Service Line 20-3193 # 9045 Vol. 12 Page 8077 mar 06463 TRUST DEED THIS TRUST DEED, made this 21stday of July 3p  $\sim 20$ LAWRENCE C. BIANDO and CLEO A. BIANDO, 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 trustee, in trust, with power of sale, the property in Klamath County, Oregon, described as: ألبجه 161 P 112 M (139 ?E Lot 526 in Block 127 of MILLS ADDITION to the 0 R City of Klamath Falls, Klamath County, Oregon. Ш 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 apper-taining to the above described premises, and all plumbing, lighting, heating, ventilating, alr-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetion blinds, floor covering in place such as wail-lowall carpeting and line leum, 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 grantor has or may hereafter, for the purpose of securing performance of FOURTEEN THOUGAND THREE HINDRED ALL A This trust deed shall further secure the payment of such additional money, if 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 note. 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 elect. 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 granics shall pay the deficit to the beneficiary upon demand, and if not paid within ter days after such demand, the beneficiary may at its option add the amount of such deficit to the principal of the obligation secured hereby. The grantor hereby covenants to and with the trustee and the beneficiary and that the said premises and property conveyed by this trust decd are and clear of all encumbrances and that the grantor will and his here, store and administrators shall warrant and defend his said title thereto is the claims of all presens whomsever. Should the grantor fail to keep any of the foregoing covenants, then the beneficiary may at its option carry out the same, and all its expenditures there-similar draw interest at the rate specified in the note, shall be repayable by the granterion demand and shall be secured by the lien of this trust deed. In the concellon, the beneficiary shall have the right in its discretion to complete any improvements made on shall premises and allos to make such repairs to said property as in its sole discretion it may deem necessary or advisable. excellore; and administrators shall warrant and defend his said title thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thereof and, when due, all taxes, assessments and other charges levicd against said property; to keep and property free from all encoundrances having pre-codence over this trust deed; to complete all buildings in course of construction of hor aftic construction is hereafter commenced; to repair and restore promptly and in construction is hereafter commenced; to repair and restore promptly and in construction is hereafter commenced; to repair and restore promptly and in construction is hereafter commenced; to repair and restore promptly and in construction; to repair and restore promptly and in construction; to repair and provement on costs incurred therefor; to allow bed for destroyed and pay, when due, all costs incurred therefor; to allow bed for destroyed and pay, when due, all costs incurred therefor; to allow bed nor destroyed and pay, when due, all costs incurred therefor; to allow bed nor destroyed and pay, when due, all costs incurred therefor; to allow bed nor destroyed and pay. Therefore received upon and property in the date commuties of the constructed on anid premises; to keep all buildings and improvements on ow or hereafter erected upon and property in the to the note or obligation secured by this trust deed, in a company or companies acceptable to the hene-ficiary; and to deliver the original principal sum of the note or obligation secured by this trust deed, in a company or companies acceptable to the hene-ficiary and to deliver the original policy of insurance in correct form and with approven loss payable clause in favor of the beneficiary match and with approven loss payable clause in favor of the beneficiary match and with adisorction oblain marines for the to tanders, the beneficiary match and with adisorction oblain marines for the benefit of the beneficiary match is aver-alised to policy of 1 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 trust, including the cost of title search, as well as the other costs and expresses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; by the search and action or proceeding purporting to affect the secur-ity pass and or the signile powers of the beneficiary or trustee; and to pay all reasonable sum to, fixed by the court, in any such action or proceeding the beneficiary or trustee in the beneficiary or trustee in the beneficiary or trustee they appear and in any such action or proceeding the which the beneficiary or trustee may appear and in any such action or proceeding the deed, The heneficiary 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. 5-19 124-17 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 of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in its own name, appear in or decend any ac-tion or proceedings, or to make any compromise or settlement in connection with such taking and, if it so elects, to require that all or any portion of the money's provide the grantor to case, expenses and attorney's fees necessarily paid or incurred by the grantor to proceedings, shall be paid to the beneficiary fees necessarily paid or incurred by the beneficiary and expenses and attorney's fees necessarily paid or incurred by the beneficiary and expenses and attorney's at its own expense, to take such actions and execute such instructor as shall the necessary in obtaining such compensation, promptly upon the beneficiary's request. 34 1.452 obtained. In order to provide regularly for the prompt payment of said taxes, assess-ments or other charges and insurance premiums, the grantor rapres to pay to the heneficiary, together with and in addition to the monthly payments of principal and interest payable under the terms of the note or obligation accurate hereby, an amount equal to one-twelfth (1/12th) of the taxes, assessments and other charges due and payable with respect to said property within each succeed-ing twelve months, and also one-thirty-sixth (1/50th) of the insurance premiums payable with respect to said property within each succeeding three years while this trust deed remains in effect, as estimated and directed by the beneficiary, unch sums to be credited to the principal of the loan until required for the several purposes thereof and shall thereupon be charged to the principal of the ionn; or, at the option of the baneficiary, the sums so paid shall be held by the heneficiary in trust as a reserve account, without interest, to pay sail and payable. request. 2. At any time and from time to time upon written request of the beneficiary's request. 2. At any time and from time to time upon written request of the bene-ficiary, payment of its fees and presentation of this deed and the note for en-dorsement (in case of full reconveyance, for cancellation), without affecting the inability of any person for the payment of the indebtedness, the trustee may (a) consent to the making of any map or plat of said property; (b) join in granhing any casement or creating and restriction thereon, (c) join in any subordination owthat agreement affecting this deed or the lien or charge hereof; (d) reconvey-nce may backed allo 'any parson or persons legally entitled thereto'' and truthfulness thereon of any introven is trained and the services in this paragraph shall be \$5.00. premiums, taxes, assessments or other charges when they shall become our and payable. While the grantor is to pay any and all taxes, assessments and other charges mixed or assessed against said property, or any part thereof, before the same bed or assessed against said property, or any part thereof, before one and property its and allo to pay premiums on all insurance policies upon said property is the same payments are to he made through the bene-licitary, as aforeand. The same payments are to he made through the bene-licitary, as aforeand. The same and other vultorizes the beneficiary to pay any and all taxes, assessments and other or other charge shall be the insurance premiums in the amounts shown on the statements automized the principal of the loan or to withdraw the sums which may be required from the reserve account, if any, setablished for iling turpose. The grantor agrees in no event to hold the beneficiary hereby is authorized, in the sense of any successful or of and exits with any fuscing any finan-surance pollay, and the beneficiary hereby is authorized, in the sense of any successful or of any loss or thange growing out of a defect in any in-surance pollay, and the beneficiary hereby is authorized, in the sense of any successful or of any loss or the approximation compranted each exits and exits with any fuscance on any and to apply any successful or other acquisition of the property by the beneficiary after shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these traces and rents, issues, royalites and profits of the pro-porty affected by their data and of any personal property located thereon. Until the performance of any agreement herein any indebtedness accured hereby or in-the performance of any agreement herein any indebtedness accured hereby or in-lect all such rents, issues, royalites and profits the prior to dofault as they ficiary may at any time without notice, either in person, by agener, the burg-ficiary may at any time without notice, either in person, by agener, the burg-ficiary may at any time without notice, either in person, by agener, the burg-ficiary for the indebtedness hereby accured, entor upon and take possession of said property, or any part thereoi, in its own mame sue for or otherwise collect the astion, issues and profits, including these past due and unpaid, and apply the astic (less costs and expenses of opersition and collecon, including reason-able attorney's fees, upon any indebtedness secured hereby, and in such order as the beneficiary may detarning. 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4. The entoring upon and taking possession of said pro- tics or compensation or awards for the proceeds of fire and the application or release thereof, a say taking or damage or tanis or notice of default hereundar or invalidate say aci b. B. The amount of the same taken and the same aci auto and the same taken acid.	operty, the collection other insurance pol- differ to the p of the property, and the property, and the property and the prope	the time firsd by the preceding postponement. The trustee surbhaser his dead in form as required by law, conveying th dead of any covenant or warranty, apprese implied tool. Any person, excluding the trustee but including the gr trustee selfs burguest to abare	shall
5. The grantor shall notify beneficiary in writing of tract for sale of the above described property and furnis form supplied if with such personal information concerning a service charge. 6. Time is of the essence of this instrument and up rentor in payment of any industry in the second of the instrument and up in the instrument.	the purchaser as the extent ap	Ary, may purchase at the said. Source but including the given provided herein ply the proceeds of the trustee's saide as follows: (1) the saide including the comparation of the trustee's and the including the comparation of the trustee herein the said including the comparation of the trustee in the trustee's and the surplus of the any here in the trust deed as the increase. (1) the surplus, if any here in interest entitled to such surplus. (1) reason permitted by increase in the surplus in the trust liew. (1) the grander of the surplus. (1) the surplus. (2) the surplus. (2) the surplus. (3) the surplus. (4) the surplus. (4) the surplus. (5) the surplus. (6) the surplus. (6) the surplus. (7)	the
6. Time is of the essence of this instrument and up grature in payment of any indebiedness secured hereby or in mediatoly due and payable by efficiency is the relative of the trust payment is the secure due to be efficient which notice trustee the beneficients and documents ovidencing expenditures accured hereby requires thall fix the time and place of sale and give notice trustee the trust beneficient accured hereby the trust beneficient accured hereby the same trustee the trust beneficient accured hereby the trustee accured hereby the trustee accured hereby the trustee accured hereby the trustee accured hereby the same trustee the trust trustee the same trustee trustee trustee trustee trustee the same trustee t	performance of any secured hereby im- shall cause to be and election to sell, and all promisory whereupon the version of the performance in the second of the second of the performance in the second of the sec	tronice in the trust deer as their interests appear in bority. (4) The surplus, if any, to the granter of the successor in interest entitled to such surplus. / reason permitted by law, the beneficiary may from the appointed herounder to any trustee named herein, or to coreasor function that you avail appointment and without	the set of
7. After default and any time prior to five days being the Trustee for the Trustee's said, the grantor or the obligations accured thereby mount then due under this he obligations accured thereby fine dingation and trustee's an intervention of the obligation and thereby cure a state the lapse of such time as may then be acceled and thereby cure and the trustee's and the tru	fore the date set other person so s trust dood so proper appointmet	Accessor in interest entitled to such surplus. Y reason permitted by law, the beneficiary may from tim accessor or successors to any frustee named herein, or to coreasor frustee, the latter shall be pointment and without of upon any frustee herein named vested with all tille, po and subsitution shall be raise by written instrument erec in recorded in the office of the county cirk or recorder of in which the property is situate. Successor frustee.	wera Jach ated of the t of
not then be due had no defaul occurred and thereing cure 5. After the lapse of such time as may then be required the recordstion of said notice of default and giving of said pratice shall sell said property at time and place fixed by or mine, at public auction to the binate parcels, and in such or nitide States, payable at the time of said. Trustee may postpu- ale and from time to time thereafter may postpu- ale and from time to time thereafter may postpu- te and the same thereafter may postpone the said.	the default. to notify any part any action or proc party unless such	y hereto of pending sale under any other deed of trust o seding in which the granter, beneficiary or trustee wheth	ow- ted of the second se
ny portion of said property by public announcement at such t ale and from time to time thereafter may postpone the sa IN WITNESS WHEREOF, soid grantor he	rful money of the sale of all or line and piace of by public an- cludes the piural.	d applies to, foures to the benefit of, and blads all par beneficiary administrators, executors, successors "beneficiary" shall mean the holder and owner, includ the secured hereby, the the contrast as a benefic at this deed and whenever the context so requires, the m des the feminine and/or neuter, and the singular number	ien mit Ing iry In-
IN WITNESS WHEREOF, said grantor he	Recut	a seal the day and year first above writte ance. C. Scando(SEA) a A Blando (SEA)	
ATE OF OREGON unity of Klamath ss. THIS, IS TO CENTRY that on this 2/ day of	<i>Yele</i>	O ABLANDO (SEA)	
THIS, IS TO CERTIFY that on this <u>21</u> day of tairy Rubic, in and for said county and state, person IAWRENCE C <u>BIANDO 30</u> me percently know b is the identical individuals <u>exocuted</u> the some meety and voluntarily for the IN TESTIMONY WHEREOFEI have hereunto set my h			
05	1 11th	the day and year last above written.	- 11- (
TRUST DEED		STATE OF OREGON	
		County of Klamath Ss.	1 Sector Sector Sector Sector
		County of Klamath } ss.	
	(DON'T USE THIS BPACE: RESERVED FOR RECORDING 1	County of Klamath } ss. I certify that the within instrument was received for record on the 25 day of JULY, 1972, at 10;11 o'clock AM., and recorded n book M 72	
Grantor TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Recording Return To:	(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.)	County of Klamath } ss. I certify that the within instrument was received for record on the 25 day of JULY, 1972 at 10; 11 o'clock AM., and recorded n book M 72 on page 8077 Record of Mortgages of said County. Winess my hand and seal of County uffixed.	
TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary	(DON'T USE THIS BPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.)	County of Klamath } ss. I certify that the within instrument was received for record on the 25 day of JULY	
TO TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Falls, Oregon REQUEST F	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.) G FEE \$4.00 OR FULL RECONVEYANCE	County of Klamath } ss. I certify that the within instrument was received for record on the 25 day of JULY, 1972 at 10;11 o'clock AM., and recorded n book M 72 on page 8077 Record of Mortgages of said County. Winess my hand and seal of County Winess my hand and seal of County Winess my hand and seal of County Winess My hand and seal of County M. D. MILNE County Clerk y Hay Day Deputy	
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TO TO FIRST FEDERAL SAVINGS & LOAN ASSOCIATION Beneficiary Recording Return To: FIRST FEDERAL SAVINGS 540 Main St. Klamath Fails, Oregon REQUEST F To be used only	(DON'T USE THIS SPACE; RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE USED.) G FEE \$4.00 OR FULL RECONVEYANCE when obligations have been particular to you of any sums owin ared by said trust deed (which are designated by the terms of said tru	County of Klamath } ss. I certify that the within instrument was received for record on the 25 day of JULY, 1972 at 10;11 o'clock AM., and recorded n book M 72 on page 8077 Record of Mortgages of said County. Winess my hand and seal of County Winess My hand and seal of County M. D. MILNE County Clork M. D. MILNE Deputy	

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