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## 33608

TA-28-2577

X#100012

## TRUST DEED

THIS TRUST DEED, made this 27 day of April George E. Miller and Gladys J. Miller, husband and wife , 19 72 , 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:

1972 ΨV 9 3 ER.

Beginning at a point 30 feet West of the Southeast corner of the  $SE_{\frac{1}{4}}^{\frac{1}{4}}NE_{\frac{1}{4}}^{\frac{1}{4}}$  of Section 12, Township 40 South, Range 9 East of the Willamette Meridian, where the Westerly right of way line of the Dalles-California Highway intersects with the Southerly line of the  $SE_{4}^{1}$  of  $NE_{4}^{1}$  of Section 12; thence North along the Westerly right of way line of the Dalles-California Highway a distance of 180 feet; thence West at right angles to a point in the Easterly right of way line of the Modoc Northern Railway Company right of way; thence in a Southeasterly direction along the Easterly right of way line of said Railroad to a point in the Southerly line of the  $SE_{4}^{1}$  of  $NE_{4}^{1}$  of Section 12; thence East to the point of beginning.

which said described real property does not exceed three acres, together with all and singular the appartenances, tenements, hereditaments, rents, issues, profits, water rights and other rights, easements or privileges new or hereafter belonging to, derived from or in anywise appor-taining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigorating, watering and impation apparatus, equipment and fixtures, together with all awnings, venotian black, floor covering in places such as wall-towall corporing and line loum, shades and built-in ranges, dishwashors and other built-in applances new or 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 security performance of maintains in the second seco

each agreement of the granter herein contained and the payment of the sum of TWENTY THOUSAND FOUR HUNDRED & NO/100 (\$20,400.00) Dollars, with interest thereon according to the terms of a promissory note of even dro herewith payette to the beneficiary or order and made by the granter, principal and interest being payable in monthly installments of \$142.65 compared by a compared by the compared by the granter of the terms of terms of the terms of ter

This trust deel shall further secure the payment of such additional money, if any, as may be boared herafter by the beneficiary to the grantor or others having an interval in the above described property, as may be evidenced by a note or notes. If the indebtedness secured by this trust deel is evidenced by more 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.

The grantor hereby covenants to and with the trustee and the heneficiary in that the said product and property conveyed by this trust deed are and clear of all uncumbrances and that the grantor will and his here, stors and administrators shall warrant and defend his said title thereto ast the claims of all persons whomsoever.

eventions and administrators shall warrant and defend his said title thereto against the claims of all persons whomsover.

almed. In order to provide regularly for the prompt payment of said inter, assess-its or other charges and haurance premium, the grantor acrees to pay to beneficiary, together with an addition to the monthly payments of cipal and interest payable under in terms of the note or obligation secured crimal and interest payable with regularly in the anti-sacessing the enclosed of the sace and payable with regularly of the inverse treats are and payable with regularly of the inverse premiums able with respect to a said property within each accessing truck deed remains in effect, as estimated and directed by the handfolary, and be credited to the principal of the inverse premiums able with respect to a said thereupon he charged until required for the rank to be credited to the principal of the inverse, to pay said innues, taxes, to pay said

Philomete, takes, assessments or other charges when they shall become due d payable. While the granutor is to pay any and all takes, assessments and other arges by the dor assessment and allow to pity premiums on all inverses some beckn to bear interval and allow to pity premiums on all inverses in a shall property when provide a to be made through the bear-lary, as aforesaid. The granup argent are to be made through the bear-iny, as aforesaid. The granup of the state of the bear-iny, as aforesaid. The granup of the state of the bear and the property in the amounts as shown by these states thereof unitshed the collector of such takes, assessments or other charges and to pay the unance premiums in the amounts shown on the statemes and to pay the inverse carriers or their representatives, and to charge send any in-mer and the hold it hary, assessments or other the granup and the arrest in event to hold it hary, assessments or other the statemes and to pay the inverse of the local or to withdraw the sums which may be required from the event to hold it hary, established for that putpose. The granup arrest is to compromise and settle with any fine authorized, in the event of any is, to compromise and settle with any fine authorized, in the event of any inputing the amount of the indebted one company and to apply any inputing the amount of the indebted one amound as attracted. In 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 inductor faces. If the reserve account for taxes, assessments, have an experiment of the relation of a statistic at any time for the payment of a primiting and the relations as not sufficient at any time for the payment of a primiting demand, and if the first reserve and pay the deficit to the benchristic marks and if the statistic shall pay the deficit to the benchristic obligation secured hereby. Should the granute state of the same, and all fits expenditures there for shall draw interest at the rate specified in and all fits expenditures there are shall are interesting and provide state and all fits expenditures there is shall are interesting and provide state and all fits expenditures there are shall are interesting and provide state and all fits expenditures there is shall define an interest of the same, and all fits expenditures there are shall are interesting and and shall be secured by the line of all be remained by any provements made on state provides and also to make such repring complete property as in its sole discretion it may deem necessary or advisable. The granutor further agrees to comply with all laws, onlineace, regulations.

property as in its sole discretion it may decay necessary or addividual The granter further agrees to comply with all twos, ordinances, regulations, even and solutions and restructions affecting soid property in pay all costs, the other costs and expression the trustee incurred in coster, as well as the other costs and expression or the trustee incurred in the other days well as the other costs and expression or trusteers and alterney's for-action with or property and default any action or proceeding purporting to affect the proven in property and the solution of the beneficiary or trusteer; and to present events and or the rights or powers of the beneficiary or trusteer; and to present events and or the right's the court, in any such action or presenting bene-ticiary to foreclose 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 annual statement of account but shall not be obligated or required to furnish any further statements of account.

## It is mutually agreed that:

It is outually agreed that: 1. In the event that any parties or all of said property shall be taken make tight of emission theorem or condomnation, the beneficiar, shall have the rest of commence, proceeding in the own name, appear in or defend any set tion rest to commence, proceeding that all or any parties of the mompy's payable as componenting the rest, to require that all or any parties of the mompy's payable as componenting the rest when are in excess of the amount re-or incurred by the grantor in such appears and alterney's fees necessarily paid or incurred by the grantor in such appears and alterney's fees necessarily paid fees necessarily paid or incurred by the beneficiary and explores and alterney's fees necessarily paid or incurred by the beneficiary and explores and alterney's fees necessarily paid or incurred by the beneficiary and explores and alterney's fees necessarily paid or incurred by the beneficiary and explores and alterney's at its own expense, to take such actions and events each incurrent arters, at its own expense, to take such actions and events on the incurrent arters is measured.

request. 2. At any time and from time to time upon written request lichtry, payment of its fees and presentation of this dred and the dorsement (in case of full reconvegance, for cancellation), without liability of any person for the payment of the induitedness, the tru consent to the making of any map or plat of induity (b) join any easement or creating and restriction thereon, (c) join in any a or other agreement affecting this deed or the lice or charge hereof; any ensement or creating and revisition thereon, (c) join in and and or other performant affecting this doed or the lien or charge bereaf; affecting and revisition thereon, (c) join in and and of the property and the second of the property. The grantee in any the recitals therein as the "person or persons legally entitled the truthfulness thereof. Trustee's feets for any of the services in this p shall be \$5.00.

shall be \$1.00. Tructure's free for any ensures legally entitled therein" and shall be \$1.00. Tructure's free for any of the services in this paragraph 3. As additional security, grantor hereby assigns to heneficiary during the perty affected by this deed and of any personal propers and thereon. Until the performance of these tructs all truts, issues, regulities and profits of the pro-grantor shall default in the payment of any indeficiency second thereon. Until the performance of any atterment becaude, grantor shall have the performance of any default because the profits of the pro-grantor shall default in the payment of any indeficience second thereon. Until the performance of any atterment becaude, grantor shall have the profit is at performance of any thread the profits earned prior to default to col-bect all such rents, issues, royalities and profits of the pro-ceiver to be a may time without notice, either in person, by agent or by a perfor-ctiver to be a may three there are used and the program of any said property, or any pair thereby accured, enter upon and take possession of the terms, issues and profits, man man such or or otherwise collect the same, less costs and explore in a quertain and collection, issue, and anote able attermety's fees, upon any indefitedness and collection.

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The entering upon and taking possession of said prop-rents, issues and profits or the proceeds of fire and c compensation or release threeot, as aforesaid, shall not cur-notice of default hereunder or invalidate any act

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

6. Time is of the essence of this instrument and upon default by the grantor in payment of any indebtedness secured hereby or in performance of any mediately due and paysible by delivery to the trustee of written notice of default and election to sell the bruttery to the trustee of vritten notice of default duy filed for record. Up or a side of the trustee trustee shall cause to be the beneficiary shall decould write the trustee that deceined and election to sell the start with the trustee that deceined and election to sell be and the the trustee this trust decid and election to sell be and the the trustee this trust decid and election to sell be and the the beneficiary shall decould write the trustee this trust decid and all promissory notes and documents evidencing expenditures secured hereby, whereupon the required by law.

required by law. 7. After default and any time prior to five days before the date set by the Trustee for the Trustee's sale, the grantor or other person as privile-grant provide the trust deed and the oblight provide thereby (including costs and expenses actually incurred in enforcing the credit thereby (including costs and expenses actually incurred not exceeding \$50,60 each other than such portion of the principal as would not exceeding \$50,60 each other than such portion of the principal as would not then be due had no default occurred and thereby cure the default.

not then be due had no derand occurred and thereby cure the demant. 8. After the lapse of such time as may then be required by law follow the recordation of said notice of default and place fixed by him in said an of said, efficient as a whole or in separate parcely and the said where as the may termine, at public auction to the highest bidder for eash, in lawful money of any portion of said property by public announcement at such time and place said and from time to time thereafter may postpone the said said and from time to time thereafter may postpone the saie by public said and from time to time thereafter may postpone the saie by public

nouncement at the time fixed by the preceding postponement. The deliver to the purchaser his deed in form as required by law, conve-perty so sold, but without any covenant or warranty, express or recitals in the deed of any matters or facts shall be conclusive truthfulness thereof. Any person, excluding the trustee but including 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 trustee, and a reasonable charge by the attorney. (2) To the obligation secured by the interests of the trust deed as their interests appear in the order of their profity. (1) The surplus, if any, to the surplus, if any to the trust are the surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time time appoint a successor or successors to any trustee named herein, or to a successor trustee appointed hence. Upon such appointment and without or veyance to the successor trusteence inter a shall be vested with all title, pow and duties conferred upon any trustee made or appointed hereinter and such appointment and substitution shall rein named or appointed hereinter et such appointment and substitution shall rein framed or appointed hereinter et by the beneficiary, containing reference the fitte of this trust deed and its place record, which, when recorded in the property is stituted, shall be conclusive proof county or counties in which the property is trusteed, shall be conclusive proof proper appointment of the successor trustee.

proper appointment of the successfully a situated, shall be conclusive proof of proper appointment of the successfully a situated, shall be conclusive proof of leaders. It Trustee accepts this trust when this deed, duly executed and acknow-to notify any party hereto of pending sale under any other deed of trustee is any active proceeding in which the granter, beneficiary or trustee is highly and party unless such action or proceeding is brought by the trustee. It is deed applier to, hourse to the benefit of, and binds all parties hereto, their heirs, legatest devisers, administrations, executors, successors and pickage, of the tore beneficiary "shall mean the context so require, the index proceeding is devined hereby, whether or not and owner, including pickage, of the unde scenard hereby, whether or not and owner, including pickage, the tore beneficiary "shall mean the context so requires, the mac-cing devine the first by deal and whenever the context so requires, the mac-cing devines the feminine and/or neuter, and the singular momber in-cludes the pirat.

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

auge & ) Miller (SEAL) STATE OF OREGON } ss. (SEAL) THIS IS TO CERTIFY that on this 27th day of April ....., 1972...., before me, the undersigned, a Notary Public in and for said county and state, personally appoared the within named GEORGE E. MILLER AND GLADYS J. MILLER, husband and wife to me personally known to 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 WREREOF, I have hereunto set my hand and affixed my pointial seal the day and year last above written. z رون مرون Notary Public for Orogon My commission expires: 11-12.74 (SEAL) Loan No. STATE OF OREGON ) County of Klamath TRUST DEED 15 I certify that the within instrument was received for record on the 28 day of April , 19 72, at 10:46 o'clock A M., and recorded in book M-72 on page 4539 ON'T USE THIS ACE: RESERVED DR Recording DEL in Coun. Ties Where Record of Mortgages of said County. TO FIRST FEDERAL SAVINGS & • LOAN ASSOCIATION Witness my hand and seal of County affixed. Beneficiary After Recording Return To: ₩m. D. Milne FIRST FEDERAL SAVINGS Sunty Clerk 540 Main St. 2943 Klamath Falls, Oregon 5060 Fee 4:00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong.... ....., Trustee 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 doed (which are delivered to you herewith togethor with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the octato new held by you under the First Federal Savings and Loan Association, Beneficiary DATED