J# 100013 TA- 28- 2630

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## TRUST DEED

THIS TRUST DEED, made this 28thday of April ..., 19 72 , between LOU D. COCHRAN AND MARGARET K. COCHRAN, husband and wife

GROVE PONDEROSA, being more particularly described as follows:

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:

Parcel 1 Lot 5 in Block 7 of EIRST ADDITION TO PINE GROVE PONDEROSA.

Parcel 2 A portion of Lot 6 in Block 7 of FIRST ADDITION TO PINE

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Beginning at the Southwest corner of the said Lot 6; thence North along the West boundary of said Lot 6, 100 feet; thence East 25 feet; thence South 100 feet to the South boundary of said Lot 6; thence West along the South boundary of said Lot 6, 25 feet to the point of beginning.

which said described rool property does not exceed three acres, together with all and singular the appurtemances, tenements, hereditaments, tening is used, profits, water rights and other rights, easements or privileges now or hereafter belonging to, derived from or in anywise apportance, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-lowed carpeting and line learn shades and built-in ranges, dishwashers and other built-in appliances now or hereafter installed in or used in connection with the above described premises, including all interest therein which the granter has or may be reafter acquire, for the purpose of securing performance of approximate and the premises including all interest therein which the granter has or may be reafter acquire, for the purpose of securing performance of approximate acquire in the security performance of approximate acquire in the security of the purpose of securing performance of the premises including all interest therein which the granter has or may be reafter installed in a purpose of securing performance of the purpose of the purpose of securing performance of the purpose o each agreement of the grantor herein contained and the payment of the sum of TWENTY FOUR THOUSAND AND NO/100--

(s24,000.00) Dollars, with interest theroon according to the terms of a promissory note of even date herewith, payable to the beneficiary or order and made by the grantor, stincipal and interest being payable in monthly installments of \$ 159.70 commoncing

This trust deed shall further secure the payment of such additional money, , as may be leased hereafter by the beneficiary to the grantor or others g an interest in the above described property, as may be evidenced by a notes. If the inductiness secure to b this trust devides a second by than one note, the beneficiary may crult payments received by it upon f said notes or part of any payment on one note and part on another, beneficiary may elect.

The grantor hereby covenants to and with the trustee and the beneficiary herein that the said premises and property conveyed by this trust deed are free and clear of nl encumbrances and that the grantor will and his here, executors and administrators shall warrant and defend his said title thereto against the chains of all persons whomsoever.

but and similar rators shall warrant and defend his said title thereto inst the claims of all persons whomsover. The grant of all persons whomsover. The grant of evenants and agrees to pay said note according to the terms properly, to keep said properly tree from all encuences having pre-tion outside the second properly tree from all encuences in a single pre-properly. It is trust deed; to complete all buildings in commerciant of restor-ord in good workmanike maner any building of humpovernet. In good workmanike manner any building of humpovernet on i properly which may be damaged or desiroyed and pay, when due, all enduring constructed on allow beneficiary to inspect said property at all enduring construction is hereafter commenced; to repair and restor-enduring construction and premises within spect said property at all enduring construction and prometry in the most of commit on auther is not to remove or desiroy and maner any building of humpovernets on i properly which may be damaged or desiroyed and pay, when due, all effetary within fifteen the pince any work or materials unsatisfactory to a during constructed on and premises continuously humpoverments now or hereafter effeter erceted upon said property in good rings and improvements now or sufficter as the stant the original policy of insurance in correct form and with ment of said premises; to keep all buildings, property at the desiration area by this trust deed, in a company or companies acceptable to the lense the or such other hazards as the beneficiary may from time to dimarse loss area by this trust deed, in a company or companies acceptable to the lense area during the to the clause in favor of the beneficiary at least i policy of insurance is not so desired of any wuch policy of insurance. If i policy of insurance is not so desired of any wuch policy of insurance. I be non-cancerliable by the grantor during the full term of the policy thus and.

ained. In order to provide regularly for the prompt payment of said taxes, assess-its or other charges and insurance premiums, the grantor agrees to pay to beneficiary, together with and in addition to the monthly payment exclused explait and interest payable under the terms of the note or oblication secured ety, an amount equal to one-twelfth (1/12th) of the taxes, assessments and et charges due and payable with respect to said property within each succeed-tive months, and also one-thirty-sixth (1/3ath) of the insurance premiums i trust died in a freet, as estimated and directed by the beneficiary, h sums to be credit a bill effect, as estimated and directed by the beneficiary is trust dieds there of the beneficiary of the one unit required for the raid purposes thereof and shall there can be an easy the principal of the beneficiary in trust as a reserve accute sums to paid shall be ched by minuns, taxes, assessments or other charges when they shall be come due many taxes, the spinor is to nay any and all taxes assessments and other

when the states assessments or other charges when they shall become due payable. While the grantor is to pay any and all taxes, at-assments and other ges levice or assessed against shall property, or any part thereof, before same begin to bear interest and also to pay promise on all insurance (is upon said) property, such payments are to be made so all insurance ty, as aforesaid. The grantor hereby authorizes the benefit of pay and all taxes, assessments and other charges levied or imposed facilitation property in the amounts as hown on the statements thereof facilitation and the collector of sluch taxes, assessments or other charges, and to pay the collector of sluch taxes, assessments or other charges, and to pay insurance carriers or their representatives, and to charge taxi as ums to the ipal of the loan or to withdraw the sums which may be regulted from serve account, if any, established for that purpose. The grantor agrees y to to hold the beneficiary responsible for failure to have any insu-te policy and the Joss or damage growing out of a defect in any in-the compromise and beneficiary hereby is authorized, in the event of any insurance caselys upon the bay manuface company and to apply apy to compromise and beneficiary hereby is authorized by this trut deed. In insurance caselys upon the bay faultons accurate by this trut deed. In uting the amount of the indebications for payment and satisfaction in it upon sale or other acquisition of the property by the beneficiary setfor payment and satis property by the benefic

default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance promums and other charges is not sufficient at any time for the payment of superstance demand, and if not puld within ten days after such demand, the beneficiary and and its option add the amount of such deficit to the principal of the obligator secured hereby. Should the granter fail to keep any of the foregoing covenants, then the for shall draw interest at the rate succilia the same and all its expenditures there for shall draw interest at the rate succilia the same and all its expenditures there are succeed and and shall be secured by the noise, shall be repayable by this connection, the beneficiary shall have the right in its with the same and all in its sole discretion it may decem accessary or advisable. The granter further arcres to county with all have, ordinances, regulations

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property as in its sole discretion it may deem necessary or advisable. The grantor further agrees to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property is on pay all condi-frees and expenses of this trust, including the cost of title search, all words, frees and expenses of the trustee located in connection with or in enforcing this obligation, and trustee's and attorney's fees actually lneurred; the provent in and defend any action or proceeding purporting to affect the secur-tion or the rights or powers of the beneficiary or trustee; and to pay all costs and examises, including cost of stille ad attorney's fees in a which the beneficiary or trustee may appear and in any such action or proceeding in which the beneficiary or trustee may appear and in any such action or broceeding ficiary to foreclasse 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 ual statement of account but shall not be obligated or required to furnish further statements of account.

It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or differed any ac-tion or proceedings, or to make any compromise or settlement in connection with saya inking and, if it so dects, to require that all or any portion of the money's saya inking and, if it so dects, to require that all or any portion of the money's end applied up all reasonable costs, expenses and attorney's frees necessarily paid or incur pay all reasonable costs, expenses and attorney's frees necessarily paid or incur pay all reasonable costs and expenses and attorney's frees necessarily paid to the beneficiary in such proceedings, and the balance applied upon the interior in such accute such instruments as shall he necessary in obtaining such compensation, promptly upon the beneficiary's request.

request. We worknow the compensation, promptly upon the b 1e(avy, pyment of its fees and presentation of this deed and the mindustry of the second second second second second second secondindustry of the second second second second second second secondindustry of the second second second second second second secondindustry of the second second second second second secondany ensemption of the pyment of the industry of said property; (b) join 1any ensempt or correction at the second secon

shall be \$5.00. 3. As an additional security, grantor hereby assigns to beneficiary durin perity affective this deed and of any personal property located thereon, grantor shall default in the payment of any indebtedness secured hereby the performance of any agreement hereunder, grantor shall have the right t become due rents, issues, royalies and profits arened prior to default as ficiary may at apythic. Upon any default by the grantor hereby, the celver in the and the interview. ie payment on me recoment hereinder, grantor sum in royalies and profils earned prior to defau jpon any default by the grantor bereunder, ithout notice, either in person, stagent o a court, and without regard i dragent as hereby accured, enter upon and fability is hereby accured, enter upon and suppli-lits, including these past due and unpaid. Its, including these past due and onpaid. reas all such renks are agreed, become due and payable. Upon ficiary at any time withou centry to be appointed by a co-centry to be appointed by a co-she for the indettedness h shell property, or any part ther-the rents, issues and profits, i the same, less costs and expen-able attorney's less, upon any as the beneficiary may determ

The entering upon and taking possession of said property, the rents, issues and profils or the proceeds of fire and other insur compensation or awards for any taking or damago of the prop leation or rolease thereof, as aforesaid, shall not cure or waive motios of default hereunder or invalidate any act done pur

5. The grantor shall notify beneficiary in writing of any sale o for sale of the above described property and furnish beneficiary aupplied it with such personal information concerning the purchas d ordinarily be required of a new ioan applicant and shall pay bene vice chargo.

Time is of the in payment of ar w. Anno is or the essence of this instrument and upon default for in payment of any indicatedness sourced hereby or in performance ement hereunder, the beneficiary may declare all sums secured the factly due and payable by delivery to the trustee of written notice o election to sell the trust property, which notice trustee shall can likel for record. Upon delivery of sail notice of default and election beneficiary shall deposit with the trustee this trust deed and all pro-sent durants evidencing expenditures secured hereby, wherea the function of the time and place of sale and give notice thereof red by law. essence of this instrument and default hereby te of defr cause to

7. After default and any time prior to five days before the date set the Truster for the Truster's sair. the granter or other person so digard may pay the entite amount then due under this trust deed and obtained secure thereby (including costs and expenses actually incurred executing \$50.00 each) other blighting and trasters and attorney's fees executing \$50.00 each) other blighting portion of the principal as would then be due had no default occurred and thereby cure the default.

en be due nad no default occurred and incremy cure the demant. . After the lapse of such time as may then be required by law following sordation of suid notice, of default and giving of suid notice of sale, the shall sell said property at the time and place fixed by him in said notice , at public auction to the highest hidder for cash, in lawful money of the States payable at the time of sale. Trustee may postpone sale of all or rition of said property by public announcement at such time and place of d from time to time thereafter may postpone the sale by public an-

nent at the time fixed by the preceding postponement. The trustee a to the purchaser his deed in form as required by law, conveying the o sold, but without any covenant or warranty, express or implied. In the deed of any matters or facts shall be conclusive proof of ness thereof. Any person, excluding the trustee but including the gra beneficiary, may purchase at the sale.

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and the beneficiary, may purchase as the same.
9. When the Trustee sells pursuant to the powers provided here trustees all apply the proceeds of the trustees all apply the proceeds of the trustees, as follows: - the expenses of the sale including the compensation of the trustee, reasonable charge by the attorney. (2) To the obligation secured trust deed. (3) To all persons having recorded liens subsequent interests of the trustee in the trust deed. as their interests appear order of their priority. (4) The surplus, if any, to the granter of the destructions in interest entitled to such surplus. the

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 name therein, or to a nuccesspoint a successor barrier to any trustee name the sub-time appointment and sub-time inter shall be vested with all title, pow-and duits conferred upon any trustee name the vested with all title, pow-such appointment and sub-titletion shall be made by without the sub-by the beneficiary, containing reference, to this trust deed and its phase record, which, when recorded in the office of the county clerk or recorder of a counter or counties in which the property is situated, shall be conclusive proof proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and accepted is made a public record, as provided by law. The trustee is not obil to notify any party hereto of pending sale under any other deed of trust any action or proceeding in which the granics, heneficiary or trustee shall party unless such action or proceeding is brought by the trustee.

12. This decd applies to, inverse to the benefit of, and binds all parties hereto, their heirs, legatees deviaces, administrators, excentors, successors and sasigns. The term "beneficiary" shell mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary beneficiary whether or not named as a beneficiary structure gender includes the feminine and/or neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. lochra (SEAL) margaret K. Cochran / (SEAL) STATE OF OREGON **55**. County of Klamath April 772, before me, the under THIS IS TO CERTIFY that on this day of Notory Public, in and for said county and state, personally appeared the within named LOU D. COCHRAN AND MARGARET K. COCHRAN, husband and wife -----mp 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 WHEREOF, I have becounts set my hand and affixed my normal seal the day id year last above written (SEAL) Heaus XInaldl Notary Public for Oregon My commission expires: //-/2-74 ì Loan No. .. STATE OF OREGON } Ss. TRUST DEED 12432 DON'T USE THE PACE: RESERVED RECORDING 1 Grantor Record of Mortgages of said County. ABEL IN COUN тО FIRST FEDERAL SAVINGS & USED.) Witness my hand and seal of County LOAN ASSOCIATION affixed. Beneficiar After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. 2943 8664 Klamath Falls, Oregon WM. D. MILNE County Clerk - gr FFE \$4.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: William Ganong, ., Trustee The undetsigned 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 First Federal Savings and Loan Association, Beneficiary DATED