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m Wol. 72 Page 7(88 35/04 TRUST DEED THIS TRUST DEED, mode this 27thday of, 1972..., between June

WILLIAM J. BUSHAW AND HELEN E. BUSHAW, husband and wife

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 trusteo, in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 15 in Block 1 of FOURTH ADDITION TO SUNSET VILLAGE, Klamath County, Oregon.

each agreement of the granter herein contained and the payment of the sum of TWENTY THREE THOUSAND AND NO/100-

(\$ 23,000.00] Dollars, with interest thereon according to the terms of a premiseory note of even date borewith payable to the benefictary or order and made by the granter, principal and interest being payable in monthly installments of \$ 160.85 commencing

This trust deed shall further secure the payment of such additional money, if any, as may be coaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by a note or notes. If the indeitedness secured by this trust deed is evidenced by more than one note, the heneficiary may seculi payments received by it upon as the beneficiary may effect.

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 all encumirances and that the grantor will and his heirs, accutors and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever.

Increasing the state predicts and projectly Converged by this trust deed are free and clear of all prevances and that the granitor will and his heirs, exclutions and additibutions shall warrank and defend his said title thereto sealed bio claims of all prevances and that the granitor will and his heirs, exclusions and additibutions shall warrank and defend his said title thereto against like claims of all prevances and that the granitor will and his heirs, and the claims of all prevances and the charges level against distribution of the state of the state

and payable. While the grantor is to pay any and all taxes, assessments and other-charges level or assessed against said property, or any part thereof, hefore the same begin to bear interest and also to pay premiums on all insurance polledes upon said property, such apy premiums on all insurance polledes upon said property, such apprentiation of the same fieldry, as aforesaid. The grantor hereby authorizes the heneficiary to pay any and all taxes, assessments and other charges level or imposed against said property in the amounts as shown by the statements thereof furnished by the collector of such taxes, assessments or other charges and to pay the insurance premiums. In the amounts shown on the statements submitted by the insurance carriers or their representatives, and to charge said sums to the principal of the loan or to withdraw the sams which may be required from the reserve account, if any, estudished for that purpose. The grantor agrees in no event to held the beneficiary hereing is authorized, in the event of any loas, to compromise and settle with any insurance compromy and to only any such insurance of the property is authorized, in the event of any loas, to compromise and settle with any insurance compromy and to only any such insurance receipts upon the obligations secured by this trust deed. In fail or upon salo or other acquisition of the property by the bacelleary atter

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default, any balance remaining in the reserve account shall be credited to the indefactions. If the reserve account for faces, assessments, lasurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the granter shall pay the deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation, secured hereby.

billigation secured percept. Since any of the foregoing covenants, then the beneficiary may at list genture fail to keep any of the foregoing covenants, then the beneficiary may at list genture for shall draw intercent at the arry out difficulty due to the secure of the standard of the secure of the secure of the standard of the secure of the standard of the secure of the secur

The beneficiary will furnish to the grantor on written request therefor an uni 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: I. 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 of eminent domain, or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation, the beneficiary shall have the right of eminent domain or condemnation of the money's provide as compensation for such taking, which are in access of the amount re-or eminered by the grant cosing, expenses and attorney's free necessarily paid or incurred by the grant of near the theory for the beneficiary's frees necessarily paid or incurred by the beneficiary in such present at the attorney's the avery in obtaining such compensation, promptly upon the beneficiary's request.

At 18 own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, prompty upon the beneficiary's request.
2. At any time and from time to time upon written request of the beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the hadron of the beneficiary is a state of the payment of the indebtedness, the trustee may (a) consent for the payment of the indebtedness, the trustee may (a) consent for the payment of the indebtedness, the trustee may (a) consent for the payment of the indebtedness, the trustee may (a) consent for the payment of the indebtedness, the trustee may (a) consent for the payment of the property. (b) join in any subordination or other agreement affecting this deed or the lien or charge hereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey, withful reconters and the property. The grantee in any reconvey, withful resources a state of any margement of the second pay of the services in this partagraph in a \$3.00.
3. As additional security, grantor hereby assigns to beneficiary during the continuunce of these trusts all rends, issues, royatiles and profits of the property file state. The tark is there on the second pay become here of any margement at the second pay agreement of the rends are proper provide the to collect the two reads pays. Door any defails by the grant here on the show the performance of any agreement of a collect here here any of the deed and of any personal property located thereby. If here any at any time' without notice, either here any had be addited to y a recondent of the second pay allows there or the indeptedness secured hereby or in the performance of any agreement of the reds second pay allows the second pay and the second pay allows and the property of the indeptedness are of any agreement of the second pay allows and the property of the indepte



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4. The entering upon and taking possession of said property, the collection of snch rents, issues and profits or the proceeds of fire and other insurance pol-icles or compensation or awards for any taking snall not cure or wards for the application or release thereof, as aforesaid, shall not cure or wards or fund or notice of default hereunder or invalidate any act done pursuant to such notice.

1. 14.4

6. The grantor shall notify beneficiary in writing of any sale or con-tor sale of the above described property and furnish heneficiary on a supplied it with such personal information concerning the purchase as aupplied it with such personal information concerning the purchase as or aupplied it with such personal information concerning the purchase as supplied it with such personal information concerning the purchase as of ordinarity be required of a new ioan applicant and shall pay beneficiary ryles charge.

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 greenent hereinder, the beneficiary may declare all sums secured hereby, in-and election to sell the trust property, which notice of the protection to sell, duy filed for record. Upon delivery of said notice of default and election to sell, the beneficiary shall deposit with the trustee this trust decd and all promissory but by the discussion is evidencing expenditories secured hereby, whereupon the notes and documents evidencing expenditories secured hereby, whereupon the trustees shall fits the time and place of sale and give notice thereof as then required by law.

utren by law. . After default and any time prior to five days before the date set the Traistee for the Traistee's safe, the graning this trust deed and where d may pay the entire amount then due and expenses actually incurred colliquitons secured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and the trust deed and at torney's fees enforcing the terms of the obligation and the data at torney's fees enforcing the terms of the obligation and the obligation the second and attorney's fees texceeding \$5000 encircl) other than and thereby circle the default.

manneement at the time fixed by the preceding postponement. The trustee shall produce to the purchaser his deed in form as repired by law, conveying the product so the purchaser his deed in form as repired by law, conveying the product so the purchaser his deed in form as repired by law, conveying the product so the territy so sold, but without any covenant or averanty, surpress or fumpled. The territy so sold, but without any covenant or averanty, surpress or fumpled. The territy is an interest, and the territy so sold, but without any covenant to the powers provided herein, the territy so sold, but without any covenant to the powers provided herein, the territy so sold, but without any covenant to the powers provided herein, the territy so sold the trustee in the trustee's and the territy of the trustee's and the territy of the trustee's and the territy of the trustee's of the trustee in the trust deed as their functions. (1) To the obligation sequence to the trust events of the trustee in the trust deed as their the grant of the trust events of the trustees are the sale.
10. For any reason permitted by law, the beneficiary may from time to the successor function the trust events appointment and without cover the latter shall be occurred with all the, power and duties conferred undaffutures the latter shall be territien. To cover the sale appointment and without cover and but the terremeter, which, the the property is situated, shall be conclude of the trust of the origin the office of the county circle or terrement of the successor trusts appointment and without cover appointed herein and the property is situated and and were origin to a successor trusts appointment and without cover and the shall be concluded in which the property is situated, shall be conclude and acknowed or proceeding in which the property is situated, while the trust events of the trust events of the trust events of the trust events appointment and applied the trust events appointment appointment and applied the trust

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

En Tary 10 dillim (SEAL) 101 (SEAL) ilon 6 haw 19 7.2., before me, the undersigned, a

STATE OF OREGON 85. County of Klamath

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DATED

:27th INID IS I.O. CERTIFY that on this _______ day of ______ JUNE _______ 19 72., before me Notary. Public invand for said county and state, personally appeared the within named ________ WILLTAM. J. BUSHAW AND HELEN E. BUSHAW, husband and wife _______ to me personally known to be the identical individualS_ named in and who executed the foregoing instrument and acknown the X work of the X work of the X work of the same freely and voluntarily for the uses and purposes therein expressed.

The TEST MONY, WHENDON I have hereunio set my hand and affixed my notarial seal the day and year last above The TEST MONY, WHENDON I have hereunio set my hand and affixed my notarial seal the day and year last above Montany Public for Oregon My commission expires: 11-12-74

Loan No. TRUST DEED

Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary

Alter Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon

STATE OF OREGON } Ss.

I certify that the within instrument was received for record on the 29th in book M 72 on page 7068 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

WM. D. MILNE County Clerk By Idagel Diamil

REQUEST FOR FULL RECONVEYANCE

(DON'T USE THIS

SPACE: RESERVED

FOR RECORDING LABEL IN COUN-TIES WHERE USED.)

To be used only when obligations have been paid.

FEE \$4.00

The undersigned is the legal owner and holder of all indebiedness secured by the foregoing trust deed. All sums secured by sold 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 have been fully paid and satisfied. You hereby are directed, on payment to you diverse diverse diverse diverse to you herewith together, with said pursuant to statule, to cancel all evidences of indebiedness secured by said trust deed by the terms of said trust deed the estate now held by you under the 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.

First Federal Savings and Loan Association, Beneliciary