#8960 28-24953 Vol. 72 Page_ 4161 63283 TRUST DEED THIS TRUST DEED, made this 11th day of April , 1972 , between EDWARD EUGENE HANSON and NANCY KATHRYN HANSON, 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; 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 following described real property in Klamath County, Oregon: Beginning at a point 50 feet, Northwest of the Southeasterly corner of A 61 Lot 10 in Block 2, resubdivision of Tracts 2B and 3 HOMEDALE; thence Northeast 126 feet more or less, to the Southeast corner of Lot 9; thence Northerly along the Easterly boundary of Lot 9, 154 feet more or less to AM the Northerly corner of Lot 9; thence Northwesterly along the North line ្លេទ្

of Lot 9, 14.5 feet; thence Southwesterly 227.5 feet more or less, to the Õ 'Southerly line of Lot 10 at a point 127 feet Northwesterly from the point of beginning; thence Southeasterly along the Southerly boundary of Lot 10, 23 ,127 feet to the place of beginning. PH

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, dir-conditioning, refrigerating, watering and lirication is a statistical premises, and all plumbing, lighting, heating, ventilating, dir-conditioning, refrigerating, watering and lirication is a statistic acressing and lirication is a statistic acressing and line and statistic acressing and line of the statistic acressing and line described premises, including all interest therein which the granter has or may hereafter acquire, for the purpose of securing performance of each agreement of the granter herein contained and the payment of the sum of EIGHTEEN THOUSAND EIGHT HUNDRED A (s.18,800,00). Dollars, with interest thereon according to the terms of a promissory note of even data hardwith, payable to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$1,25,05, commencing 19/2. uing performance of THUNDRED AND

This trust deed shall further secure the payment of such additional money, y, as may be loaned hereafter by the beneficiary to the granitor or others g an interest in the above described property, as may be evidenced by a or notes. If the indebtedness secured by this trust deed is evidenced by than one note, the beneficiary may credit payments received by it upon of said notes or part of any payment on one note and part on another, e beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary a that the said promises and property conveyed by this trust deed are and clear of all encumbernares and that the grantor will and his here, bors and anguintizators shall warrant and defend his said title thereto of the claims of all persons whomosever.

The claims of all persons whomsoever. The grantor covenants and agrees to pay sold note according to the forms of and, when due, all traces, assessments and other charges levied against property; to keep sold property free from all encumbrances having pre-nee over this trust decid to complete all buildings in course of construction intraffic; constructed, on sold premises within all months from the date property which may be damaged and the sold and therefore to the allow the first and each incurred therefor; to allow the first and therefore for such a during construction; to replace any work or materials unstailed as a during construction; to replace any work or materials unstailed as a during construction; to replace any work or materials unstailed as a during construction; to replace any work or materials unstailed as a a during construction; to replace any work or materials unstailed as a a during construction; to replace any work or materials unstailed as a a during construction; to replace any work or materials unstailed as a a during construction; to replace any work or materials unstailed as and incured and premises; to keep all buildings not improvements now or after erected upon and property in good repair and to commit or suffer or hereafter erectived as all premises contauously insured against loss ire or such other hazard as allo premises contauously insured signing to be the requires. hereafter erected on said p or such other hazards us the b in not less than the original by this trust deed, in a comp and to deliver the original pol d loss payable clause in fav may fro th r companies acceptabl f insurance in correct the beneficiary atta-business of the benefi f any such policy of ed, the beneficiary m of the beneficiary, m ing the full term of form avor of ace of bi date of tendered benefit ator durin n paid, to the principal pla days prior to the effective licy of insurance is not so on obtain insurance for the non-cancellable by the gran

prompt payment regulary so promiums, the and insurance promiums, the r with and in addition to yable under the terms of the i to one-twelfth (1/12th) of effect, as estimated and to the principal of the od shall thereupon he chi the beneficiary, the sur a second state of the sur

grantor is to r assessed aga

default, any balance remaining in the reserve account shall be credited to indebtwiness. If the reserve account for taxes, assessments, insurance premi and other charges is not sufficient at any time for the payment of such cha account become due, the grantor shall pay the deficit to the beneficiary it in a property of the second state of the payment of such cha-den and the option and within ten days after such demand, the benefic using attent of the amount of such deficit to the principal of using attent secured hereby.

Should the grantor fail to keep any of the foregoing covenants, then i efficiary may at its option carry out the same, and all its expenditures the shall draw interest at the rate specified in the note, shall be repayable grantor on demand and shall be secured by the lien of this trust deed, connection, the beneficiary shall have the right in its discretion to compli-improvements made on said presides and also to make such repairs to a perty as in its sole discretion it may deem necessary or advisable.

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The granter further agrees to comply with all way, onlinease, recul nanus, conditions and restrictions affecting said property; to phy an other costs and restrictions affecting said property; to phy an other costs and expenses of the trustee incurred in connection w of the costs and defend any action or proceeding purporting to affect the proof of the obligation, and trustees and attorney's fers actually ino proof of the obligation, and trustees the eneficiary or trustee; and to p and expenses, including cost of evidence of title and attorney's fers action be defended by the court, in any such action corpored e other enforch appear the separates, including toss of evidence of title and actionicy a sile sum to be fixed by the court, in any such action or part the beneficiary or trustee may appear and in any suit brough to forcelose this deed, and all said sums shall be secured by

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.

It is mutually agreed that:

In the event that any portion or all of said property shalt he right of eminent domain or condemnation, the beneficiary a it to commence, prosecute in its own name, appear in or defen proceedings, or to make any compromise or settlement in conner as componention for any comparison of the settlement of the as componention for each of equiption of the opp all reasonable costs, expenses and the safe to the set of the set of the settlement of the set of the set

to time upon written request the (b) the payment of the ind any map or plat of said ty, all or any part of th escribed as the "person erein of any matters or ereof. Trustee's fees for

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The cutoring upon and taking possession of said property, the rents, issues and profils or thu proceeds of fire and other insur compensation or awards for any taking or damage of the prop blockion or release thereof, as aforesaid, shall not cure or waiv institue of default hereunder or invalidate any act done pur

5. The grantor shall notify beneficiary in writing of any sale or tract for sale of the above described property and furnish beneficiary form supplied it with such personal information concerning the purchas would ordinarily be required of a new ioan applicant and shall pay bene a service charge.

6. Time is of the essence of this instrument default ness time is of the essence of this institutent and upon detauli ness in payment of any indebtedness secured hereivy or in performance the payment of any indebtedness secured hereivy or in performance intervention in the payment of the detault and the performance listeries and the payment of the secure of the transfer of the listeries and the payment of the secure of the secure of the performance of the secure of the secure of the secure of the second documents evidencing compenditures secured hereby, where second documents evidencing compenditures secured hereby, where second documents evidencing compenditures secure difference there second documents evidencing compenditures secure difference there second documents evidencing compenditures secured hereby, where second documents evidencing compenditures secure difference therefore the second payment of the second s notice of default notice of default hall cause to be election to sell. and duly

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so vileged may pay the entire amount then due under this trust deed and o biligations sectured thereby (including costs and expense actually incurred enforcing the terms of the obligation and trustee's and attorney's fees t exceeding \$50.00 each) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

not then be due had no default occurrer and thereby cure the default. 8. After the lapse of such time as may then be required by law following the recordation of auch torics of default and giving of said holte of saie, the trustee shain sell said anote: of a the start and said place fixed by him in said notice of saie, either as a whole or in set of the said holte of said notice of termine, at public auction to the bightest hidder for each, in hawful non-add United States, payable at the time of saile. Trustee may postpone saie of all or said and form time to time thereafter may postpone the saie by public an-

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

and the beneficiary, may purchase at the saie. 9. When the Trustee sells pursuant to the powers provided herein, trustee simil appy the proceed of the trustee's sale as follows: (1) the expenses of the proceed of the trustee's sale as follows: (1) the expenses of the study of the study of the trustee, an reasonable charge by the attorns the constraint of the trustee, an trust deed. (3) fo all persons having recorded liens an ecured interests of the trustee in the trust deed as their interests appear in order of their priority. (4) The surplus, if any, to the grantor of the t deed or to his successor in interest entitied to such surplus.

deed or to his successor in interest cutilities to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appeint a successor or successors to any trustee named herein, or to any successor by the successor trustee and the successor with all title, powers and duits conferred upon any trustee herein name by easted with all title, powers such appointment and substitution shall be made by written instrument excanged by the hereficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknow-iged is made a public record, as provided by law. The trustee is not obligated notify any party hereto of pending sale under any other deed of trust or of y action or proceeding in which the grantor, hereficiary or trustee shall be a ty unless such action or proceeding is brought by the trustee.

12. This due to be proceeding is brought by the tribtee.
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IN WITNESS WHEREOF, said grantor has bereunto set his hand and seal the day and year first above written. Colimp Eugene (SEAL) Tlances Sturin C KINSON (SEAL) STATE OF OREGON } THIS IS TO CERTIFY that on thisday of.... April ., 19.72, before me, the undersign Notary Public throad for said county and state, personally appeared the within named o me periorally known to be the identical individualS... named in and who executed the foregoing instrument and acknowledged to me that 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 seal the day and your last above mitten. amest Bace 116 (SEAL) ry Public for Oregon commission expires: No 10-25 -71 STATE OF OREGON } ss. Loan No. TRUST DEED I certify that the within instrument

(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEC IN COUN-TIES WHERE USED 1

U9ED.)

FEE \$4.00

day of APRIL at 10;460'clock M., and recorded in book M 72 on page 4161 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

WM. D. MILNE County Clork E Вv

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

Granto

Beneficiary

TO: William Ganong ..., Trustee

TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

After Recording Roturn To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Fails, Oregon

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 or 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 hold by you under the

First Federal Savings and Loan Association, Beneficiary DATED: 19, ۰. . .

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