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√#	100024 T.	54373		V01. <u>7</u> V		المستخبر فيتبتني والمستحد
	,	01010	TRUST D	EED		
(		ST DEED, made this <u>17</u>		May	, 19 72, between	
	THIS TRU	ST DEED, made inis HN MORRISON AND	CAROL JUANN MUL	RISON, husband a	nd wife	http://
		AL SAVINGS AND LO. the laws of the United	AN ASSOCIATION of	., as grantor, William Gan Klamath Falls, Oregon, d	long, <b>Jr.</b> , as trustee, and a corporation organized and	
	existing under	the ides of the officia	WITNESS	ETH:		
	The grant	or irrevocably granis, bo	argains, sells and conv described as:	eys to the trustee, in tru	ust, with power of sale, the	
	property in K	lamath County, Oregon,				
న	(12)		a of SECOND ADD	ITION TO MOYINA,	Klamath	
<u>197</u> 2	Ċ	County, Oregon.	5 01 <u>5100</u> 02 -===			
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22	·-					and the second sec
MM						144 154 - 1
		the last state door not	ercoad three acres, together	with all and singular the ap	purtenances, tenements, hereditaments, o, derived from or in anywise apper- redrigerating, watering and irrigation	
	rents, issues, pl	rollis, water rights and black .	1	ting, ventilating, air-conditioning	, temperating, all associate and line	
	apparatus, equi teum, shades a	ind built-in ranges, dishwasher	s and other built-in appliant	may hereafter acquire, for the	e purpose of securing performance of	
	each agreemen	it of the grantor herein contair	ned and the payment of the	sum of TWENTY FOUR	e purpose of securing purpose of securing purpose of securing purpose of securing purpose of the security and security payable to the security of the security	
	(\$ 24,750, beneficiary or	OO ) Dollars, with intere order and made by the grant	or principal and interest be	ng payable in monthly installm	ents of D	
	This trust	deed shall further sccure the paym	ent of such additional money, lary to the grantor or others	default, any balance remaining in t indebtedness. If the reserve accoun and other charges is not sufficient a	the reserve account shall be credited to the t for taxes, assessments, insurance premiums at any time for the payment of useh charges hall pay the deficit to the breaking of the middle and the such demand, the beneficiary at of such deficit to the principal of the	The child
	having an interc note or notes.	deed shall further secure the paym be loaned hereafter by the benefic st in the above described proper; If the indebtedness recured by the note, the beneficiary may credit p as or part of any payment on on ry may elect.	y, as may be evidenced by a is trust deed is evidenced by ayments received by it upon ments and part on another.	as they become due, the grantor s demand, and if not paid within to may at its option and the amount	hall pay the deficit to the uncertainly heneficiary on days after such demand, the beneficiary at of such deficit to the principal of the	- 24 
		•	the headfolders	at out to the granter fail to ke	en any of the foregoing covenants, then the	
	free and clear	of all encumbrances and that the		for shall draw interest at the shall the grantor on demand and shall the connection, the beneficiary shall	he socured by the lien of this trust deed. In it have the right in its discretion to complete it have the right in the such repairs to said	
	against the clai	ims of all persons whomsoever.	d note according to the terms	property us in the second	and the second sec	
	thereof and, wh said property; cedence over th	to keep said property free from is trust deed; to complete all build	all encumbrances having pre- lings in course of construction n six months from the date	fees and expenses of this trust, I	ncluding the cost of title search, as well as the trustee incurred in connection with or	ارد از
	or hercaller contended or the contended of the contended of the contended of the content of the	instructed on said premises within fate construction is hereafter com- in good workmanike manner any which may be damaged or destr	menced; to repair and restore huilding or improvement on oyed and pay, when due, all imposet sold property at all	in enforcing this obligation, and e	or proceeding purporting to affect the secur-	
	costs incurred times during co beneficiary wit	instructed of said pleasanter commister contrast of the second workmanike manner any which may be damaged or destructors to allow beneficiary to construction; to replace any work this lifteen days after written no or destroy any building or l	or materials unsatisfactory to tilce from beneficiary of such improvements now or hereafter	costs and expenses, including cost reasonable sum to be fixed by th which the beneficiary or trustee t	of the beneficiary or truster; and to pay all of evidence of title and attorney's free in a secourt, he any such action or proceeding in nay appear and in any suit brought by bene- all said sums shall be secured by this trust	
	constructed on hereafter erect	said premises; to keep all build ed upon said property in good re aid premises; to keep all building	pair and to commit or suffer	uccu.	to the grantor on written request therefor an shall not be obligated or required to furnish it.	
	now or horeaf by fire or such in a sum bot	ter erected on said premises con other hazards as the beneficiary i less than the original principal strust deed, in a company of con-	may from time to time require, sum of the note or obligation nearlies acceptable to the bene-	annual statement of account but	it.	
-	secured by this ficiary, and to approved loss	i other hazirus as the original principal beas than the original poincipal of trust deed, in a company of com- payable clause. In favor of the stothe principal place of busines rior to the effective date of any insurance is not so tendered, but and insurance for the benefit of t ancellable by the granutor during t	rance in correct form and with beneficiary attached and with as of the beneficiary at least	It is mutually agreed that: 1. In the event that any I under the right of eminent doma	portion or all of said property shall be there in or condemnation, the beneficiary shall have	مرابع میں ایک
	premium paid, fifteen days p said policy of discretion plat	rior to the effective date of any insurance is not so tendered, the ain insurance for the benefit of t	auch policy of insurance. If the beneficiary may in its own he beneficiary, which insurance be full term of the policy thus	the right to commence, prosecute tion or proceedings, or to make an such taking and, if it so elects, to	b require that all or any portion of the money's	
44. U				duired to pay an removed	, expenses and attorney's fees necessarily paid h proceedings, shall be paid to the beneficiary	
4 45 12 21	In order ments or othe the heneficiar	to provide regularly for the promp er charges and insurance premiums y, together with and in addition interest payable under the terms of courst enue to one-twelth (1/12th	the gratitor agrees to pay to to the monthly payments of of the note or obligation secured	balance applied upon the indebte	<ul> <li>reasonable costs and expenses not altorney a by the beneficiary in such proceedings, and the dness secured hereby; and the grantor agrees actions and execute such instruments as shal compensation, promptly upon the beneficiary'</li> </ul>	i internet
	hereby, an an	nount equal to one-twelfth (1/12th	) of the taxes, assessments	request.	time to time upon written request of the bene	
•	this trust dee	d remains in effect, as estimated	the loan until required for the	dorsement (in case of full recon-		
	several purpo loan; or, at the benefician	s be creating to shall thereupon be the option of the beneficiary, the ry in trust as a reserve account trust, assessments or other charge	sums so paid shall be held by , without interest, to pay said s when they shall become due	consent to the making and r	ertriction thereon, (c) join in any subordinatio	
والمراجع المراجع	and paymenter		ments and other	since may be therein of any Dial	deed or the lien or charge hereof; (d) reconvey to of the property. The grantee in any reconvey "person or persons legally entitled thereto" and ters of facts shall be conclusive proof of th fees for any of the services in this paragrap	
1	charges levie the same be policies upon	the grantor is to pay any and a d or assessed against said proper gin to bear interest and also to said property, such payments are fore-and. The grantor hereby au taxes, assessments and other ch y in the amounts as shown by tor of such taxes, assessments of	pay premiums on all insurance e to be made through the bene- thorizes the beneficiary to pay	shall be \$5.00. 3. As additional security.	grantor hereby assigns to beneficiary during th	ie i i i i i i i i i i i i i i i i i i
	ficiary, as a any and all said property	taxes, assessments and other ch y in the amounts as shown by t	arges levied or imposed agains the statements thereof furnished r other charges, and to pay the	perty affected by this deel and grantor shall default in the pay the performance of any agreeme	rents, issues, royalties and profits of the pro- of any personal property located thereon. Unit yment of any indebtedness secured hereby or at hereunder, grantor shall have the right to co blog and profits extrand prior to default as the	10

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3. As additional security, grantor nereby assume to an apprint of the against continuance of these trusts all renk. Issues, royalitety hosti-d thereon. I furnished pertormance of any agreement herronic of any instantor shall have the right to mitted by the performance of any agreement herronic man and any set of the set of the let all stants in the any agreement herronic of the sender provide the renk of mitted by the performance of any agreement herronic first sender provide the renk of the let all such renks. Issues, royalites and of the sender provide the renk of here one due and payable. Upon any determine, either in person, by agent of by any insurceiver to be appointed by a hereby secured, enter upon and take possessic ent of any said any time therein the set of in its own ame sus for or otherwise or apply any the renks, issues and notics, including those past due and upoint, and deted. In the same, less class apply any the creation, including rodeted. In the same, less class approximation and video and upoint, and a faction, in objer historic of any determines.

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on and taking possession of said p profits or the proceeds of fire an awards for any taking or damage o thereof, as aforesaid, shall not it hereunder or invalidate any other of the

The grantor shall notify beneficiary in writing of any sale or con-or sale of the above described property and furnish huncficiary on a upplied it with such personal information concerning the purchaser as ordinarily be required of a new ioan applicant and shall pay beneficiary co charge.

ervice charge. 9. Time is of the essence of this instrument and upon default by the ntor in payment of any indebicaness secured hereby or in performance of any ement hereunder, the beneficiary may declare all of written molice of default intely due and payable by delivery to the truncite trustee shall cause to be identify the sould be true property of mastee this trust deed and all promissory beneficiary shall depaid with theremittures secured hereby, whereupon the sizes shall furth with an and place of sale and give notice thereof as then uired by law.

Are default and any time prior to five days before the date in Trustee for the Trustee's sale, the grantor or other person the Trustee for the Trustee's sale, the grantor or other person linged may pay the entire amount then due under this trust deed obligations secured thereby [including costs and excesses actually here enforcing the terms of the obligation and trustee's and itorney's exceeding \$5.00 each other than such portion of the principal as y exceeding \$5.00 each other than such portion of the principal as y then be due had no default occurred and thereby cure the default.

not then be que had no detault occurred and thereby cure the interact 8. After the lapse of such time as may then be required by law follow the recordation of said notice of defauit and giving of said notice of saic, trustee shall sell said property a the time and place fixed by him in said no of saie, either as a whole or in sprate parcels, and in such order as he may of saie, either as a whole or in sprate parcels, and in such order as he may of saie, either as a whole or in sprate parcels, and in such order as he may of said, either as a whole or in the highest bidder for cash, in lawful money of United States, payable at the time of said. Trustee may portion of said property by public announcement at such time and place saie and from time to time thereafter may postpone the sale by public

buncement at the time fixed by the preceding postponement. The cliver to the purchaser his deed in form as required by law, conve orty so sold, but will any covenant or warranty, express or citals in the defort any ministers or facts shall be conclusive unhilliness theore. Any person, excluding the trustee but including in the benchedersy, may purchase at the sale.

and the benchicky, may purchase at the sale. 9. When the Trustee sells pursuant to the powers provided horein, t trustuce shall apply the proceeds of the trustee's sale as follows: (1) the expenses of the sale including the compensation of the trustee, and the expenses of the sale including (2) To the obligation secured by t reasonable charge by the attorney (2) To the obligation secured by t trust deed. (3) To all persons having recorded liens subsequent to t interests of the trustee in the trust deed as their interests appear in t interests of the trustee in the trust, if any, to the granter of the tru deed or to his successor in interest entitled to such surplus.

deed or to his successor in interest entitled to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any ruttee name herein, or to any successor trustee appointed hereinder to any ruttee name the set with all title, powers and duties conferred upon any trustee named or appointment and without con-such appointment and substitution thall be inded by written instrument excuted such appointment and substitution thall be inded by written instrument exceted is the beneficiary, containing it the office of the county der k or record of the record, which, when recorded the toffee of the county der k or conclusive proof of proper appointment of the successor trustee.

proper appointment of the successor tracer. 1. Trustee accepts this trust when this deed, duly escented and acc be dead is made a public record, as provided by law. The trustee is not oblic to active any party hereto of pending sale under any other deed of trust any action or proceeding in which the grantor, beneficiary or trustee shall any action or proceeding in which the grantor, beneficiary or trustee shall party unless such action or proceeding is brought by the trustee.

party unress such action or proceeding is brought by the trustee. 12. This deed applies to, hurtes to the benefit of, and blads all parties hereto, their heirs address devices, administrators, executors, successors and assigns. This deed applies to shall mean the holder and owner, induction pictages, in constraining this deed and whenever the context so requires the mate-culture gene includes the feminine and/or neuter, and the singular number in-culue gene includes the feminine and/or neuter, and the singular number in-culue the plural.

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

finald for Monium (SEAL) faral Ja Cum Marus in (SEAL)

STATE OF OREGON ł 85. County of Klamath

Loan No.

After Recording Return To:

TRUST DEED

то FIRST FEDERAL SAVINGS &

LOAN ASSOCIATION

FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

Grantor

Reneficiary

THIS IS TO CERTIFY that on this 9th Notary Public, if and, for said county and state, personally appeared the within named DONALD JOHN MORRISON AND CAROL JOANN MORRISON, husband and wife мау to me performing the same freely and voluntarily for the uses and purposes therein expressed.

IN TRETIMONY, WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written. Notary Public for Oregon My commission expires: 11-12-74 .....k (SEAL)

STATE OF OREGON } ss.

I certily that the within instrument was received for record on the 22nd Record of Mortgages of said County.

1972 , before me, the undersigned, a

Witness my hand and seal of County affixed.

WM. D. MILNE

County Clerk By Alagel Dragel FEE \$4.00

## REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

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

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 hold by you under the same.

. 19.

by.

First Federal Savings and Loan Association, Beneficiary

DATED:.