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TRUST DEED

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THIS TRUST DEED, made this 18thay of... RAYMOND J. SANDBERG, a single man FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United Stales, as beneficiary;

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:

Lot 4 in Block 3, CYPRESS VILLA, Klamath County, Oregon

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 apportations to the above described premises, and all plumbing, lighting, heating, vontilating, air-conditioning, refrigerating, watering and trigation apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-towall carpeting and line apparetus, equipment and blinds, dishwashers and other bulkin 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 hereafter acquire, for the purpose of securing performance of described premises, including all interest therein which the granter has or may hereafter EXENTEEN THOUSAND AND NO/100-----NH. each agreement of the grantor herein contained and the payment of the sum of SEVENTEEN THOUSAND AND NO/100--

each agreement of the granic herein contained and the polynomial of the terms of a promissory note of even date berewith, payable to the $(\underline{s}, \underline{17}, \underline{000, 00})$ bollars, with interest thereon according to the terms of a promissory note of even date by the granic principal and interest being payable in monthly installments of $\underline{s}, \underline{123, 005}$, commoncing beneficiary or order and made by the granic principal and interest being payable in monthly installments of $\underline{s}, \underline{123, 005}$, $\underline{19, 22}$.

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

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The grantor hereby covenants to and with the trustee and the beneficiary in the said premises and property conveyed by this trust deed are and clear of all encumbrances and that the grantor will and his here, and clear of all encumbrances shall warrant and defend his said title thereto utors and duministrators shall warrant and defend his said title thereto as the claims of all persons whomsoever.

ecutors and administrators shall warrant and defend his said title thereto (alinst the claims of all persons whomsover.) The grantor covenants and agrees to pay said note according to the terms terefor and, when due, all taxes, assessment from all encumbrances having pre-did property; to keep said property lete all buildings in course of construction the data of the struct device of the premises within six months from the data errof or the data convertment is manner any building or improve data and which may be diamaged or destroyed and pay, property at all and property its from the data warrant work of the property of such and property its and prover and the structure of the structure of the data property and which may be diamaged or destroyed and pay, property at all and during construction; to replace any work or erron beneficiary of such each during construction; to replace any work or erron beneficiary of such as during construction; to replace any work or erron beneficiary of such each during construction; to replace any work or erron beneficiary of such earlier erected upon said prokeep all buildings, property and improvements now or ereafter erected upon said preview of the presses continuously insured agains queries ow aste of said premises; to bey in good reminse more through and the property of the static bere intaria as the beneficiary may from time to like beneficiary a a sid by this trust deed, in a company or companie accorrect form and with propered loss payable clause in favor of the press of the beneficiary at leads itered any principal principal principal and correct form and with itered ays prior to the effective tendered, the beneficiary as such policy of insurance. If alid policy of insurance are the benefit of the beneficiary with the policy thus there days prior to the effective tendered, the beneficiary at leads the beneficient is the policy the grantor during the rull term of the policy thus builting.

ned. In order to provide regularly for the prompt payment of s s or other charges and insurance premiums, the grantor i senflicitar, together with insurance premiums, the grantor i pai and interest psyable under the terms of the note or c start of the sentence of the sentence of the sentence charges due and psyable eith respect to said property with we've months, and also one-thirty-sixth (1/Sth) of the laxes, thus deel remains in effect, as estimated and directed b sums to be credid on the principal of the loan until a purpose of the option of the beneficiary, the sums op had beneficiary in trust as a reserve account, without inter ilums, taxes, assessments or other charges when they in payable. payment of said taxes, i purposes there or, at the optio eneficiary in tru ums, taxes, asso ayable.

other in to hear interest and apports, or any partial states and also to pay premium said property, such payments are thoses the creatid. The grantor thereby an are to be made taxes, assessments and other charges levice in the amounts as shown by the statements minums in the statements. pay any and all taxes, asses inst said property, or any pr begin to

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default, any balance remaining in the indebtedness. If the reserve account fo and other charges is not sufficient at a as they become duc, the grantor shall demand, and if not paid within ten e may at its option add the amount o obligation secured hereby. at any time fo shall pay the o ten days after unt of such do

Should the grantor fail to keep any of the foregoing covenants, then beliating may at its option carry out the same, and all starpenditures the shall draw interest at the rate specified in the one of this trust deed, s grantor on demand and shall be secured, which in its discretion to compl s connection, the beneficiary shall have and also to make such repairs to y improvements made on and premises and also to make such repairs to spering a such as the secure of the second star of the second star y improvements made on and premises and also to make such repairs to a perty as in its sole discretion it may deem necessary or advisable. by In tor the this

rty as in its sole discretion is using with all laws, ordinances, regulations The grantor further agrees to comply with all laws, ordinances, regulations ands, conditions and relations affecting said property; to pay all costs ands, conditions and relations of the search, as well as The grantor further agrees to comply with all lows, ordinance, if i covenals, conditions and restrictions affecting said property; to pay free and expenses of this trust, including the cost of title searce of the other states and expenses of the trustee incurred in concention in enforce this onligation, and trustee's and attorney's fe accuration to piece of the state of the state of the searce of the concentration of the other states and expenses of the beneficiary for insister; and to state acquesses, including cost of evidence of thich action or pro-cessonable sum to be fixed by the court, in any suit brought ficiary to foreclose this deed, and all said sums shall be accurated by deed. t by this

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

it is mutually agreed that:

It is inutually agreed that: 1. In the event that any portion or all of said property shall by r the right of emiment domain or condemnation, the beneficiary sha ight to commence, prosecute in its own name, appear in or defend is proceedings, or to make any compromise or settlement in connecti-right on any it is so ciects, to require that all or ascess of the any he as compensation for such taking, which are inverse for an eccess it to pay all reasonable costs, expenses and atomery's free necessar-curred by the grantor in such proceedings, shall be paid to the ben incersarily paid or incurred by the beneficiary fin such proceedings, a own expense, to take such actions and execute such instruments accessary in obtaining such compensation, promptly upon the bene-rest. lest of the hene

At any time and ... payment of its fers an... ent (in case of fuil reconver y of any person for the pay it to the making of any may ascinent or creating and ter "ergarement affecting that "stranty, all or as the " "string that may may "ustrice as the " written to time upon entation of th

assigns to beneficiary royalties and profits (As additional security, pror fected by this deed and of shall default in the payme they

such personal informuled of a new loan

of this is the trust Upon del sory the thei notice and place of

er default and any thue prior istee for the Trustee's sale, ay pay the entire amount the ms secured thereby (including c the terms of the obligation g \$50.00 each) other than such due had no default occurred After default and Trustee for the this nses

c) of the task is the termine obtained and thereby calle the task. After the lapse of such time as may then be required by law sordation of suid notice of default and giving of suid notice of s shall sell suid property as parate parcels, and in such order as h , either as whether to the time of market, and the such order as the shall sell suid property to be the didner of cash, in lawful mon C sets any able at the time of sale. Trustee may postpone sale rition of said property by public announcement a such time and nd from time to time thereafter may postpone the sale by p folic termine, United S any port sale and

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When the Trustee shall apply the pr enses of the sale unt to the 9. e shini apply the plotted by the plotted of the shift including the able charge by the attorney. deed, (3) To all persons have at a of the trustee in the trust of their priority. (4) The surplor to his successor in interest ompensati To the recorded d as the (2) (1) de as entltl to

For any reason permitted by law, wint a successor or successors to a trustee appointed herounder. Upon

 Traisten accepts this traister.
Traisten accepts this traist when this deed, duly executed and a longed is made a public record, as provided by law. The traistee is not obto notify any party hereto of pending sale under any other deed of traist any action or proceeding in which the grantor, heneficiary or trustee sha party unless such action or proceeding is brought by the traistee.
This deed applies to, inures to the benefit of, and binds all hereto, their heirs, legates devices administrators, second assigns. The term "beneficial relation, when the holder and owner, in pledgee, of the units this deed and whenever the context so requires, the context is negative." parties the

IN WITNESS WHEREOF, said grantor has hereunto set his hand and seal the day and year first above written. + Raymond J Sandberg (SEAL) (SEAL)

Notary Public in and for said county and state, pe	named in and who executed	the foregoing instrument and acknowledged to me that expressed. soulthe day and year last above written.	
Loan No. TRUST DEED Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Boneficiary	(DON'T USE THIS BFACE; RESERVED FOR RECORDING LABEL IN COUN- Ties Where Used.)	STATE OF OREGON County of Klamath ss. I certify that the within instrument was received for record on the 19th day of May	
Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon	FEE \$4.00	By Harmel Dragil Deputy	
REQ	UEST FOR FULL RECONV	EYANCE	

To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or 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 same.

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First Federal Savings and Loan Association, Beneficiary

DATED: