above described property, a to indebtedness secured by this t the beneficiary may credit payn part of any payment on one n ay elect.	to the grantor or others 1 s may be evidenced by a rust deed is evidenced by s tents received by it upon of the set ment on another.	ndebtedness, if the resen and other charges is not a us they become due, the lemand, and if not paid nay at its option add abligation secured bereby	we account for taxes, as aufficient at any time fo grantor shall pay the d within ten days after the amount of such de	the payment of such charge leficit to the beneficiary up such demand, the beneficia ficit to the principal of t	ns t on s t ry t he ja	
	herein that the said free and clear of al executors and admin against the claims (	reby covenants to and with the t i premises and property conveye il encumbrances and that the g istrators shall warrant and def of all persons whousover. venants and agrees to pay said nu-	antor will and his heirs, and his said title thereto ate according to the terms	beneficiary may at its op for shall draw interest al the grantor on demand a this connection, the benef any improvements made o property as in its sole (	tion carry out the same, the rate specified in t and shall be secured by clary shall have the right a said premises and also discretion it may deem	forgoing covenants, then i and all its expenditures the he note, shall be repayable the lien of this trust deed, ht in its discretion to complo to to make such repairs to a necessary or advisable.	In 4.	
	thereof and, when a said property; to ke cedence over this tri- or hereafter constru- hereof or the date	venants and agrees to pay suit and ue, all taxes, assessments and of uerp said property free from all list dect; to complete all building letted on said premises within s construction is hereafter commu- list in the same set of the list of the same set of the for; to allo present any work or ution: los charse withen and the same set of the same set of the same set of same set of the same set of the same set of same set of the	encumbrances having pre- sin course of construction at months from the date red; to repair and restore liding or improvement on and pay, when due, all peet solid property at all	fees and expenses of this the other costs and exp in enforcing this obligation to appear in and defend ity hereof or the rights of	enses of the trustee it on, and trustee's and at any action or proceeding or powers of the benefic	d) Jawa, ordinances, regulational property; to pay all consult of the search, as well neurred in connection with torney's fees actually incurred properting to affect the second lary or trustee; and to pay it the and attorney's fees it on a storney's fees it on a storney's fees it.	or d; ur- all	j
	fact; not to remove constructed on said hereafter erected u no waste of said p now or hereafter e	or desired any building or impr premises; to keep all buildings, pon said property in good repair remises; to keep all buildings, p rected on said premises continu	ovements now of hereafter and improvements now or and to commit or suffer roperty and improvements busiy insured against loss there time to time require	reasonable sum to be in which the beneficiary or ficiary to foreclose this deed. The beneficiary will appual statement of acc	trustee may appear and deed, and all said sums t furnish to the granter ount but shall not be o	title and attorney's tees in y such action or proceeding I in any ault brought by be shall be secured by this tr on written request therefor obligated or required to furn	ne- ust	
	in a sum not less secured by this true ficiary, and to deliv approved loss paya premium paid, to fifteen days prior said policy of insu	than the original pricing sum st deed, in a company or compan rer the original policy of insutance ble clause in favor of the ben the principal place of business. to the effective date of any su rance is not so tendered, the b	be the interview of the bene- in correct form and with ficiary attached and with of the beneficiary at least h policy of insurance. If eneficiary may in its own outcome which insurance	the right to commence, tion or proceedings, or to	ed that: int any portion or all o int domain or condemna prosecute in its own nam make any compromise of	of said property shall be ta tion, the beneficiary shall b ne, appear in or defend any or settlement in connection v ll or any portion of the moun are in excess of the amount	ac. it.	
	obtained. In order to pr ments or other cha the beneficiary, to principal and intere hereby, an amount	ovide regularly for the prompt pa rges and insurance premiums, th gether with and in addition to st payable under the terms of the equal to one-tweith (1/12th), of	yment of said taxes, assess- grantor agrees to pay to the monthly payments of note or obligation secured the taxes, assessments and	payable as compensation quired to pay all reason or incurred by the grant and applied by it first fers necessarily paid or balance applied upon th	tor such taking, expenses and or in such proceedings, upon any reasonable cos- incurred by the beneficia e indebtedness secured 1	are in excess of the amount attorney's fees necessarily : shall be paid to the benefile its and expenses and attorn ry in such proceedings, and hereby; and the granier ag recute such fastruments as a promptly upon the beneficie	ald 4 ary 4 ey's 4 the 5 ees, 4 hall 1	
	ing twelve months, payable with respect this trust deed ren such sums to be a several purposes th	nd payable with respect to And p and also one-thirty-sisth (1/36th) it to said property within each s alans in effect, as estimated and redified to the principal of the ereof and shall thereupon be cha- ption of the beneficiary, the sum trust as a reserve account, will assessments or other charges will	ucceeding three years while directed by the beneficiary. Joan until required for the ged to the principal of the	2. At any time an ficinry, payment of its dorsement (in case of f liability of any person f consent to the making c any easement or creating	or the payment of the in it any map or plat of sa ig and restriction thereo	son written request of the t this deed and the note for ceellation, without affecting udebtedness, the trustee may id property; (b) join in grar m, (c) join in any subordina n or charge hereof; (d) recor ty. The grantee in any recor	(a) ting tion	
	and payable. While the gr charges levied or the same begin to policies upon said ficiary, as aforesa	antor is to pay any and all ta assessed against said property, o bear interest and also to pay property, such payments are to id. The grantor hereby authori	xes, assessments and other or any part thereof, before premiums on all insurance be made through the bene- zes the heneficiary to pay instal or impresed account	the recitals therein of truthfulness therein of truthfulness thereof. The shall be \$5.00. 3. As additional a continuance of these to	as the "person of perso any matters of facts s ustee's fees for any of ecurity, grantor hereby a usts all rents, issues, r	his legally entitled thereto" thall be conclusive proof of the services in this parag assigns to beneficiary during synities and profits of the beneric located thereon	and the raph the pro- catil	
	by the collector of insurance premium the insurance carri principal of the ic the reserve accoun in no event to bo	I such taxes, assessments or oth is in the amounts shown on th iers or their representatives, and onn or to withdraw the sums w it, if any, established for that p id the beneficiary responsible for	er charges, and to pay the e statements submitted by to charge said sums to the hich may be required from urpose. The grantor agrees failure to have any insur-	grantor shall default in the performance of any lect all such rents, issue hecome due and payabl ficiary may at any tim ceiver to be appointed security for the indebte	e, royalties and profits e, royalties and profits e, Upon any default by e without notice, either by a court, and withou dness hereby secured, et	antor shall have the right to enrued prior to default as the grantor hereunder, the In person, by agent or by t regard to the adequacy of ther upon and take possession ther upon the tenewise of	col- they peno- a re- any n of licet	
	loss, to compromis such insurance rea	or any loss or damage growing d the beneficiary hereby is auth to and settle with any insurance explos upon the obligations secu- nount of the indebteines, for p or other acquisition of the prope	company and to apply any ed by this trust deed. In	the rents, issues and i	d expenses of operation	name sue for or otherwise, or past due and unpaid, and i and collection, including re eured hereby, and in such	pply T	
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4. The entering upon and taking possession of said prises of the and such rents, issues and profits or the proceeds of first and so recompensation or avards for any taking point of amage a polication or release thereof, as aloresaid, built or, noice of default hereunder or invalidate any a of the

5. The grantor shall notify beneficiary in for sale of the above described property supplied it with such personal information i ordinarily be required of a new loan applic vice charge. writing

6. Thus is of the essence of this instrument and upon default by the function of any indebtedness secured hereby or in performance of a month hereunder, the beneficiary may declare all sums secured hereby is the state of a state of the state of the

ured by law. 7. After default and any time prior to five days before the date the Trustee for the Trustee's sale, the grantor or other person rileged may pay the entire amount then due under this trust deel colligations secured thereby (including costs and expenses actually here enforcing the terms of the obligation and trustee's and attorney's exceeding \$50.00 each) other than such portion of the principal as w then be due had no default occurred and thereby cure the default. date set

6. After the lagse of such time as may then be required by use recordation of said notice of default and giving of said notice usites shall sell said property at the time and place fixed by him usites shall sell said property at the time and place fixed by him ranke, at public ancient to the bighest bilder for cash, in lawful nited States, payable at the time of said. Trustee may postpone ited States, payable at the time of said. Trustee may postpone ited from time to time thereafter may postpone the sale any ports

nouncoment at the time fixed by the preceding postponement. The true deliver to the purchaser his deed in form as required by law, conveying purty so sold, but and the provident of the second second second purchaser and the second second second second second second second truthfalmes thereof. Any presson, sculding the trustee but including the and the beneficiary, may purchase at the sale.

and the beneticiary, may purchase as the same 0. When the Trustee sells pursuant to the powers provided herein, trustee shall apply the same of the trustee's sale as follows: (1) the expenses of the same needed the compensation of the trustee, and the expenses of the same needed the compensation of the trustee, and trust deed. (1) and the same needed the same subsequent to trust deed, if the trust is the trust deed as their interests appear in order of their priority. (1) The surplus, if any, to the granter of the tr order of their priority. (1) The surplus, if any, to the granter of the tr order of their priority. (1) The surplus, if any, to the granter of the tr order of their priority. (1) The surplus, if any to the granter of the tr order of their priority. (1) The surplus is the such surplus. the To

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the heneficiary may from the time appoint a successor or successors to any trustee named herein, or to successor trustee appointed hereumier. Upon such appointment and without veyance to the successor trustee, the inter shall be be vested with all title, po-and duties conferred upon any irrustee herein numed or appointed hereumder, such appointment and substitution the office of the county clerk or recorder of you have a configured upon the trust deed and its pla-record, which, when recorded no office of the county clerk or recorder of proper appointment of the successor trustee.

proper appointment of the successin consects 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which the grantor, beneficiary or trustee shall be a 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 o, their heirs, legates devisees, administrators, executors, successors and na. The term development band mean the holder and owner, including are, of the running this deed and whenever the context so requires, the man-gender includes the femining and/or neuter, and the singular number in-s the femining this deed and whenever the context so requires, the man-gender includes the femining and/or neuter, and the singular number in-s the plural.

Lande Elaine Skelter (SEAL)

last abov

I certify that the within instrument was received for record on the 19th

at 10;59 o'clock A. M., and recorded

Record of Mortgages of said County.

Witness my hand and seal of County

STATE OF OREGON ) ss.

County of Klamath

day of APRIL

in book M 72

WM. D. MILNE

Hotaze

FEE \$4.00

affixed.

By

(SEAL)

.., 19....72

on page 4104

County Clerk

Deputy

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

STATE OF OREGON ) 88. 19.72, before me, the undersigned, a County of Klamath April ...day of... THIS IS TO CERTIFY that on this. Notary Public in and tor, said county and state, personally appeared the within named LOWELL, DEAN SKELTON and LINDA ELAINE SKELTON, husband and wife to me personally known is be the identical individual. S 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 attized my notarial seal the day and ame. ۵ 12 ry Public for Orego commission expires 12 OF 10-25-74

Loan No.

(SEAL)

## TRUST DEED

Granto то FIRST FEDERAL SAVINGS & LOAN ASSOCIATION

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon (DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

Ĩ 6 H.A. 3 1 1 ė,

REQUEST FOR FULL RECONVEYANCE

by.

To be used only when obligations have been paid.

TO: William Ganona.

DATED:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or re 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 sum to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said at the 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 have bee pursuant trust dee

First Federal Savings and Lcan Association, Beneficiary