Vol. 72 Page TRUST DEED THIS TRUST DEED, made this 2th day of Apri1 STANLEY ROBERT SPOOR and GAIL A. SPOOR, husband and wife ..., between FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; 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: The West 107 feet of Lot 15 in Block 2 of the Resubdivision of Blocks 2B and 3 HOMEDALE, EXCEPTING THEREFROM any portion of the following parcel: A portion of Lot 15, Block 2, RESUBDIVISION OF TRACTS 2B and 3 of HOMEDALE, 3 being particularly described as follows: 197 Beginning at the Southeast corner of Lot 15, Block 2, Resubdivision of H Tracts 2B and 3 of Homedale, Klamath County, Oregon; thence North 2055' 35 East along the Easterly line of said Lot 15, 262.5 feet to the rear line of said Lot 16; thence North 83007' West 73.07 feet; thence South 2055' 0 West parallel with the Easterly line of said Lot 15, 270.62 feet to the 2 South boundary of said Lot 15; thence East 73.0 feet, more or less, to APR the point of beginning. 12 T 12 1.1.1.1.1 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 leum, shades and built-in ranges, dishwashers and other built-in applances 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 approximation of the above appendice of the purpose of securing performance of appendice acquire, for the purpose of securing performance of appendices and appendices and application of the purpose of securing performance of appendices appendices appendices and appendices append each agreement of the grantor herein contained and the payment of the sum of SEVENTEEN THOUSAND AND NO/100-----(s. 17,000.00) 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 \$ 122.75 commencing May 20 This trust deed shall further secure the payment of such additional 7, as may be loaned hereafter by the beneficiary to the grantor or 9 an interest in the above described property, as my be vidence or notes. If the indebtedness secured by this trust deed is aviden-than one note, the two-fidiary may credit payments received by 0 said notes or part of any payment on one note and part on a e beneficiary may elect. default, any halance remaining in the reserve account shall be credited to indefinedness. If the returns account for taxes, assessments, insurance premi and other charges is not surgent at any time for the payment of such char as they become due, the surgent at any time for the bayment of such char demand, and if not paid within and days after such demand, the benefic obligation secured hereby. The grantor hereby covenants to and with the trustee and the beneficiary an that the said promises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his heirs, itors and similaristators shall warrant and defend his said title thereto at the claims of all persons whomsoever. obligation accured hereby. Should the granics fail to keep any of the foregoing covenants, the beneficiary may at its option carry out the same, and all its erpenditures for shall draw interest at the rate specified in the note, shall be repay the strantor on demand and shall be accured by the lien of this true this connection, the beneficiary shall have the right in its discrition to con any improvements made on said premises and also to make such repairs to property as in its sole discretion it may deem necessary or advisable. ast the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms sof and, when dus, all taxes, assessments and other charges leviced against property; to keep said property free from all encumbrances having pre-nee over this trust deed to porty free from all encumbrances having pre-ierenfier construction is monther within a sum contrast of construction of or the date construction is the reaffer commenced; to repair and restore property which may be damaged of destroyed and pay, when due, all i during construction; to replace any to impect and property at all i during construction; or replace surface norm materials unsatisfactory to not to remove or destroy any building not investigated or suffer-ructed on said premises; to keep all buildings and improvements now or atter during and importer and buildings and improvements not to remove or destroy any building and improvements now or atter excised upon said property in good repair and to commit or suffer-nate of said premises; to keep all buildings property and improvements atter of said premises; to keep all buildings property and improvements atter of said premises; to keep all buildings property and improvements atter of said premises; to keep all buildings property and improvements there are the said property in a buildings property and improvements atter of said premises; to keep all buildings property and improvements and property atter as the said property in a said improvements and improvements atter of said premises; to keep all buildings property and improvements atter as the said property in a said improvements and improvements atter as a said premises; to keep all buildings property and improvements atter as a said premises; to keep all buildings property and to commit or suffer atter as a said premises; to keep all buildings property and to comments and the said the property as in its sold discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulation covenants, conditions and restrictions affecting and operty; to pay all cosi-fus and expenses of this trust, including the cost of operty is to pay all cos-in enforce the and expenses of the trustee neutrer it income to appear this obligation, and trustees and attorneys feesometion with to appear this obligation, and trustees and attorneys feesometion with ity percol or the right any action or proceeding purporting to affect the dop act costs and expenses, including the court, in any such action or proceeding which the beneficiary or trustee may appear and in any suit brought by be proceeding appear and in any action or proceeding pictary to foreclose this deed, and all said sums shall be secured by this tru deed. roy any building a training a s; to keep all buildings a property in good repair to keep all buildings, pr to keep all buildings, pr teted on said premise hazards as the benefit an the original prime deed, in a company of the original policy of The beneficiary 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. by this fruit deed, in a company or comp ind to deliver the original policy of insura-loss payable clause in favor of the be paid, to the principal place of business are prior to the effective date of any s cy of insurance is not so tendered, the o obtain insurance for the benefit of tha non-cancellable by the grantor during the It is mutually agreed that: It is mutually agreed that: i. In the event that any portion or all of said property ah ler the right of eminens domino or condemnation, the beneficiar right to commence, proceedings, or condemnation, the beneficiar is or proceedings, or to make any compare in any con-all as compensation for such taking, which is any portion of the part of reasonable costs, corpenses and attorney's for of the incore pay all reasonable costs, as presences and storney's for of applied by its grantor in such proceedings, shall be paid to the necessarily paid or upon any reasonable costs and expenses and necessarily paid or upon any reasonable costs and expenses ince applied upon the index by the beseficiary is such proceed is own expense, to take such mass and execute such instrume necessary in obtaining such compensation, promptly upon the der to provide regularly for the prompt payment of said iaxes, ther charges and insurance premiums, the grantor agrees to lary, together with and in addition, the monthly paym and interest payable under the terms of the monthly paym amount eyusit to onctweitht (1/121) of note or obligation er due and payable with respect to said prome taxes, assessme months, and also oncethiry sixth (1/2016) of the within each months, and also one-thirty-statu (...) the respect to said property within es-deed remains in effect, as estimated to be tredited to the principal of the theory and shall thereupon be the theory and shall thereupon be the prior of the breneficiary, the ciary in trust as a reserve account, taxes, assessments or other charged d property (30th) of the insurance and directed by the bi-the ioan until requires charged to the princip sums so paid shall be without interest, to a when they shall bec and from time to time upon written request of a fees and presentation of this deed and the no rent of its fees and presentations upon while a case of full reconvergence, for schemeltations, ny person for the payment of the schemeltations to creating and restriction thereon, or chard entent affecting this deed or the lien or chard many, all or any part of the property. The B (described as the "person or persons legally" ebtedness, i property; (c) join in or charge h While the grantor pay any and all taxes, assessn inst said property, or any part o or assessed against said property, or any pair gin to bear interest and also to pay premiums said property, such payments are to be made of foresaid. The granior hereby authorizes the bi-taxes, assessments and other orthorizes the bi-As additional security, hereby assigns to issues, royalties an personal property of any indebtedness nums in the amount carriers or their repre-ie loan or to withdr count, if any, establi-boid the beneficiary of for any loss or do and the beneficiary punks and settle with

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4. The entering upon and taking possession of said prop of such rents, issues and profits or the proceeds of fire and of icles or compensation or awards for any taking or image of the application or release thereof, as a doreadi, shall not cure fault or notice of default hereunder or invalidate and said such notice. the property,

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

6. Time is of the essence of this instrument an more in payment of any indebideness secured hereivy or rement hereunder, the beneficiary may declare all as diately due and payable by delivery to the trustee of the presence of the secure of this Instr default sale and give notice

days

not then be due had no default occurred and thereby cure the default. 8. After the lapse of such time as may then be required by law follo the recordiation of said notice of default and giving of said notice of saie, trustee shall sell said property at the lime and place fixed by him in said an termine, at puble auction to the highest bidder for eash, in lawful money of united States, payable at the time of and, entry the said and place any portion of said property by puble announcement at such time and place saie and from time to time thereafter may postpone the sale by puble sale and from time to time thereafter may postpone the sale by puble

ouncement at the time fixed by the preceding postponement. The ellver to the purchaser his deed in form as required by law, coar erty so sold, but without any coverant or warrant proves or reitals in the deed of any matters or facts shall be concluse uthfulmes thereof. Any person, excluding the trustee but includen at the beneficiary, may purchase at the sale. The the

the beneficiary, may purchase at the sale. 9. When the Trustee sells pursuant to the powers pro-ter sinal apply the proceeds of the trustees sale as 1 onnhow the sale including the compensation of the 1 decd, (3) fo the attorney, (2) To the obligation t decd, (3) fo the periods having recorded liens sul rests of the trustee in the periods having recorded liens sul rests of the trustee in the periods having recorded liens sul rests of the trustee in the periods having any, to the gran t of their priority. (4) The surplus, if any, to the gran t or to his successor in interest entitled to such surplus 10. For any reason permitted by law, the heneficiary m appoint a successor is on a trustee mained in the successor is an entitient to be successor is an entitient to be successor is an entitle and the successor is a successor is on any reason permitted by law, the heneficiary m the the the ust

beneficiary may and appoint a successor or successors to any true expanse to interest appoint and the successors to a such a and duties conferred soor truster, the latter shall be and duties conferred soor truster, the latter shall be uch appointment and such appoint a shall be made by y the beneficiary, containing realized be made by the beneficiary, containing realized to this count, which, when recorded in the affice of this of the second source of the second record, which which recorded in the office of the county decay and county or county or county of the property is situated, shall be conel proper appointment of the successor truster. 1. Trustce accepts this trust when this deed, duly executed to notify any party hereto of meridde by law. The trustee is any action or nervositions and provided by law. The trustee is

Trustee accepts
I. Trustee accepts
I. Trustee accepts
I. Trustee apublic record, as prostant
I. and any party hereto of pending sale under any tone
any action or proceeding in which the grantor, herefielary or trustee
any action or proceeding in which the grantor, herefielary or trustee
I. This deed applies to, inures to the herefit of, and binds
hereto, their heirs, legates devisees, administrators, executors, and owner
pledgee, of the note secured hereby, whether or not named as a
heretion. In construing this deel and whenever the context as or requires
moder includes the feminine and/or neuter, and the singular

IN WITNESS WHEREOF, said

tine personally known to be the identical individua	porsonally appeared the within named and GAIL A. SPOOR, husband and wife al.S. named in and who executed the foregoing instrument and acknowledged to me that for the uses and purposes therein expressed
	my hand and affixed by notarial seal the day and year last above written. Notary Public for Orogon My commission expires: 10.25.24
TRUST DEED	STATE OF OREGON) County of Klamath f ss.
TO Grantor FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	I certify that the within instrument was received for record on the 20th day of APRIL , 1972, at 10;46 o'clock AM., and recorded in book M 72 on page 4158 Record of Mortgages of said County. USED.) Witness my hand and seal of County affixed.
ter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	WM. D. MILNE County Clork By topart Drag of Deputy
To be use William Ganong	EST FOR FULL RECONVEYANCE of only when obligations have been paid. Il indebtedness secured by the foregoing trust deed. All sums secured by said irust deed toted, on payment to you of any sums owing to you under the terms of said trust deed or ess secured by said trust deed (which are delivered to you herewith together with said parties designated by the terms of said trust deed the estate now hold by you under the
D:	First Federal Savings and Loan Association, Beneficiary

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