1. A-21859 # 9012 Vol. ____ Page___ 6704 35411 65948 TRUST DEED Vol. 72 Page 7426 12 -June ., 19 72 , between THIS TRUST DEED, made this 16th day of JAMES C. SLEMP and MARILYN M. SLEMP. Ausband and wife , as grantor, William Ganong, Jr., as trustee, and FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, Oregon, a corporation organized and existing under the laws of the United States, as beneficiary; 7. 7 3 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: 引品 Lot 4 and the West 15 feet of Lot 3 in Block 309 DARROW ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon. k Er This trust deed thall further secure the payment of such additional money, it any, as may be loaned 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 indebtedness secured by this trust deed 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 credit default, any balance remaining in the reserve account shall be credited to the indebtedness. If the reserve account for taxes, assessments, insurance premiums and other charges is not sufficient at any time for the payment of such charges as they become due, the grantor 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. more than the the beneficiary may need to be added and part on another, ary to be denoticiary may elect. The grantor hereby covenants to and with the trustee and the beneficiary free and clear of all encumbrances and that the grantor will and his heirs -escentors and administrators shall warrant and defead his said title thereto against the claims of all persons whomesever. The grantor covenants and agrees to pay sold note according to the terms the claims of all encumbrances and that the grantor will and his heirs -escentors and administrators shall warrant and defead his said title thereto against the claims of all persons whomesever. The grantor covenants and agrees to pay sold note according to the terms that do not the strust deed to complete all buildings in course of construction or hereafter construction in hereafter commenced is to repair and restors promptly and in good workmanike mannes any building or improvement on and property which may be damaged or destored and pay, when due, all toosts incurred therefor; to allow beneficiary to inspect said property at all times during construction is hereafter commenced; to repair and restors promptly within (likeen days all cremises and work or materials unsatisfactory to herefore; not to remove or misser; to keep all buildings and improvements now or no waste of anid promiser; to keep all buildings, property and improvements now or hereafter construction is all promperty in a differential unsatisfactory to new state of anid promiser; to keep all buildings, property and improvements now or hereafter construction and promperty in a differential in a state in a state if and to delive the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the bene-ficiary, and to delive the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the bene-ficiary and to delive the original principal sum of the note or obligation submets or othere char may as us option and the amount of such deficit to the principal of the obligation secured hereby. Should the grantor fall to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-for shall draw interest at the rate specified in the note, shall be repeatable by the grantor on derivand and shall be secured by the lien of this trust deed. In this connection, the beneficiary shall have the right in its discretion to complete any improvements made on said premises and also to make such repairs to said 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; to pay all costs, fees and expenses of this fract, including the cost of the commers with res-tine other costs and expenses of the set and sitorery's fees actually incurred; in other despenses of the set and altomery's fees actually incurred; in one origin the despenses of order of evidence of title and attorney's fees and reasonable sum to be fixed by the court, in any such action or proceeding in which the heneficiary or trustee may appear and in any such restored by this trust deed. The beneficiary will furnish to the granter an writter set. й» 4 The beneficiary will furnish to the granter on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account. 112.5 Any further statements of account.
It is mutually agreed that:
In the event that any portion or all of said property shall be taken the right of embent domain or condemnation, the beneficiary shall have beneficiary shall be solved to require that all or any portion of the money agreed any action or proceedings, or to make any compromise or settlement in connection with such taking and, if it is oelects, to require that all or any portion of the money agreed and the process of the amount required the paid is the portion of the money and reasonable costs, expenses and altorney's fees necessarily paid and anothely obtained by the beneficiary in such taking which are in excess of the amount required the paid is the portion of the part of the proceedings, and the paid to the beneficiary is such taking of any all reasonable costs.
A sequence of the proceedings are conserved by the beneficiary is such taking and it is the portion of the part of the proceedings. The beneficiary is such compensation, promptly upon the beneficiary is such that any map or plut of said property; (b) Join the granter is the proceeding of the granter in any map or plut of said property; (b) Join the granter in any map or plut of said property; (b) Join the granter in the section of the payment of the indebtedness, the truster may convery, without warranty, all or any part of the payment of the arranes in any reconvery, without warranty, all or any part of the part of the payment of the paymets of the paymets in a state in the part of a such taking of any map or plut of said property; (b) Join the granter in any be described as the person or persons legally cettified theretor, and the restriction theretor, and point any be described as the person in property is the part of the payment of the paymets of the person in property is the pay and pay and pay and persons property is said and profile and there pay and pay an It is mutually agreed that: 34 premiums, taxes, assessments or other chirges when they shall become due and payable. While the granter is to pay any and all taxes, assessments and other charges levied or nasessed against said property, or any part thereof before the same begin to bear interest any ments are to be made through the bene-policies upon said after. The rest and other charges levied or imposed against any rest and it taxes, assessments and other charges levied or imposed against by the collector of success and other charges levied or imposed against by the collector of such taxes, assessments and other charges levied or imposed against by the collector of such taxes, assessments and other charges levied or imposed against by the collector of such taxes, assessments or other charges and to pay the principal of the loan or to withdraw the sums which may be required from the reserve account, it may, estimationed the such remotes and a success in no event to hold the beneficiary responsible for failure to have, any lasur-sure policy, and the beneficiary hereby a sufficiency in a detect herany. In-surance policy, and the beneficiary hereby is authorized, in the event of any less, to compromise and settle with any maranee company and to a pipy any such insurance to the received by the sufficiency and such any failed the any in-surance policy. And the beneficiary hereby is authorized, in the event of any such insurance to the received by this furtuat deed. In computing the amount of the inductinges for payment and satisetion in full or upon sale or other acquisition of the property by the beneficiary after

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4. The entering upon and taking possession of said property, the collection of such ronts, issues and profiles or the proceeds of fire and other insurance policies or componsation or awards for any taking or damage of the property, and the application or release thereof, as aforesaid, shall not cure or waive any design to be application or the application or the application or the application or the application of the applic autre. 5. The granter shall notify beneficiary in writing of any sale or for sale of the avec destriction of the sale of a sale of the s

woun ordinarity be required of a new ionn applicant and shall pay beneficiary a service charge. 6. Time is of the essence of this instrument and upon default by the granter in payment of any indeptedness secured hereby or in performance of any greement hereunder, the beneficiary may declare all sums secured hereby lim-modifiely due and payable by delivery to the trustee of written notice of algouit and election to sell the trusts property, which notice trustees shall cause to ba duly filed for record. Upon delivery of said notice of default and election to sell the trusts property, which notice trustees shall cause to ba duly filed for record. Upon delivery of said notice of default and election to sell, the heneficiary shall deposits with the trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the trustees shall fix the time and place of said and give notice thereof as then required by law.

7. After default and any time prior to five days before the date set the Trustee for the Trustee's sale, the grantor or other person so villeged may pay the entire amount then due under this trust deed and obligations accured thereby (including costs and expenses actually incurred enforcing the terms of the obligation and trustee's and attorney's fees t exceeding \$50.00 ench) other than such portion of the principal as would then be due had no default occurred and thereby cure the default.

and then be use and no useful occurred and thereoy cure the default.
8. After the lapse of such time as may then be required by law following the recordsition of said notice of default and giving of said notice of said; the of said; the said there are an another the second said of the said of th

nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro-purty as old, but without any coverand or warranty, express or implied. The recitais in the deed of any matters or facts shall be conclusive proof of the truthfuness thereof. Any person, excluding the trustee but including the granter and the beneficiary, may purchase at the sale.

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and the beneficiary, may purchase at the said. 9. When the Trustee sells pursuant to the powers provided herein, the trustee shall apply the proceeds of the trustees sale as follows: (1) To the computer of the trustee said of the trustees and a state of the trust deck (3) To all persons having recorded lions subsequent to the interests of the trustee in the trust decd as their interests appear in the order of their priority. (4) The surplus, if any, to the granter of the trust decd or to his successor in interest entitled to such surplus.

order of their priority. (4) The surplus, if any, to the granter of the trust deed or to his successor in interest entitied to such surplus. 10. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein, or to any successor trustee appointed herounder. Upon such appointments and without con-and duties conferences on any crustee named herein, or to any successor trustee appointed herounder. Upon such appointments and without con-and duties conferences on any crustee named herein, or to any successor trustee appointed herounder. Upon such appointments and without con-and duties conferences on any crustee name by written has trument executed by the heneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the county clerk or recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment and the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow-ledged is made a public record, as provided by law. The trustee is not obligated to could any party heroit of pending sale under any other deed of trust or of party unless such aution or proceeding is brought by the trustee. 12. This deed applies to, haures to the benefit of, and blands all parties hereto, their heirs, legatese devides, shall hera or to raise and assigns. The term "beneficiary" shall mean the holder and owner, including pledgee, of the nota secured hereby, whether or not amed as a beneficiary eurile inder includes the feminine and/or neuter, and the singular number in-cludes the plural.

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

Fames C. Slimp (SEAL) 1 Macily M. Alemp (SEAL) STATE OF OREGON 65. County of Klamath 1972 , before me, the undersigned, a THIS IS TO CERTIFY that on this. June Notary Public in and for said county and state, personally appeared the within named. JAMES C. SLEMP and MARILYN M. SLEMP, husband and wife to me personally knowld to be the identical individual.⁵... named in and who executed the foregoing instru acknowleduad to me that then brocking the same freely and voluntarily for the uses and purposes therein expressed. INSTESTIMONY WHEREOF, I have bereunto set my hand and affixed my notarial soal the day and y (SEAL) OF JOE uth Quena Notax Public for Oregon 5-14-76 My commission expires: STATE OF OREGON } ss. Loan No. County of Klamath TRUST DEED I certify that the within instrument was received for record on the 21st day of JUNE at 2;30 o'clock P M., and recorded in book M 72 on page 6702 DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) Grantor Record of Mortgages of said County. то Witness any hand, sind, seal of County FIRST FEDERAL SAVINGS & LOAN ASSOCIATION INDEXED affixed. COMMA D. MIENE Sum A D. MIENE Goubly Clerk D After Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon FEE \$4.00 PIATE OF OREGON ಾಂದ್ re-recorded ta correct page no

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record at request of KLAMATH COUNTY TITLE CO. this .7th day of .JULY A. D., 19.72 at 4:06 o'clock P. M., and duly recorded in Vol. M 72 , of MORTGAGES on Page 7426 NO FEE

WM. D. MILNE, County Clerk By <u>Hazel Duasel</u>

