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TRUST DEED

THIS TRUST DEED, made this 26thay of

ROBERT RICE and BEVERLY RICE, husband and wife , 19**72** , bolween

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:

A tract of land in the $SE_4^+SE_4^+$ of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, more

particularly described as follows:

thence South 89°26' West 120 feet to a point; thence North 1°14' West 125 feet to a point; thence North 89°26' East 120 feet to a point; thence South 1014' East 125 feet to the point of beginning.

Beginning at a point North 1014' West 30 feet and South 26' West 30 feet from the Southeast corner of said Section 3;

as the contributy may elect. The grantor hereby covenants to and with the trustee and the beneficiary brein that the said promises and property conveyed by this trust deed are free and clear of all economizances and that the grantor will and his helrs, against the claims of all persons whomsoever.

teritors and administrators shall warrant and defend his said tille thereto sains the chima of all persons whomsover. The grantor coverents and agrees to pay said note according to the terms in property; to keep said property freeds and other charges level acting the property; to keep said property freeds and other charges level acting the property; to keep said property freeds and other charges level acting the property; to keep said property freeds and other charges level acting the property; to keep said property freeds and other charges level acting the property; to keep said property freeds and the property is the said structure of the str

If he non-carce many by the prime of the prompt payment of said three, nearest alued. In order to provide regularly for the prompt payment of said three, nearest or other charges and insurance premiums, the grantor agrees to pay to then officiary, together with and in the node or obligation accured by, an amount equal to one-tweith the one or obligation accured of the payments of the same payments of the taxes, assessments and relive months, and also one-thirty static the order or obligation accured in the same payment of the same payments of the taxes, assessments and trust months, and also one-thirty static the same same same same same trust one thereof and there, as estimated and increading the beneficiary rait prime thereof and shall thereupon he chargen util required for the tor, at the principal of the sums so paid shall be held by hemeficiary in trust as a reserve account, without interest, to pay said payments, assessments or other charges when they shall be come due

minum, taxes, assessments or other charges when they sum become any physic. While the granter is to pay any and all taxes, assessments and other explored or assessed against said property, or any part thereof, before the topological to beer intrest and also to pay premiums on the topological and all taxes, assessments much be made through the bene-and all taxes, assessments in the property authorizes the beneficiary pay and all taxes, assessments much be made through the bene-and all taxes, assessments much be made through the pay and all taxes, assessments much be the charges and to pay the property in the amounts assessmenty the statements thereof turnished the collector of such taxes, assessmenty the statements thereof turnished and all taxes, assessments of the statements thereof turnished the collector of such taxes, assessmenty the statements thereof turnished the collector of such taxes, assessmenty the statements thereof turnished the collector of such taxes, assessmenty the statements thereof turnished the collector of the taxes, assessmenty the sums witch taxes, and to pay the state to hold if any, established for that purpose much the failed from to event to hold if any, established for that purpose the on the taxes of the part of the taxes of the taxes of the pay of the state of the taxes of the tax of the taxes of the taxes of the taxes of the tax of the tax

which said described real property does not exceed three across together with all and singular the appurtonances, tenemonis, hereditaments, reins, issues, profits, water rights and other rights, easements or privileges now or heredifier belonging to, derived from or in anywise apparatus, equipment and fittures, together with all awnings, ventilabled, posting, reingerating, watering and incertified premises, and all plumbing. Balling, bealing, ventilabled, floor covaring in place such as watering and incertified premises, including all interest therein which the granter has a may be load and becaute the payment of such additional more remaining in for the parcess of security performance of the granter hereby to the granter account of the granter hereby covenants to and with the trustee and the beneficiary of such additional more risk provide its option and to any payment or such additional more remaining in interest in the above described promises are or their any as any be loaded becatting to the granter or other and payment or such additional more remaining an interest in the above described prior to the granter or other and payment to one note and part or any payment or such additional more remaining in the reserve account shall be credited to the granter encount of the granter or other and payment or such additional more. The granter hereby covenants to and with the trustee and the beneficiary of such additional more remaining an interest in the above described provide in the granter or other and payments are such evidenced by any of the frequent of and payments are such to be additional more. The granter hereby covenants to and with the trustee and the beneficiary way or at of any payment on one note and part or asouther. The granter hereby covenants to and with the trustee and the beneficiary of the payments are such to beneficiary may credit and payments are such to beneficiary of the described prior to the such described of the described of the conterior of the subment of such additional more. The grante defoult, any balance remaining in the reserve account shall be credited to the indeitedness. If the reserve account for laves, assessments, insurance premions as they become a two of sufficient at any time for the typical such charges as they become a two and sufficient at any time for the typical such charges as they become a two and sufficient at any time for the typical such charges as they become a two and sufficient at any time for the typical such charges as they become a two and sufficient at any time for the typical such charges as they become a two and sufficient at any time for the two and the beneficiary upon any at its option and the anount of such defield to the principal of the Should the grantor fail to keep any of the foregoing cost nants, then the principal may at its option carry out the second but not oblight be transformed by this constraints on the material and shall be second by the note, shill be reparable by this constraints on the material and shall have the right in the direction to complete property as in its sole discribing the material statistics. The grantor further agrees to comply with all laws, ordinance, regulations,

property as in its sole discretion it may deem increasing or advisable The grantor further agrees to comply with all laws, ordinance, regulations, free and, conditions and restrictions affecting sole property to pay all costs, free and spin test of this trust, including the sole increasing the varies, as well as in enforcing the adjectment of the trustee increasing or connection with or to appear in and degatering, and trustee's and attorney in connection with or costs, and expenses of the trustee increasing purporting and the sector of the sole and the sector of the sole of the sole of the sole costs and expenses, including vers of the heneficiary or trustees and the sector costs and expenses, including vers of the heneficiary or trustees they all reasonable sum to be fixed by the of exclusion of the add interneys to broceding the prime the heneficiary or trustee may with a may such action or preceding to be directly to forechose this deed, and all said sums shall be secured by this trust dead.

The heneficiary will fornish to the grantor on written request therefor an ual statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken funder the right of eminene domain or condemnation, the heneficiary shall have the right of eminene proceedings or to make any compromise or settlement in connection with such taking and, if it so electic is not at all or any jectime to connection with quired to pay all reasonable cost taking, which are in excess of the money's payable as compensation for which exemination attractions and attractions are another the payable as compensation in a web proceedings, shall be paid to the money's parameter of the set of the second attraction of the money's payable as any first upon any proceedings, shall be paid to the second attraction and applied by the first upon any proceedings, shall be paid to the granitic agrees, be necessary in obtaining such compensation, promptiy upon the beneficiary's attraction of the second entry of the second proceedings with the necessary in obtaining such compensation, promptiy upon the beneficiary's 2. At any time and from time to the money and the second of the second the second proceedings with the second proceedings with the necessary in obtaining such compensation.

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A two own expresses, to take Auch actions and execute such instruments at he necessary in obtaining such compensation, promptly upon the benefit request.

At any time and from time to time upon written request of the discriment of its fews and presentation of this deed and the note hisbility of any person for the upresentation of this deed and the intervent in the upper sector of the two and presentations of the deed and the note of the upper sector of the upper sector of the upper sector institution of the upper sector of the upper sector of the upper any casement or creating and restriction the upper sector (d) is in any subord on other account affecting this deed on the clear charge hereof; (d) receive any casement or creating and restriction the two the upper sector (d) receives the transfer any casement or any part of the present or present or the activity of the section on other account affecting this deed on the clear shall be conclusive proof of the described as the "present or present or present present in the section".
As additional security, grantor herein present on present of this deed and the the described at the approximation of any present of the securities of the present of these trusts all rents, haven any applies and profits of the pression of these trusts all rents, haven applied and profits of the pression of the security and default of the present of the security the security the security the security of the advance of the pression of the security and default on the payment of any the security the security of the security and default and the security and the security of the security and default on the payment of any default the security of the advance of the security and default the security and the security and the security and the security for the indebited a court, and without regand to the security of the security for the indebited a court, and without regand to the security and applied and thereoty account regand to be appointed. The security and there

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issues and profits or the proceeds of fire mantion or awards for any taking or dam or release thereof, as aforesaid, shall no se of default hereunder or transition such rents, in est or compen-e application alt or notice ch notice.

5. The grantor shall notify heneficiary in writing for sale of the above described property and furn supplied it with such personal information concerning ordinarily be required of a new loan applicant and vice charge. of any sale o nish beneficiary ling the purcha shall pay bene

6. Time is of the essence of this instrument and shall pay beneficiary 6. Time is of the essence of this instrument and upon default by the ator in payment of any indebtedness secured hereby or in performance of any indebtedness secured hereby or in performance of a default intervent hereby hereby and is una secure hereby limi-liately due and payable by delivery to the trustee of written notice of default election to sell the trust property, which notice or the trust is the rest of the trust of the trust is deel and all promissory is and documents evidencing expenditures secured hereby, whereupon the iters shall its the time and place of sale and give notice thereof as then iters have been in the secure of the trust of the secure of the secure of the secure of the trust of the secure of the

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 likeed may pay the entire amount then due under this trust deed and obligations secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees exceeding \$50.00 ench) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

ouncement at the time fixed by the preceding postponement. The trustee shall elver to the purchaser his dead in form as required by law, conveying the pro-erty so solid, but without any covenant or warranty, express or implied. The ectais in the deed of any matters er facts shall be conclusive proof of the ruthulunes 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 sale.

When the Trustee sells purchase to the powers provided herein, trustee shall apply the proceeds of the trustee's and a follows: (1), the expenses of the sale including the composition optimation accurate by reasonable charge by the attorney. (2) To the obligation scorred by trust deed. (3) To all persons inving recorded liens subsequent to interests of the trustee in the trust deed as their interests appear in order of their priority. (4) The surplus, if any, to the granter of the t deed or to bis successor in interest entitled to such surplus.

deed or to his successor in intreast criticin to such surplus.

To may reason permitted by law, the beneficiary may from this to any unceeded of the successor or successor to any trustee named herein, or to any veyance to the successor trusteement. Upon such appointment and without conversion to the successor trustee herein name of version with all title, powers and duties conferred upon any trustee herein name of the successor and such appointment and substitution shall be made by written instrumenter. Each of the successor duties therein and such appointment and substitution shall be made by written instrumenter. Each of the successor duties the such appointment and substitution shall be made by written instrumenter. Each of the outly the hereif(ary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county cirk or recorder of the successor trustee.

proper appointment of the successor trustee.

Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by haw. The trustee is not obligated to notify any party hereto of pending sale duly for the trustee of trust or of any action or proceeding in which the grantor, beneficiary dead of trust or of any action or proceeding in which the grantor, beneficiary duly and has such action or proceeding is brought by the trustee.
This deed applies to, haures to the benefit of, and binds all parties hereto, their heirs, legatess deviaces, administrators, excentors, successors and pastignee, of the note secured hereby, whicher or not named as a beneficiary herein. In constraing this deed and wherever the context so requires, the max-excent grader handles the femiline and/or neuter, and the singular number in-cludes the pinral.

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

Robert Riese (SEAL) Benerly Rice (SEAL)

STATE OF OREGON **8**5. County of Klamath

(SEAL)

Loan No.

TRUST DEED

TO FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

Klamath Falls, Oregon

After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St.

Granto

Beneficiar

THIS IS TO CENTIFY that on this 27 day of April , 19.72, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named ROBERT RICE and BEVERLY RICE, husband and wife to me personally known to be the identical individual Snamed in and who exocuted the foregoing instrument and acknowledged to me that

... they exocuted the same freely and voluntarily for the uses and purposes therein expressed.

BY TESTIMONY WHEREOF. I have bereunto set my hand and affixed my notarial seal the day and year last above

Bocche times to regon y commission expires: 10.25.24

STATE OF OREGON) County of Klamath } 35.

I certify that the within instrument was received for record on the 27th , 19 72 day of APRIL at 2;57 o'clock P M., and recorded in book N 72 on page 4494 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

WM. D. MILNE

County Clerk By these Dray if Deputy

REQUEST FOR FULL RECONVEYANCE

FEE \$4.00

(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE

USED.)

To be used only when obligations have been paid.

TO: William Ganong..... ..., Trustee

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 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 held by you under the

by

First Federal Savings and Loan Association, Beneficiary